

In the presence of Foucault, Attorney-General for the King and of the S.C. of the Province of La., also in the presence of Louis F.H. de Kernion, Councillor in this town, it is established that the estate of Louis Ledoux who died a few days ago at Fort Natchitoches, will be settled here in N.O. as there are no ways to settle legal matters at the Fort.

4-1

Michel Brumeau, surnamed La Rochelle, resident of Pointe Coupee, presently in N.O. Makes notarial acknowledgement of his indebtedness to Mr. Denis, merchant of N.O. said indebtedness amounting to 976#, 12 sols. 9 deniers payable in 4 months.

4-2

By notarial act before Jos. Gabriel Dubois, of this city declared that he was intrusted with 3,000 livres belonging to the heirs of the late Deloubois, the usufruct being given to Dame St. Hermine, that he wanted to discharge himself of this sum with the consent of Dame St. Hermine, & De LaPlace (11 pp) 4-2

Personal letters & orders of Dame St. Hermine (4) from 1733-1734

Petition for writ of seizure, Pierre Loisilier, resident of N.O., petitions the S.C. stating he was one of the creditors of Capt. Leblanc of the ship "Le Phoenix" which has been sold; LeBlanc owes him 10,101 livres. 4-4

In the presence of Chas. Philippe Aubry, Denis Nicolas Foucault, & partnership agreement is entered into by Antoine Bernard Dauterive, with Jos. & Alexandre Broussard Jos. Guilbau, Jean Duga, Olivier Lebaudau, J.B. Broussard head of the Acadians, also residing in said city, whereb Dauterive agrees to furnish 1 bull & 5 cows with their calves to each Acadian family.... 4-4

Judge Foucault of the S.C. is petitioned by Abraham Guidroz & assisted by others, to have summoned for trial Grevimbert, accused of exchanging paper money for letters of exchange in the amt. of 20,000 livres 4-4

Lease: Lessor: Dame Magdelaine Robin, widow of Tourangen surnamed La Couture. Lessee: Jean Roye. toolmaker Property a 3 room house & lot situated on Toulouse St 4-8

Sale of Schooner "L'Aimable Louise." 4-~~10~~ 9,10

Marriage Contract: Joseph Thomas Delachoui, & Marie Jos. Darby. 4-10

Sr. Gravemberg, on March 17, 1762, bought from Henry Buquoy for the sum of 20,000 livres, a plantation paying 2000 livres cash & giving 3 notes for balance, wishing to pay balance in full, Gravemberg petitions Foucault, to allow Broifant & Trousfleault, tutor & heir of the late Buquoy 4-12

Petitioner, Gilbert Maxent, prays that Mr. Jacquelin be cited to appear & be condemned to pay on a Letter of Exchange, interest & cost 4-13

Ignace Bompiere, son-in-law & acting in his capacity with a power of attorney, for Jautard, petitions the S.C. to enforce the collection of a debt, representing merchandise bought by Dame Jausep, from Jautard at the Post of Illinois 4-13

Auction Sale of a quantity of wine, among the purchasers were Terrasion, Bancepos, Braquie Dupre, Andre Cheloe 4-13

Dame Alexandrine de la Chaise, wife of deceased Pradel, declares that as her son Pradel, Jr., died without leaving any heir except his wife Mlle. Caqueret de Valiminire, who has the revenue of her dot, Mme Pradel requests to be tutrix of her minor children.... 4-15

Mr. Mercier, Jr, Procurator of Lalanne freres, merchant in " Cap Francois" (French Cape, Port in Haiti). humbly states the following: Dubreuil de la Reaute, owner of the vessel Happy with Capt. Lachoue in charge, summoned to appear in Court, de la Reaute claims that owing to delay in loading the vessel, the charter has expired.... 4-15

Layssard, Asst. Attorney General at Illinois, having on the advice & order of the Atty-Gen. of the Province of La., sold the seized property of the Jesuits in that district.... 4-15

Succession of Ignace Broutin.... 4-15

General power of attorney was conferred upon Pierre Desverges, by Agnes Philippe Michel, authorized to so act by Joseph Heberi, resident of Illinois... 4-16

Case between Widow Joseph & Bompierre, son-in-law & partner of Sr. Jautard 4-17, 19,

Alexander Claude Duparquier, Clerk in the Office of the Navy, appoints & constitutes Denis Braud his attorney.. 4-20

Dissolution of partnership between Cavelier & LeClere 4-20

Chancellor's Succession. Obligation 4-20

Request made by Jos. Becat, collecting outstanding acct due the succession of the late Dauzeville 4-20

Obligation of Le Breton to de St. Martin 4-22

Succession of Jacques Ozenne 4-22

Request of Pierre Chas. Jouet tutor of the minor children of the deceased Jos. Fossier 4-23

Succession of Sr. & Dame De Morand. Lease of ~~property~~ plantation 4-24, 5-7

Choice of a tutor for the minor children of J.B. Eugene Barre' 4-24

Partnership formed by de Chateaubaudau, Andren Jung, Nicolas Forstall, J.B. Garic, in the lease on the plantation, belonging to the estate of the minor children of Sr et Dame de Morand 4-27

Dame Grandpre vs Srs. Dauterive & Maxant, unpaid debt of 10,000 livres 4-27

Extract from session of S.C. Re: Pontalba Succession 4-2

Petition: Poupet vs Caminada 4-27

- Chancelier & Chevalier Successions 4-27
- Marriage Contract: Mathieu Moulineau & Marie Jeanne Doussin 4-27
- Power of Attorney, given by Dame Adriene Aimard, to Louis Voix, merchant of N.O. 4-29
- Marriage Contract: Louis Chancellier & Thereze Lorrain de Carmouche. 4-2
- Mutual donation Inter Vivos executed by notarial act by & between Louis Giscard, known as Benoit & Marianne Saucier, his wife. 5-3
- Obligation: Michel Frilous, alias St. Eloy, acknowledges having received from the acct. of the minors in the succession of Bertrand Buquoy & prior succession of their grand father Henri Buquoy, the sum of 4500 livres, representing their share of the estate & their portion in the plantation 5-4
- Chas. Dome' in the name of & with power of Attorney of Baptiste Champagne, & receives from Augustin Chantalou, the sum of 120 livres, representing the final settlement of house sold to him 5-8
- General & Special Power of Attorney, granted by the Ursuline Nuns, for the purpose of administering the affairs of their community, and collecting, rents, annuities, etc. 5-8
- Sr. Jac. Tarascon, merchant of this City, declared that he had agreed to lease the property of Alexandre Latil for the sum of 600 per annum. Property is located on Bourbon St adjoining Massicot house on one side & d'Herneville on the other side 5-14
- Report given by Madera about the activities of Capt. Raul in Laguna. 5-16

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see doc
#1765 080103
7/14/94 K.P.

YEAR 1765

APRIL 1

3 p/p

In the presence of Mr. Foucault, Attorney General for the King and of the Superior Council of the Province of Louisiana, also in the presence of Louis François Huchet de Kernion, Councillor in this town, it is established that the estate of Sieur Louis Ledoux, Captain of Infantry, who died a few days ago at Fort Natchitoches, will be settled here in this town as there are no ways to settle legal matters at the Fort.

Demoiselle Fazende, wife of the deceased and mother of several minor children, is willing to abide by the decision of the Council composed of:

Sieur Fazende, Secretary of the Marine and maternal uncle of the said minor children; Fleurian, Captain of Infantry and cousin by marriage of said minors; Dellande, Councilman; Layssande, Planter; Mr. Aubry Chevalier de St. Louis, member of the Council.

It was decided to appoint a tutor to take charge of the Succession of deceased Demoiselle Ledoux, Dame de Mossac, wife of Sieur de Mossac, Said tutor to affect a compromise for the benefit of the heirs.

It was also decided at the meeting to appoint Demoiselle Fazende, Widow Le Doux, as tutrix for her children as well as to name a sub-tutor to advise her in the management of the inheritance befalling her children through the legacy of their paternal grandfather amounting to the sum of 20 thousand livres. Sieur Fazendé, Secretary of the Marine and maternal uncle of said minor children, was chosen to act as sub-tutor.

(Signed) Aubry

Fazende, De Reggio

Fleuriau, Chauvin Delery, Layssere,

Le Chev. Macarty, Le Chev. De Clouet,

Huchet de Kernion, de la Salle

(Continued)

Additional note from the Council approving the tutorship of Dame Fazende, Widow Le Doux, to her minor children and sub-tutorship of Sieur Fazende, maternal uncle of the minor children of Sieur LeDoux, deceased, and his widow Dame Fazende LeDoux.

(Signed)

Huchet de Kernion
Fazende
Fazende Le Doux
de la Valle

Not listed in Louisiana Historical Quarterly.

56/29

YEAR 1765

01 APRIL

1 page
In French

NOTE

J. Denis has sold to Mr. Michel
Brumeau dit Ls Rochelle a note
for 976.13.9 livres which he
agrees to pay back in 4 months
on sight.

SUBJECT: Note, Financial
PERSONS: Denis, Brumeau dit La Rochelle

#1765040101

Not found in Louisiana Historical Quarterly

YEAR 1765
(11 pages)

APRIL 2nd.

OBLIGATION OF SIEUR RAQUET SECURED
BY MORTGAGE IN FAVOR OF THE HEIRS
OF MR. DELOUBOIS.

By notarial act before Sieur Joseph Gabriel Dubois of this city, declared that he was intrusted with Three Thousand Livres belonging to the heirs of the late Mr. Deloubois; the usufruct being given to Dame St. Hermine, that he wanted to discharge himself of this sum with the consent of the said Dame St. Hermine and Mr. De LaPlace.

Substitute of the attorney-general in this province, Sieur Francois Raguet voluntarily took charge of the said sum, which was given him in our presence in bills of this colony, for which he promised to pay the income to the said Dame St. Hermine, annually, and upon the death of the said Dame St. Hermine, remit the capital to the heirs, or their proxy, and for surety of same, he obligates, affects, and hypoticates all of his goods, movable and immovable, especially the house and lot where he has established domicile, where all summons and petitions must be made for the execution of these presents, are necessary, by means of which Sieur Dubois remains validly discharged of the said capital and interest, that the said Dame St. Hermine acknowledges having received up to date.

Made and passed in the presence of the following witnesses.

L. Mazange - Dubois -
Gauvain Jr. (Fils)

Raguet
St. Hermine
Garic, Notary.

YEAR 1765

April 2nd.

On the above date in the presence of Joseph Ducros attorney for unclaimed successions, intrusted with the succession of the late Sieur Deloubois, acknowledges and confesses having received from Sieur Jean Francois Raguet the sum of Three Thousand Livres in bills of the colony, for the heirs, for which he pledges his real estate as surety for the heirs, and passed before Henry Gardral.

Ducros - Garic, Notary - Raguet

Henry Gardral - Francois Goudeau.

Not entered in Louisiana Historical Quarterly.

PERSONAL LETTERS AND ORDERS OF DAME
de ST. HERMINE, FROM 1733-1734.

1765

April 2

APRIL 1st.
1733 -
No.1

Letter of Dame de St. Hermine to
Mr. Pelerein, asking the loan of 20 lbs.
of flour.

NO DATE -
10

Letter of Dame de St. Hermine to
Mrs. Pelerein asking for a pound of
chocolate and 5 pipkin of nut oil.

AUG. 3rd.
1734 -
No. 9

Letter of Dame de St. Hermine to
Mr. Pelerein, asking for 100 lbs. flour.

NO DATE
7th.

Letter of Dame de St. Hermine to
Mr. Pelerein, ordering a fine mirror
for her daughter.

Not entered in Louisiana Historical Quarterly.

#8957

(76933-34)

YEAR 1765

APRIL 2

1/2 p.

AFFIDAVIT.

Appearing before the Clerk of Superior Council of the Province of Louisiana, New Orleans, Mr. François Abreo declares he is a Spaniard, that Messrs. Comminy, Attorney, & Colin, English Secretary of Mr. Mes, came to Mobile to question deponent as to whether he had not told Mr. Jean Lindsey at Pensacola that Mr. Lenoble paid but three thousand piasters for certain lots; that deponent denied any knowledge of said matter, he being at that time at St. Augustine, Florida.

Deponent further deposes that he was informed he would be compelled to testify as to this matter at Pensacola; that he was compelled to go to 2 houses while in Mobile, that he was also interrogated by the Judge and threatened with blows, but he maintained his denial; that at Pensacola and while in the house of Dame Duvin, Mr. Mes, Partner of Mr. Lindsey, endeavored to compel him to name a figure as price paid for said lots; that here, too, he was threatened with blows and imprisonment, but he continued to maintain his ignorance regarding said transaction.

(Signed) Franc Abreo
Garic, Clerk.

Not listed in Louisiana Historical Quarterly.

61/29

#8953

(76922-25)

YEAR 1765

APRIL 2

U.S.P.

ACCOUNT FILED - APPROVED
RE: SUCCESSION OF CHANCELIER

To our Seigniors, Seigniors of the Superior
Council of Louisiana:

Report filed at Court by Louis Alexandre Piot
Delaunay appointed to examine the account of the
inheritance of the minors of the late Louis Chancel-
lier, heretofore Surgeon of the King at the Post
of Illinois.

The account filed by Mr. Duparquier, Tutor of the
3 minor children of the late Louis Chancelier, in
charge of the property and guardianship of the minor
children of the late Mr. Chevalier, who also died in
Illinois, to be delivered to Mr. Couturie, now in
charge of said Tutorship, according to renunciation
made by said Tutor of the Chancelier minor children
to the Succession of their father, governing them-
selves by the amount coming to them from their de-
ceased mother and other amounts, all according to
decision of the family meeting held regarding this
matter, duly considered, it is shown in the detailed
account here submitted that the expenses exceed the
receipts by 296#, 14S, 4 D, which should go to the
person accountable, Mr. Duparquier, advances made
by him for Court costs of said Succession, which to-
gether with costs, paid Mr. Labusiere, Clerk and
Notary of Illinois, would total a deficit of 442#
14S, 4 D, due by said Succession to said Mr. Duparquier

All of the foregoing carefully studied, the account
filed herein is approved and ratified on the de-
livery by the Tutors renouncing for the minors the

(cont'd)

1765

April 2

Succession of Mr. Couturie, all titles and papers of the Succession of the late Chancellor in his said capacity and on his giving valid discharge; to the Reservation of 10,000# willed by the late Mr. Renaud to said minors of the late Chancellor which the said Mr. Duparquier shall deliver without delay to Mr. St. Amant, now Tutor, to be invested as soon as possible according to the diligence of the Attorney General of the King and meeting the obligations of the receipt filed by St. Amant, he shall be fully and duly discharged.

(Signed) Delaunay.

Not listed in Louisiana Historical Quarterly.

61/29

#8952

(76919-20)

YEAR 1765

APRIL 2

3/29/20

Mr. Michel Brumeau, surnamed La Rochelle, resident of Pointe Coupée, presently in New Orleans, makes Notarial acknowledgment of his indebtedness to Mr. Denis, Merchant of New Orleans and residing in New Orleans, here present; said indebtedness amounting to 976#, 13 Sols, 9 Deniers, payable in 4 months from date for merchandise sold and delivered him by said Denis and for payment of which Appearer grants a mortgage to said Denis on all his present and future property. Appearer declares he does not know how to write and sign his name.

(Acknowledgment signed) J. Denis

Witnesses:

L. Mazange
Gauvain, Son

Garic, Notary.

(76921)

1763

April 1, Letter.

Mr. Denis introduces Mr. Brumeau, surnamed La Rochelle, to a gentleman (apparently Notary mentioned above) asking him to have him make a notarial acknowledgment of indebtedness of Brumeau amounting to 976#, 13 S, 7 ds, for merchandise sold by Brumeau, payable in 4 months, inasmuch as Mr. Brumeau does not know how to write.

(Signed) J. Denis

61/29

#65A

57

*see doc
#1765 of 1507
1/7/94
K.P.*

YEAR 1765

APRIL 4

2/2/94

Petition for writ of Seizure.

Pierre Loisilier, resident of New Orleans, petitions the Superior Council, stating he was one of the creditors of capitain Leblanc of the ship "Le Phoenix", which has been sold; that Leblanc owes him 10,101 livres, in one debt 61 gourde dollars and 85 livres, further stating he has received but 8,617 livres, 11 sols, 9 deniers, conforming with the arbitrary judgment rendered. He has just learned that Cay & Monacque were the principal creditors interested in the boat and especially Sr. Leblanc.

He further asks the Court to seize such funds that belong to Sieurs Cay & Monacque to be held under seizure until final judgment is rendered at New Orleans April 4, 1765.

(Signed) Pierre Loisillier.

That Sr. Blanc be summoned the first day of the Council's Session to file answer to above petition at New Orleans April 15, 1765.

(Signed) Foucault.

Not listed in Louisiana Historical Quarterly.

YEAR 1765APRIL 4

2pp.

PETITION OF SIEUR GUIDROZ

Here Judge Foucault of the Superior Council is petitioned by one Abraham Guidroz and assisted by others, to have summoned for trial the Sieur Grevimbert, accused of exchanging paper money for letters of exchange in the amount of 20,000 livres.

The petitioner represented that Grevimbert knew the paper money was no longer current in the colony, where only letters of exchange were honored, because petitioner's father had personally refused to exchange 15,000 of this paper money in réals. For this reason Guidroz petitioned the Superior Council to summon Grevimbert for a hearing by the Court, so that he might be given an appropriate sentence for his wrong doing; whereupon Judge Foucault had him summoned to appear on April 3, 1765, to offer his own defense.

(Signed) Abraham Guidroz
Foucault
J. Maison, Sheriff.

Not printed in Louisiana Historical Quarterly.

#9055

(77492-93)

YEAR 1765

APRIL *k*

2 pp.

PARTNERSHIP AGREEMENT.

In presence of Mr. Charles Philippe Aubry, Knight of the Royal & Military Order of St. Louis, Commandant in this Colony, Mr. Denis Nicolas Foucault, and of the Royal Notary of this Province and two witnesses, a partnership agreement is entered into by Mr. Antoine Bernard Dauterive, former Captain of Infantry, residing in New Orleans, with Messrs. Joseph Broussard, surnamed Beausoleil, Alexandre Broussard, Joseph Guilbau, Jean Duga, Olivier Lebaudau, Jean Baptiste Broussard, Pierre Ariensaud and Victor Broussard, Head of the Acadians, also residing in said city, whereby said Dauterive agrees to furnish one bull and 5 cows with their own calves to each Acadian family for a period of six consecutive years; to replace any which shall die during the first year of said partnership; time of said contract is based upon delivery of said cattle at their pens. Upon expiration of said six years, cattle of the same age, number and nature are to be returned to said Dauterive and the remainder is to be equally divided between said Dauterive and their respective possessors. Said agreement is subject to cancellation at end of 3 years. Possessors are permitted to sell some of said cattle subject to verification of prices and division of 1/2 proceeds with Dauterive. The above named parties grant a general mortgage on their property and future property to Dauterive as security herein.

Done at New Orleans.

Said Acadians declared they did not know how to sign.

(Signed) Dauterive, Aubry
Foucault, Delaplace, Lafreniere

Witnesses: Couturiez, L. Mazange

Garic, Notary.

No number 65²⁰

YEAR 1765

APRIL 7

1/0.

INVOICE

Statement issued to Mrs. Lemelle
for two pieces of cloth and seven
1/4 ells of rateen valued at 182
livres.

Certified correct.

(Signed) Lemelle.

Not listed in Louisiana Historical Quarterly.

57/20

#8961
(77004-5)

YEAR 1765

APRIL 8

1/4 p

LEASE.

Lessor: Dame Magdelaine Robin, widow of the late
Tourangen, surnamed, La Couture.

Lessee: Jean Roye, Edge-toolmaker.

Property: A three-room house and the lot contain-
ing it, situated on Toulouse St., adjoining
that of said lady on one side and on
the other that of Mr. Louis Haran.

Price: 300# per annum in coin of the realm, pay-
able monthly, for a period of 5 years be-
ginning 1st of the present month;
should Lessor require said property prior
to expiration of said period, Lessee shall
be indemnified for 3 months' rental.

Done and passed at New Orleans in presence
of undersigned Notary and Witnesses.

(Signed) Tourangen
Jean Roye

Witnesses:
L. Mazange
Henry Garórat

Not listed in Louisiana Historical Quarterly.

61/29

YEAR 1765

APRIL 10

1/2/10a

SALE OF SCHOONER "L'AIMABLE LOUISE"

Personally appeared Sr. Mercier, merchant in this Colony, to whom has been granted power of Attorney by Srs. Lalame Bros. of French Cape, who voluntarily attend sale of Schooner "L'Aimable Louise" with full guaranty of any claim or debt.

"L'Aimable Louise" with its contents, as per inventory states, at present docked at the wharf of this City, going to highest and last bidder, to be paid half in three months from date of sale, the other half in six months from date of sale, payment made in gourdes piastres, or letters of exchange; said sale having been posted, we will proceed said sale as follows:

Bidding were Srs. Lacoste, Messi and Gardrat, the latter highest bidder of 6000 livres. We, Clerk of the Council and with consent of Sr. Mercier, adjudged Sr. Gardrat said schooner; he immediately declared to have made bid for and in the name of Sr. Mercier, who accepted and signed.

No signature.

Not listed in Louisiana Historical Quarterly.

58/29

No Number

Page 77019.

1765

April 10

4 p.

INVENTORY OF SCHOONER
"L'AIMABLE LOUISE"

Inventory of Schooner "L'Aimable Louise"
with its contents, sails, riggings, tackles,
appurtenances and utensils.

No signature.

Not listed in Louisiana Historical Quarterly.

58/29

No Number

Page 77021

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7/7/94
KP*

YEAR 1765

APRIL 9

1 1/4 p

SALE OF SCHOONER
"L'AIMABLE LOUISE".

Is made known to all who may have claim on said Schooner, claims must be made within twenty-four hours of said sale; edict having been posted in all customary places of the City by order of the Court.

(Signed) J. Maison.

Not listed in Louisiana Historical Quarterly.

58/29

YEAR 1765APRIL 10

MARRIAGE CONTRACT.

Equerry Joseph Thomas Delachouï, Ship Captain, residing in New Orleans, son of Mr. Julien Delachouï and the late Dame Louise Poulin, native of Ploubamoy, Brittany, Diocese of St. Malo, Party of First Part, assisted by his friends: Equerry Dubreuil de Lareaute and Alexis Le Bonhomme,

and

Miss Marie Joseph Darby, native of Parish of New Orleans, residing in this Colony, daughter of Janotare Darby, Officer of Militia and of Marie Corbin Bachemin, Party of Second Part, authorized by her said parents and assisted by relatives: Mrs. Raguet, her aunt; Pierre Corbin de Latouche, her uncle; Mr. De Laville Boeuvre, her brother-in-law and Dame Darby, his spouse, her sister; Mr. Delassale and Dame Jeanne Raguet, his spouse; Mr. de Bauvant, officer; Pierre and Jean her brothers.

Provisions:

Ceremony to be Catholic.

Parties to be in community after marriage according to the customs of Paris.

Neither party to be responsible for debts of the other contracted prior to said marriage.

9,500# Dowry of Miss Darby given by her parents and consists of land measuring 2 arpents front by the depth running back to Lake Pontchartrain, adjoining on one side land of Mr. Darby and on the other that of Mr. Lavilleboeuvre, situated on the edge of Town, on the same side descending the River; one lot of ground in New Orleans on Royal Street measuring 60'

(Continued)

April 10

1765

front by ordinary depth, adjoins property of the Leonel Heirs, also several negro slaves, possession to be delivered to said parties after marriage ceremony.

Future wife owns effects valued at 1500#, fruits of her savings.

Right to renounce said Community is reserved by said future wife, also right to take away one half of the effects thereof together with effects given her for which she shall hold a mortgage on property of said future husband.

Dowry given future wife by said future husband consists of usufruct of 4000#, ownership of said sum to belong to their assigns, for which he gives bond and a mortgage on all his present and future property.

The sum of 2,000 (no doubt livres was intended) to accrue to survivor in community, after inventory taken, as belonging to said survivor.

Usual donation inter vivos is made and duly accepted, provided there be no issue from said marriage.

Done and entered into at the Plantation of Mr. Darby, City of New Orleans, in presence of undersigned Notary and two witnesses.

It is stipulated that should the slaves herein given be rented out, Mr. Darby shall be given the preference.

(Signed) Joseph Lachouï,

Marie Joseph Darby, J. Darby, Marie Darby,

Widow Raguet, Pierre Corbin Latouche,

Jeanne Darby Delaville Boivre, Chev. Dessalle

Without prejudice, Dubreuil Lareaute

Without prejudice,

Alexis LeBonhomme

Pierre Darby

San. Patis Darby
Garic, Notary

April 10

1765

April 27,

Recommendations.

Undersigned Attorney General of the King requires registration of Donations contained in foregoing Marriage Contract.

(Signed) Lafreniere.

1765

April 27,

Extract of the Registry of Judgments of Superior Council of Louisiana:

The donations made in the foregoing marriage contract and the opinion of the Attorney General of the King, duly considered, it is ordered that said donations be duly inscribed on the Registry of Judgments.

(Signed) Garic, Clerk.

Not listed in Louisiana Historical Quarterly.

8965

77025

YEAR 1765APRIL 11

1/2.

In the presence of the Royal Notary of the Province of Louisiana, the Sieur Jacques Neyle, emancipated by marriage, assisted and authorized by his tutor Jean Montanare, receives in good condition, a blacksmith shop with all equipment and the sum of 1395 livres, legacy of his deceased father and mother and promises to discharge Monsieur Monget Lalune of all other obligations that he may have to his name.

(Signed) Montanare
J. Mazange
C. J. Meison & Co.
J. Monget

Garic, Notary.

Not listed in Louisiana Historical Quarterly.

56/20

YEAR 1765

APRIL 12

PETITION ON ACCEPTANCE.

Sieur Gravemberg, on March 17, 1762, bought from Sieur Henry Buguoy for the sum of 20,000 livres, a plantation, paying 2000 livres cash and giving three notes for the balance of 6000 livres each at the rate of 5 per cent interest per annum. Having paid one of the notes and wishing to pay the balance in full, Sieur Gravemberg petitions Hon. Foucault, Commissary of the Marine, Acting Intendant Commissary, to allow Sieurs Etienne Broiant and Louis Jacques Trousfleault, tutor and heir of the late Buguoy, to receive the said payment and give receipt for same.

(Signed) Gravemberg

Permit to summon.

(Signed) Foucault

1765

April 16, Jacques Maison, Sheriff, issues and delivers summons to Etienne Broiant dit St. Quentin and Jacques Trousfleault, tutor and heir of the late Sieur Buguoy to appear in Court and show cause why the petition of Sieur Gravemberg should not be granted.

(Signed) J. Maison

1765

April 27, The Attorney General approves the petition of Sieur Gravemberg dit

(cont'd)

D 65²¹ cont'd.

1765

April 12

Flamand, allowing him to take up his notes
before their expired term and permitting
cancellation of said notes.

(Signed) Lafreniere

Not printed in Louisiana Historical Quarterly.

57/29

65²²

(2 pp.)

see doc
#176504/504
7/7/94
KP

YEAR 1765

APRIL 13

PETITION

To Mr. Foucault, Ordonator and First Judge
of the Superior Council of Louisiana:

Petitioner, Gilbert Maxent, prays that Mr. Jacquelin be cited to appear and be condemned to payment of 3,000# principal of a Letter of Exchange, interest and costs and that judgment obtained against petitioner for payment of said Letter of Exchange on 2nd of March last be executed against said Mr. Jacquelin, in consideration of the fact that petitioner was involved in this matter only as an accommodation to Mr. Provost whom he desired to please by consenting that he draw said Letter of Exchange on Mr. Moulin, Merchant of Paris, who passed it to the order of Mr. La Foret, the matter finally culminating in the above mentioned judgment against petitioner from which judgment he now prays for relief.

(Signed) Maxent.

1765
April 15, Order for Citation granted.
(Signed) Foucault.

1765
April 16, Return of Crier showing domiciliary service of Citation on Mr. Jacquelin.

(Note: The balance of the citation is missing, leaving the instrument incomplete).

Not listed in Louisiana Historical Quarterly.

61/29

YEAR 1765APRIL 13

24p.

Petition

Ignace Bompierre, son-in-law and acting in his capacity with a power of attorney for Sr. Jautard, petitions the superior to enforce the collection of a debt, the sum of 1,123 livres, 10 sols, representing merchandise bought by Dame Jausep from Sr. Jautard, at the Post of Illinois, for which Dame Jausep has refused to pay.

(Signed) I. Bompierre.

Petition granted and hearing set the first day of Court of the Superior Council.

(Signed) Foucault.

Not listed in Louisiana Historical Quarterly.

YEAR 1765

13 APRIL

1 page
In French

POWER OF ATTORNEY

Jean Baptiste Champagne, father,
gives power to Charles Dorne to
receive from the clerk of court
a sum of money from his son, Nicolas.

SUBJECT: Power of Attorney, collection
PERSONS: Champagne, Basquier

#1765041302

Not found in Louisiana Historical Quarterly

65³³

(1-1/2 pp.)

YEAR 1765

APRIL 13

2/0/0.

AUCTION SALE.

M. Ducret.

Sale of a quantity of wine. Among the purchasers are:

Messrs. Terrasion
Bancepos
Braque
Dupre
Andre Cheloe

and totals 527# 10 from which amount, costs, commission, etc., are deducted, leaving a net amount of 501# 3.

Receipt of the above at New Orleans, 1765.

(Signed) J. N. Borcatzabal.

(Note: This instrument is incomplete and it is not possible to determine who are Mr. Ducret and Mr. Borcatzabal, or their respective functions therein).

Not listed in Louisiana Historical Quarterly.

61/29

YEAR 1765APRIL 15

3 pp.

A request presented to Judge Foucault,
General Attorney for the King in the
Superior Council of the Province of
Louisiana,

In the presence of Louis Pierre De
Launay, Councilman, and Joseph Adrin
de la Place,

Dame Alexandrine de la Chaise, wife of deceased
Mr. Pradel, declares that as her son, Mr. Pradel,
Jr., died without leaving any heir except his wife
and widow, Mlle. Caqueret de Valiminire, who has
the revenue of her dot, Dame Alexandrine requests
to be tutrix of her minor children under the di-
rection of Sieur de la Chaise, chief guardian of
the Magazine of the King and maternal uncle of
said minor children.

She also wishes to have the authority as tutrix
of the estate, to settle with Mlle. Caqueret de
Valiminire, her daughter-in-law, allowing her a
certain amount of the succession of her deceased
son, Sieur Pradel, Jr.; the funds remaining after
settlement, to be a part of the community property
between herself and her husband, the late Sieur
Pradel, to be disposed in the most advantageous manner
for the heirs and Mlle. Caqueret de Valiminire,
widow of the late Sieur Pradel, Jr., not to inter-
fere with any decision or plans after settlement
of her share.

In order to discuss said plans, Dame Alexandrine
called a meeting of friends and relatives where it
was decided unanimously that she was to be tutrix of
her minor children and dispose of family estate as
she would deem best.

Sieur Foucault, First Judge of the Superior Council,
approves of the decision.

(Continued)

April 15

1765

Amongst those present at this Council, besides the above mentioned are:

Sieur Forstall, nephew by marriage on the maternal side,

Mr. Amelot, chief engineer Chevalier of the Royal & Military Order of St. Louis, also nephew by marriage on the maternal side,

Mr. Aubry, Chevalier of the Royal Order of St. Louis and Commandant of the Province,

Lessassier, Commissary,

Bobet Desdozeaux, Secretary of the King,

De Beranger, Chevalier of the Royal & Military Order of St. Louis, former Captain of Infantry Troops.

(Signatures)

Delachaise veuve Pradel

Amelot

Aubry

Forstall

Beaujean

Lessassier

Lafreniere

de la Chaise

Bobet

de Launay

Garcia,

Clerk of Court.

Additional Note:

Approval on the decision taken by the Council regarding the estate of the minor children of Dame de la Chaise Vve. Pradel, dated April 27, 1765.

(Signed) Lafreniere.

Not listed in Louisiana Historical Quarterly.

No number

YEAR 1765

15 APRIL

1 page
In French

NOTE

St Chaumon, tambour major, writes
a note that the deceased Beausoiel
owes him thirty-seven piastres.

SUBJECT: Note, debt,
PERSONS: St. Chaumon, Beausoiel

#1765041502

Not found in Louisiana Historical Quarterly

Records
172504/1801
7/19/94
XP

YEAR 1765APRIL 15

5 pp.

A Request to Mr. Foucault, Attorney General and First Judge of the Superior Council of the Province of Louisiana.

Mr. Mercier, Junior, Procurator of Sieur Lalanne freres, merchant in "Cap Francois" (French Cape, Port in Haiti), humbly states the following: Sieurs Dubreuil de la Reauté, owner of the vessel "L'Heureux" (Happy) with Capt. Lachoue in charge, summoned to appear in Court Sieur Lalanne freres by Sheriff J. Maison on the 3rd inst. Sieur Dubreuil de la Reauté claims that owing to the delay in loading the vessel, the charter has expired and that according to the contract previously arranged, a fine of 10 pistoles a day will be charged to Sieurs Lalanne et freres. Mr. Mercier is able to prove that all the lumber was delivered on the levee of the Bore's plantation on the 28th of February before the expiration of the charter and also that the delay was caused by Mr. de Boré, who left the vessel waiting before he loaded it. The delay was not the fault of Lalanne et freres and furthermore this same delay caused them to lose business that awaited them in Cap François. Taking all this in consideration, Procurator Mercier, Jr., begs Mr. Foucault to summon to Court the Sieurs Dubreuil et La Lachoue to prove to them that the merchandise was delivered within the dates of the contract and the delay was not through neglect of their part. Furthermore that damages suffered by Lalanne et freres will be charged to Sieurs Dubreuil et Lachoue.

(Signed) J. Mercier, Jr.

(Continued)

No. 2
1765

65A63

April 15

Additional Note:

1765 Notice from Judge Foucault:
April 18 Sieurs Dubreuil et Lachoue requesting
them to appear at the City Hall the
coming Monday, 22inst., at 10:00 A. M.
(Signed) J. Maison
Denis Nicolas Foucault

An order issued by Judge Foucault in the name of
Sieur Mercier, Jr., resident of this City, the
domicile on Magazine St., and procurator of Lalame
et Freres, merchant, from Cap François and residing
on Rue Royale during their stay in this town.

Summons made by Joseph Maison, Clerk of Court for
the Province of Louisiana, domicile Rue St. Pierre,
ordering Sieur Dubreuil de la Reauté et Lachoue,
owner and captain of the Vessel "L'Heureux" of
St. Malo to appear in Court on the 22nd of the
month which will be the coming Monday at 10:00
A. M. at the City Hall.

Sieur Lachoue failing to dock at the plantation of
Monsieur Dalby 2 hours from this City, Captain
Lachoue is charged 7 livres 10 sols real for
express transportation that Mr. Dalby was obliged
to make on account of Captain Lachoue's failure to
dock on the levee of the plantation at appointed
time. (Signed)

J. Maison.

Additional Note:

Receipt of 7 livres, 10 sols.
(Signed) J. Maison

An order from Judge Foucault of the Province of
Louisiana in which he states that Sieurs Lalame et
Freres are not responsible for the delay in front of
de Bore's plantation. The vessel "Heureux" waited
7 days for the cargo of lumber which was to be

(Continued)

No. 3
1765

65A63

April 15

delivered by Sieur de Bore. Owing to the above fact, the charter made between Lalanne et Freres, Dubreuil et Lachoue on the 28th of February at Cap François is not valid and not only will Lalanne et Freres be freed from paying 10 pesetas a day during time of delay, but Dubreuil et Lachoue will be held responsible for all damages that Lalanne Freres had to suffer due to the delay.

(Signed) Foucault.

Not listed in Louisiana Historical Quarterly.

56/20

YEAR 1765

APRIL 15

4 pp

PETITION FOR DISCHARGE.

Honorable Layssard, Assistant Attorney General at Illinois, having on the advice and order of the Attorney General of the Province of Louisiana, sold the seized property of the Jesuits in that district, recovered the proceeds and paid all expenses and creditors' claims, obtaining personal and necessary receipts from ten different creditors as vouched by an itemized account rendered August 23, 1764, to Mr. Lambert de Cronilly, Syndic for the creditors, petitions the Superior Council to approve the said itemized account, get a final receipt from the syndic, proxy for the creditors and prays for a full and legal discharge.

(Signed) Layssard.

1765

April 30 Referred to the Attorney General.

(Signed) Foucault.

The Attorney General demands that the petition and itemized account be referred to the creditors' proxy before he can express his opinion.

(Signed) Lafreniere.

Approval of the Attorney General's petition.

(Signed) Foucault.

The Attorney General demands that the final account presented by Honorable Layssard be approved; Hon. Layssard to receive a full and honorable discharge.

(Signed) Lafreniere.

Not listed in Louisiana Historical Quarterly.

1165²⁵

P. 27

YEAR 1765

APRIL 15

1p.

ACQUITTAL OF DEBT.

I, the undersigned, acknowledge receiving from Sr. Garit, the sum of 3,850 livres in confirmation of the Court order of Oct. 6th, for which I hereby discharge him of any further obligations concerning the succession of the late Sr. Rateau. New Orleans, April 15, 1765.

(Signed) J. Couprie.

Not listed in Louisiana Historical Quarterly.

60/29

#8966
(77026)

YEAR 1765

APRIL 15

v/s.

SUCCESSION OF SR. IGNACE BROUTIN.

Renunciation of said succession by Demoiselle
Magdelaine Chauvin, widow of Ignace Broutin,
late Officer of Infantry.

- - - - -

Dame Broutin being still a minor, is assisted
herein by Sr. Antoine Bienvenu, Captain of the
Coast Guard Militia, her curator appointed by
a family meeting homologated by the Superior
Council on March 23, 1765. She renounces her
community rights in the succession as being more
onerous than profitable, reserving, however, her
rights of dowry, dower, preciput and other rights
under her marriage contract.

(Signed) Bienvenu
Chauvin Broutin
Henry Gardrat
L. Mazange
Garic, Notary

April 27

Conclusions of the Procurator General for the
King recommending the registration of the fore-
going renunciation.

(Signed) Lafreniere

YEAR 1765APRIL 16

y/p.

DECLARATION OF WIDOW CASTAING:

Devergez
De Reggio
Ducros

Before Notary Garic, the Widow Claudine Castaing made the declaration, in presence of witnesses:

That in her eagerness to act fairly by her children, to see that each received an equal share in her future possessions, she felt it was a conscientious duty on her part to declare that the sum of 350 livres had been included in her own personal funds, whereas they properly belonged to Mlle. Julienne Castaing, her daughter, this amount having been a bequest to her from Sr. Delair, her godfather, as per his last will. Also the sum of 150 livres, to her accruing from the legacy.

The Widow further admits having the daughter's legacy in her possession, hence her request that Julienne make request legally for a division of her mother's property, setting aside her legacy for which she now claims priority before a general distribution of her mother's property and her reaching the age of majority.

(Signed) Vene Catan
L. Mazange
Henry Gardral
Garic, Notary

YEAR 1765

2 | 0 | p.

APRIL 16

POWER OF ATTORNEY

(Signed) Before one of the royal notaries there
Devergez was passed an act whereby a general
De Reggio power-of-attorney was conferred upon
Ducros Sieur Pierre Desvergés, by Mlle. Agnes
Philippe Michel, authorized to so act
by Sieur Joseph Heberi, resident of
Illinois.

This act empowered Desvergés to act for
them and in their names and to account
to Sieur Devergez, in his capacity of
tutor for Agnes Philippe Michel, for
any and all transactions of a commercial
or legal nature; to buy, sell or bargain
for their account, and to handle all of
their property both personal and real.

(Signed) L. Mazange
Henry Gardral

Not printed in Louisiana Historical Quarterly.

YEAR 1765APRIL 17Sp^o.

Case between

Defender: Widow Joseph
 Plaintiff: Sieur Bompierre, son-in-law and
 partner of Sieur Jautard.

Sieur Bompierre, in his request dated April 13, 1765, placed an account in the name of Sieur Jautard signed by Widow Joseph in which she acknowledged having received a bill for laces, ribbon and other merchandise, amounting to 1100 livres, in which she promises to make payment as she disposes of said merchandise.

Facts:

In 1759, the Sieur Jautard owed a certain sum to Vve. Joseph and remitted to her in the month of August, a bill for merchandise amounting to the sum of 1100 livres to which she promised to remit payment in due time. Having settled with him 3 years ago, the Sieur Jautard was then indebted to Vve. Joseph for the amount of 7000 livres. As Vve. Joseph had lost the receipt, the settlement between either party could not be arranged. Vve. Joseph, however, obtained a permit from Monsignor de Rochemore to seize the belongings of Sieur Jautard. As he was residing at the time at Pointe Coupée, the permit was addressed to Mr. Frenaunai, delegate at the Post, to execute orders. These proceedings determined Sieur Jautard to make a compromise through Sieur Lamotte, merchant of said Post, and pay the sum of 1000 livres for which the defender will give him receipt. This amount was remitted to Vve. Joseph through Father Olivier, provincial. Lawyer Doucet brings in the claim that there is no note to prove anything and furthermore that Sieur

(Continued)

1765

/April 17

Bompierre has no right to make a claim as the debt existed before the partnership was formed. Considering the above facts, Lawyer Doucet demands that Sieur Bompierre be authorized to pay all Court expenses and keep his obligation toward Vve. Joseph.

(Signed) Doucet,
Lawyer.

Additional Note:

1765 By Joseph Maison, Clerk of Court,
April 18, exonerates Vve. Joseph and finds Sieur
Bompierre to pay his debt in full as
well as all Court fees and expenses.

(Signed) J. Maison.

Not listed in Louisiana Historical Quarterly.

YEAR 1765
3 pages

APRIL 19

TO THEIR LORDSHIP OF THE SUPERIOR
COUNCIL OF THE PROVINCE OF LOUISI-
ANA.

Ignace Bompierre, son-in-law and partner of Mr. Jautard, makes a claim against Widow Jausep for a loan made in the year 1759, amount 1123 lbs., for merchandise delivered.

Widow Jausep claimed that Mr. Jautard owed her a sum of 7000 lbs. Mr. Bompierre called several times at the home of Widow Jausep, who repeatedly told him that sum of 1123 lbs. had been paid in full to Mr. Jautard.

This statement made by Widow Jausep was not accepted for there were no receipts of any kind of said payment, nor was it written in any of the account books. Knowing that this large amount of 1123 lbs. could not be paid without a receipt of some sort, Widow Jausep's statement is not accepted and an appeal is made to the Lords of the Superior Council to oblige Widow Jausep to make payment in full of the amount owed to Mr. Jautard as well as all Court fees and expenses.

(Signed)

Bompierre.

Not printed in Louisiana Historical Quarterly.

65-A-64

YEAR 1765

APRIL 19

2929.

SALES OF WINE

Receipted by:

Gadobert

L. Boisdore

B. Duplessy

Not listed in Louisiana Historical Quarterly.

56/29

#8974

(77057 - 60)

YEAR 1765

APRIL 20

2pp.

POWER OF ATTORNEY.

By act before the Royal Notary of the Province of Louisiana and two witnesses, Mr. Alexander Claude Duparquier, Clerk in the Office of the Navy, appoints and constitutes Mr. Denis Braud his Attorney in Fact, granting him general and special powers of Attorney to manage all his affairs in this Colony during his absence therefrom and during his sojourn in Paris. Usual form of Notarial Power of Attorney is here used and the customary powers, terms and conditions appertaining to this authorization are herein specifically detailed.

(Signed) Duparquier.

Witnesses:

Henry Gardrat

L. Mazange

Garic, Notary.

Not listed in Louisiana Historical Quarterly.

61/29

#8973

77054-5

(5 pp.)

YEAR 1765

APRIL 20

**CAVELIER & LeCLERE
DISSOLUTION OF PARTNERSHIP.**

Before the undersigned Royal Notary and two witnesses, appeared the merchants Jean Baptiste Vinerty Le Cavalier and François Le Clere, by virtue of the recommendations rendered by the arbitrators, Messrs. Denis, Poupet, Voix and Braud, which have been duly homologated by Mr. Foucault, Ordonator and First Magistrate of the Superior Council and which he ordered executed, the partnership of said Cavalier & LeClere entered into for the administration of the affairs of Mr. de La Biffe, merchant, at Rouen, is herein and hereby terminated, said parties here carrying out the orders and recommendations of said Arbitrators in conformity with Order of Mr. Foucault, First Judge of Superior Council, dated April 12, 1765.

(Signed) J. B. Cavalier
Le Clere

Witnesses:

Henry Gardrat
L. Mazange

Garic, Notary

1765 (77056-7-8)

March 22 Recommendations of Arbitrators.
Mr. Foucault, Commissioner of the Navy, performing the duties of Ordonator and First Judge of the Superior Council of the Province of Louisiana, appointed Messrs. Denis and Poupet, resident merchants of New Orleans, Experts to decide upon and settle

(Continued)

April 20

the difference existing between Mr. Le Cavalier and Le Clere, in charge of the affairs of Mr. La Biffe, merchant at Rouen, that by his letters of June 24th, July 25th and September 1st, last, Mr. Labiffe authorized his nephew, Le Cavalier, to settle his accounts with Le Clere, partner of said Le Cavalier; that they, failing to come to a satisfactory agreement of settlement, placed the matter with said Messrs. Denis and Poupet for examination and settlement. It was found that there was due Mr. Le Clere, for $\frac{1}{6}$ th interest which was guaranteed him by act under private signature, passed between Messrs. La Biffe, Le Cavalier and Le Clere, at Rouen, June 12, 1763, of the profit on things sent by La Biffe to said Le Cavalier and Le Clere, 4,333# 7 deniers, which Mr. Denis, acting for Mr. Le Cavalier, refused to allow Mr. Le Clere, contending that there was due by him 6,796# 4 sols funds and also an account of 2,706#, 6 sols, 5 deniers for food and the cost of his return to France, which last item is not to be charged to the profit account.

The Arbitrators being unable to agree, called in Messrs. Voix & Braud, merchants of New Orleans, to confer with them, who reached the decision that Mr. Cavalier should pay Mr. Le Clere 2,700# for all interest and that in notes payable 3 months from date of acceptance by said Mr. Le Clere or should he prefer, to select notes from among the notes delivered to Mr. Le Cavalier and being proceeds of the sales of said effects of Mr. La Biffe, whichever notes he shall select, said Cavalier shall deliver to Le Clere and both shall give each other full discharge from all further obligations in said matter, this delivery of notes and mutual discharge to be done by Notarial Act.

(Signed) J. Denis
Pre. Poupet
Voix frere
D. Braud

1765

(77057-58)

April 12

Homologation of Recommendations
of Arbitrators.

Denis Nicolas Foucault, filling the office of Ordonator at Louisiana and of First Judge at the Superior Council of this Province, having duly considered the Opinion and Recommendations of Messrs. Poupet, Denis, Voixfrere and Braud, merchants of New Orleans, together with the instruments therein mentioned, said recommendations duly homologated for execution according to its form and tenor. Said Cavalier is ordered to pay said Le Clere for all claims against Cavalier concerning the merchandise entrusted to both of them by Mr. La Biffe of Rouen, namely 2,700# by personal note, payable 3 months, or by notes of purchasers of said merchandise, according to the pleasure of said Le Clere and that this said matter shall be transacted by Notarial Act wherein mutual discharge of any further obligation in this matter shall be given. Given at New Orleans.

(Signed) Foucault.

Not listed in Louisiana Historical Quarterly.

61/29

8972
77051

YEAR 1765

APRIL 20

2 1/2 p^o

CHANCELLIER'S SUCCESSION

Obligation.

Dame Widow Arnaud, having surrendered to Sieur Alexandre Claude Duparquier former tutor of the Chancellier minors, the sum of 10,000 livres in old Colonial notes, bequeathed by Sieur Arnaud, her late husband, to the Chancellier minors by notarial act, Sieur Duparquier, a clerk in the Government office, (marine department) and Dame Marie Perrine Coquelin, his wife, acknowledge to be indebted in solido to the Chancellier minors in the said sum of 10,000 livres, which they promise to pay to Sieur Saint Arnaut, tutor of said minors, eight months after date with legal interest of five per cent, mortgaging all their properties present and future, and specially their home on Saint Ann Street, as security for said obligation.

WITNESSES:
Henry Gardrat
L. Mazange

Saint Amant
Duparquier
Coquelin Duparquier
Garcic, notary

RECEIPT

YEAR 1765

JULY 18

By Notarial Act, Sieur Pierre Daspin, known as Saint Amant, as tutor of the Chancellier Minors, acknowledges receiving from Sieur Denis Braud, proxy for Sieur Duparquier, formerly tutor of the Chancellier Minors, the sum of 10,000 livres in colonial notes

(cont'd)

8972
(cont'd)

1765

April 20

and 500 livres for one year interest in settlement of above obligation, for which he gives Sieur Duparquier full receipt and discharge.

D. Braud	Saint Arnaut
L. Mazange	D. Braud
Garic,	
	notary.

Not printed in Louisiana Historical Quarterly.

57/19

65-A-65

see doc
1765/00301
8/4/74

KP

YEAR 1765

APRIL 20

4 pp.
To the Lordship of the Superior Council of
the Province of Louisiana,

A request made by Joseph Becat collecting out-
standing accounts due the succession of the
late Dauzeville, a total sum amounting to
19,150 livres and 14 sols.

Principal debtors are:

Sieur Voisin & Flotemensille, who owe the sum
of 21200 livres and 6 sols,

de Barrest, the sum of 8611 livres, 6 sols, 3
deniers, adding cost of Court proceedings,
totaling 1212 livres,

Pedro Besera, 26 piasters gourdes (dollars)

Sieur Boesseau, 4 piasters (dollars)

Sieur Barbier & Sieur Aufiere owe the sum of
19,150 livres, 14 sols.

Dated April 20, '65. (Signed) Becat.

Additional Note:

Approving the request made by J. Becat, in
collecting the debts of deceased Dauzeville.

(Signed) Lafreniere.

Not listed in Louisiana Historical Quarterly.

56/29

77062
(8976)

YEAR 1765

APRIL 22

Obligation of Mr. Le Breton to
Mr. de St. Martin.

Mr. Louis Cesaire Le Breton willingly admits, in the presence of the Royal Notary of the Province of Louisiana, that he is indebted to Sieur St. Martin de Jorry, Captain of the sailing vessel "Bonyayne", the sum of 20 thousand pounds in currency of gold or silver. Until Sieur Le Breton can make said payments, he is willing to mortgage all his belongings, present and future, especially the Chateau de Charmeaux.

(Signed) Le Breton
St. Martin

(Witnesses) Henrei Goddrat
Joseph Mazange

(On Register) De Verges
De Reggio
Ducros

Not listed in Louisiana Historical Quarterly.

#8975

(77061)

YEAR 1765

APRIL 22

RECEIPT

RE: SUCCESSION OF SR. JACQUES OZENNE, DECEASED.

By Act before undersigned Notary and two witnesses, Mr. Jacques L'Amy called Brindamorer, acknowledges receipt of 3,757# as Curator of Mr. François Ozenne, judicially emancipated, said amount given him by Claude Renaud, called Avignon, representing settlement of the share of François Ozenne in the Succession of Jacques Ozenne, and for which amount said L'Amy as curator of François Ozenne here grants full discharge and acquittance to said Avignon.

(Signed) L'Amy

Witnesses:

Gauvain, Son
Henry Gardrat

Garic, Notary.

Not listed in Louisiana Historical Quarterly.

61/29

NO. 8483

P. 77078-79.

YEAR 1765

4 pp.

REC. Sec 1
1765 04234
7/7/94 KP
also # 1765 042701
7/9/94 KP
APRIL 22

Judiciary Sale of negro
named Loff of Port neuf Succession.

To Mr. Foucault of Superior Council:

Sr. Villars Dubreuil petitions, as tutor of Port neuf minor daughter, and complying to decree of January 22, 1764,

Sr. Villars states to have offered Sieur de Villiers and de Lor to surrender said negro named Loff and acquired for 5,930 livres, 10 sols, amount which Council condemns said tutor to pay.

Sr. Villars, having no funds for minor, petitions sale of negro at 90 day term in notes of Colony, retaining 1,500 livres dowry made at death of Dame Portneuf to daughter.

Said money to be placed by tutor and with approval of the Council to best advantages of minor.

(Signed) Villars.

1765

April 23, Order signed:

Foucault.

1765

April 23, Return on service of notice.

(Signed) La Freniere.

1765

April 23, Be made as requested in presence of Mr. de Kernion and General Attorney.

(Signed) Foucault.

Not listed in Louisiana Historical Quarterly.

#8979

P. 77066 - 67

YEAR 1765

APRIL 23

2 pp.

SALE OF NEGRESS SLAVE.

Before the Royal Notary of the Province of Louisiana at New Orleans, and the undesignated witnesses, there appeared Sr. Pierre Clermont, resident, stating he had sold to Sr. Joseph Marie Armant, merchant, a negress named Jeanette, 18 years of age, for the sum of 1,500 livres in specie of gold, or in letters of exchange of equal value; this sum to be paid within eight months from this date, as security for said sum, Armant mortgages all of his property personal and real.

(Signed)

Garic, Notary
L. Mazange
Ducros
De Reggio
Duvernay

Armant
Gauvain

Not listed in Louisiana Historical Quarterly.

65-A-66

no doc
#1765042403
7/1/94
KR

YEAR 1765

APRIL 23

1 1/2 10

A request of Pierre Charles Jouet,
tutor of the minor children of
the deceased Joseph Fossier.

It is requested for the welfare and the advantages
of the minor children of the late Joseph Fossier,
that all the properties, movable and immovable, be
sold and that the money be placed on interest.
In order to avoid loss of slaves and animals by
death on the plantation and to avoid the wear and
tear of the house and the furniture, the consent
of the sub-tutor and the parents is requested for
sale of the above mentioned furniture, household
utensils and animals to be sold, payable in 3 months
time. The slaves will be sold payable in half at
six months' time and the other half in one year.
The house will be sold payable at one year's time
and the city house with the slaves attached to be
sold as well as other belongings of Alexandre Can
Marie, minor, and children Demarée, Joseph Fossier,
the wife of Sieur Jouet, at the same terms as those
above mentioned belonging to deceased Fossier and
that the payments, when due, be remitted to Clerk
of Court, Joseph Maison.

(Signed) Jouet.

April 23, 1765.

Additional note from M. Foucault stating that he
communicated at once with the Attorney General.

(Signed) Foucault.

April 24, 1765.

Order issued by Attorney General La Freniere for sale
of all belongings, movable and immovable, of de-
ceased Joseph Fossier and payments to be remitted to
Clerk of Court, Joseph Maison, to be placed on in-
terest for minor children of the deceased.

(Signed) La Freniere.

YEAR 1765

APRIL 23

CONTRACT OF LEASE

Party First Part: Mr. Chataubaudau & Co., former
Officer of Infantry.
Party Second " : Joseph Dubois, Officer of
Militia.

Property Cultivation of and Enjoyment of the Plan-
tation belonging to the Succession of the
late Mr. and Mrs. Morand, and its fruits for
three years beginning May 1st, next, together
with one team of oxen.

Terms: Said Dubois to keep up and
maintain the levees, fences and houses; he
to be responsible for said team of oxen and
to furnish and deliver to said Mr. Chatau-
baudau wood of special dimensions at the
price of 4#, 10 sols per cord, who shall
call for same at the river bank.

Should the levee break, Mr. Chataubaudau will
send Mr. Dubois negroes to help repair the
break. Said parties elect as their respective
houses in New Orleans for all matters pertain-
ing to or growing out of this contract.

Done and passed at New Orleans.

(Signed) Dubois
Chataubaudau

WITNESSES:

Henry Gardrat
L. Mazange

Garic, Notary

Not listed in Louisiana Historical Quarterly.

YEAR 1765APRIL 24

2 pages

CHOICE OF A TUTOR
FOR THE MINOR CHILDREN BARRÉ

Presented to Mr. Foucault, Attorney General of the King for the Superior Council in the Province of Louisiana.

Dame Marie Joseph Daigle, wife of Jean Baptiste Eugene Barré, left 3 minor children by her second marriage to Jean Baptiste Eugene Barré, namely:

Jean Baptiste Eugene)	
Gregoire)	Barré
François Honore)	

Five minor children from the first marriage to Roman, namely:

Marie)	
Jacques)	
Elizabeth)	Roman
Jeannette)	
Joseph)	

After the death of Marie Joseph Daigle, their mother, there was much confusion in the estate, their communal interests being confused.

It was, therefore, decided to select a tutor and sub-tutor for each family. In the presence of Louis de Launay, Monsieur Joseph Des Ruisseau, Militia Officer was chosen as tutor and Jean Raygrave, merchant of this city, as sub-tutor.

The witnesses are: Charles Lovraing,
François Raginguy, Louis Cantrelle, Pierre Clermond Etienne Daigle, uncle on the maternal side, was excused on account of illness.

(Signed)

F. Roguigny
Cantrelle,

Desruisseaux
De Launay

(cont'd.)

1861
(cont'd)

1765

April 24

Additional Note:

Both tutors promise to faithfully perform their duties to the 3 minor children of Dame Marie Joseph Daigle and Jean Baptiste Eugene Barré.

(Signed) Deruisseaux
De Launay
Roquigny

Not listed in Louisiana Historical Quarterly.

(19)

YEAR 1765

APRIL 24

SUCCESSION OF SIEUR AND DAME DE
MORAND

LEASE OF PLANTATION.

SURETY BOND.

Sieur Jacques Lachaise, general manager of the king's store, lateral Judge, as tutor ad hoc, (special) and under-tutor of the Moran^{de} minors, in the name of said minors, leased to Sieur Chateaubeaudeau the plantation belonging to the succession of the late Sieur and Dame Morand, situated two leagues and half above the city with all negroes, cattle and farm implements; said lease made by decree and in presence of honorable De Lauvay, Special Councillor for the term of three years beginning on the first day of the next month of May for the sum of 12466 livres per year, payable semi-annually.

By notarial act, in presence and at the Mansion of the Attorney General, Sieur Gilbert Maxent, merchant agrees and binds himself in solido with Sieur Chateaubeaudeau as if he was the lessee himself, to pay the amount of said lease for each and every year of the three years' lease, payable every six months and also stands security for the fulfillment of the articles, clauses, terms, conditions and expenses inserted in said lease.

WITNESSES:

RECORDED:	De Verge	L. Mazange	Maxent
	De Reggio	Henry Gardrat	Garic,
	Ducros		Notary

Sieur Jung, Lieutenant of Artillery with the consent of the attorney general, and Sieur

Jacques De Lachaise, as tutor of the Moran^d minors, accepting, willingly stands guarantor, in solido with Sieurs Chateaubeaudeau and Maxent for the faithful performance of the articles, clauses, terms and expenses of said lease and for that purpose binds all his properties present and future.

WITNESSES:

L. Mazange
Henry Gardrat

Jung
Delachaise
Lafreniere

Garic,
Notary.

~~Not printed in Louisiana Historical quarterly.~~

16

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YEAR 1765

APRIL 27

4 pages

Partnership formed by the undersigned:
Sieur de Chateaubaudau, Andren Jung,
Nicolas Forstall, Jean Baptiste Garic,
in the lease on the Plantation, "negres
bestieaux", belonging to the Estate of the
minor children of Sieur et Dame de Morand.

Obligations.

- I. That every 6 months the above will agree to pay to the tutor of the minor children Morand, the sum of 6,250 livres for 1/2 of the price of lease.
- II. During those six months, the 4 partners will agree to make a fund for general expenses of the plantation to buy oxen and necessary food for all the animals and slaves, also to buy carts and wagons and other urgent needs to run the plantation.
- III. The party has agreed to name Sieur Chateaubaudau in charge of the brick factory, gardening, dairy and the general behavior of the slaves, in all things to consult, the Sieurs Jung et Forstall discussing together all the improvements and general management of the plantation. A daily account will be kept for expenses of feed, vegetable, flower garden, poultry, pigeons, dairy.
- IV. To send daily to this city all the products of the plantation, keeping a daily account of profits and sales.
- V. Each one will allow a certain sum every 3 months for the purchase of necessary tools and imple-ments to run the plantation.

(cont'd)

1765

April 27

- VI. Arrangements to be made with Sieur Dubois for fuel for the ovens to bake the bricks.
- VII. Neither one of the four associates will be allowed to use wagons, oxen or negroes for their own personal use.
- VIII. As Sieur Jung has some knowledge, as well as experience in the cultivation of a plantation, his advices will be followed; however, the four partners must always be consulted.
- IX. To send to the plantation in care of Sieur Chateaubaudau to be distributed to the negroes:
1 barrel of whiskey
1 " " salt
This will be given as reward in case of heavy tasks or working in bad weather or to show appreciation of their good behavior.
- X. The Sieur Chateaubaudau will write on the Register the births and deaths of the negroes. None of the parties will be allowed to take any new born negro child without the consent of all the associates.
- XI. Every 6 months, in presence of Notary Garic, sieur Chateaubaudau will give a detail account of all sales on the plantation.
- XII. Sieur Chateaubaudau will take care of the sick, drawing on the fund set aside for that purpose. In case of dangerous, or contagious diseases, or the death of a negro, he is instructed to inform at once the tutor of the minor children and also to take a certificate of the disease that will be given to him by a surgeon. The care for serious sickness as well as the medicine and fees of Surgeon will be charged to the expense account of the corporation.
- XIII. The plantation will be in the possession of the lessees duly after said lessees will

April 27

have in their possession the full inventory of all the belongings of the plantation.

XIV. Sieur Chateaubaudau declared that he will not take offense for the points developed in Article III.

XV. In case of death of one of the partners, the others will remain together until the expiration of the lease.

Written in good faith with full consent of the will in New Orleans, April 27, 1765.
To make 4 copies of this contract for each member of the firm.

(Signed)

A. Jung
Charles de Chateaubaudau
Nicolas Forstall
Garic

Not printed in Louisiana Historical Quarterly.

YEAR 1765APRIL 27

Np p.

Dame Grandpre versus Srs. Dauterive & Maxant.

Extract from the register of the Superior Council on April 27, 1765. The suit of Dame Therese Galard, widow of Sieur Grandpre, Chevalier of the Royal Order of St. Louis, against Sieur Bernard Dauterive, former capitain in the infantry, and Sieur Maxant.

Dame Grandpre claims an unpaid debt, the sum of which is 10,000 livres in specie of réél, against Sr. Dauterive, that after repeated demands, Monsieur Chantalou passed an act, July 27, 1762, setting a date to pay and giving as guarantor Sr. Maxant, who has since refused also to cancel the said debt, so Dame Grandpre petitions the Court to summon the defendants and force them to pay the original debt of 10,000 livres réél, including interest and other expenses incurred since the date of Sr. Maxant's guarantee.

(Signed)

By the Council,
Garic, Sheriff.

Not listed in Louisiana Historical Quarterly.

YEAR 1765APRIL 27

1 1/2 p.

CHANGE OF TUTOR

In conformity with an edict of the Superior Council, Sieur Duparquier, heretofore tutor for the Chancellor minors, renounced all rights of ownership or handling of the funds of that Succession. The Council ordered him to surrender any and all funds then in his possession. This order further contains the Court's authority to the Sheriff to issue a summons to Sieur Couturier to appear before the Council and be sentenced to deliver 7800 livres in reals to the succession of Chevalier, it being the property of the minors, as was proven by evidence of a marriage contract of Mrs. Chancellor.

For the Council:

(Signed) Garic,
Clerk of Court.

On May 1, 1765, by virtue of the Council's edict of April 27, and at the request of Sieur St. Amant, tutor for the Chancellor minors, Sr. Couturier was served a summons to appear before Judge Delaunay of the Superior Council.

(Signed) J. Maison.

Not printed in Louisiana Historical Quarterly.

YEAR 1765APRIL 27

3 pp.

EXTRACT FROM SESSION OF SUPERIOR
COUNCIL:

RE PONTALBA SUCCESSION

Louis Perault, a merchant, in the name and as procurator for Joseph Marie Pascault, Counsellor-Secretary to the King, appealed to the Council as plaintiff, and Sieur Fuselier de la Claire, also a merchant, and testamentary executor for Sieur Pontalba, was the defendant in a petition in which it was alleged that there was due by the Pontalba Succession the sum of 1410 livres, according to the accounts sent to the Sieur Pontalba since 1756.

The plaintiff, eager to handle this case with as little expense as possible to the minors, made this necessity clear to the defendant; hence his reason for having the latter summoned to appear before the Council and ordered to pay the sum of 1410 livres in reales.

In its decision, the Council ordered judgment in favor of the plaintiff, who was to be paid the sum in question by defendant in letters of exchange within a period of six months.

For the Council,

(Signed) Garlic, Clerk of Court.

On Oct. 26, 1765, by virtue of the Council's edict of April 27, 1765, signed by Garlic, Clerk of Court, and the petition of Sieur Pascault, procurator for Joseph Marie Pascault, Sheriff Maison summoned Fuselier de la Claire, executor for the Pontalba estate to answer this petition.

Sieur Ducros, public administrator of estates, handling the Pontalba Succession, was summoned, and, as a result of the judgment, was ordered to pay this claim,

(cont'd)

1765

April 27

including interests and costs, failing in which writ of seizure would be executed.

(Signed) J. Maison.

Not printed in Louisiana Historical Quarterly.

59/19

YEAR 1765

APRIL 27

33⁷/₄10/0

PETITION: POUPET VS CAMINADA

Sieur Poupet, a merchant, on behalf of and holding power of Attorney given him by Sieurs Emanuel and Nicolas Weis, business partners, was plaintiff, and Sieur Caminada, also a merchant, was the defendant in a case before the Superior Council, and there defaulted.

The Superior Council ruled that, in view of the suit filed by the petitioner, following which judgment was rendered and writ issued, there is due by the defendant 4234 livres, and 7 sols in funds of France, since Oct. 16, 1755, against which plaintiff received on March 20, 1764, 578 livres, 13 sols and 4 deniers.

That, inasmuch as plaintiff sought to liquidate this claim in French funds to relieve himself of all liability, petitioner asked that defendant be sentenced to pay him the 4230 livres, 7 sols in reals, including all costs and expenses. Sieur Caminada was accordingly summoned to appear for trial.

Given by the Council,

(Signed) Garic, Clerk of Court.

On June 18, 1765, at the request of Sieur Poupet, Sheriff Maison, served a notice to Sieur Caminada, demanding personal appearance for trial and to offer his defense.

(Signed) J. Maison.

Not printed in Louisiana Historical Quarterly.

YEAR 1765APRIL 27

4/10/94

CHANCELLIER AND CHEVALIER
SUCCESSIONS

Sieur St. Amant, who was the maternal uncle, and also tutor for the Chancellor minors, addressed a petition to the Superior Council, declaring that, as he had learned by its decree of Jan. 26, directed against Duparquier, heretofore tutor for the minors, that Couturier should be given all of the funds as trustee for the Chancellor Succession, to the total sum of 147,100-14 livres.

The petitioner was conversant that the Chancellor Succession was responsible for this action, and at further being approved in this by sanction of their parents (and also homologated by the Council,) to renounce for the minors their father's succession, and making full claim for the property which was their mother's own right. Thus a tutor, given the sanction of the parents and approved by the Court, should be in a position to take this action. And, while the laws have fixed a limit for the widows and children for renunciation of successions of fathers, mothers and husbands, there was a decision reached that the delay should begin only from the closing date of the inventory, in order that their property may be declared before the heirs either accept or reject it.

In the succession in question, it was necessary that the tutor's account of the Chevalier minors be rendered before the Chancellor succession could be approved. The date of the inventory could not have been used as the time limit, since the amount due the Chevalier minors could not be determined, and this was disclosed only after the decree of Jan. 26 referred to. Hence the petitioner's claim that the Chevalier minors are in their right, and cannot be denied the renunciation of their father's succession and their claim for full possession of their mother's. This established by the fact that Mrs. Chancellor, by her marriage, had brought to the community the sum of 7,200 livres, invested in a house and a negro woman,

1765

April 27

etc., one third of which was part of the community interest, the other two thirds remaining in her own right- 4800 livres, which the children are now claiming as having been their mother's. Her dowry, too, stipulated in her marriage contract, was to remain the property of the children to the extent of 3000 livres. The total amount, therefore, was 7800 livres, which Sieur St. Amant persists is the minors' property derived from their mother's own right in the succession, and can not be denied them. That was why St. Amant, in his petition to Judge Foucault Feb. 13, 1765, had asked the judge for the issue of a writ of seizure to recover all of the belongings of the Chancelier succession. This writ was granted him, and executed against Sieur Couturier. Petitioner learning that the latter intended to ask that the house, land and lots be relinquished to the minors, as being part of their mother's share of the estate, enables him to prove his reasons for refusing this property, and asking in lieu that the minors be paid in specie of reals.

The petitioner further argued, that any property, founded upon a community, is the surety for the rights, of the wife, but this is no reason for the minors to be compelled to accept this property as being their own. Indeed, they can refuse this house, and the lands outright.

Sieur Duparquier, then tutor for the Chancelier minors, learned six months ago, when the inventory and procès verbal of the sale of the Chancelier property in Illinois was turned over to him, that the house and lots remained unsold, having brought at auction only 900 livres.

Wherefor, the above considered Sieur St. Amant prayed the Council for a judgment validating the renunciation of their father's succession; on the other hand, deciding and ruling that the Sieur Couturier be made to deliver to him the sum of 7800 livres in reals, that having been the full amount of Mrs. Chancelier's

No. 3

Doc. 65A⁶⁹

1765

April 27

individual right to the succession and reverting to her children.

(Signed) St. Amant.

Lafreniere ruled that St. Amant be paid in old colonial notes the sum of 4800 livres from the funds of the Chancellor Succession.

(Signed) Lafreniere.

Not printed in Louisiana Historical Quarterly.

59/19

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YEAR 1765

APRIL 27

3p.p.

Marriage Contract.

Contract of marriage between Mathieu
Moulineau, merchant and native of St. Roman -
Berret, legitimate son of the late Sir Jean
Louis Moulineau, Royal Notary, and of Dame
Marie Francoise Daubon (Mary Francis Daubon)
to

Melle. Marie Jeanne Doussin, a native of
Mobile, legitimate daughter of Jean John
Daussin, Officer of Artillery, and Dame Marie
Colon,

Both parties belonging to the Holy Roman
Catholic and Apostolic Church.

(Signed) Marie Doussin
C. Moulineau

(Witnesses) Nicolas, Ducros
Bondore
Aimant
L. Mazange

Garic, Notary

Not listed in Louisiana Historical Quarterly.

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YEAR 1765

APRIL 28

1/2/90

POWER OF ATTORNEY.

Before the Royal Notary at the Province of Louisiana, residing at New Orleans, Mr. Louis Claude Leclere, Keeper of the Warehouse of the King at Balize, presently in New Orleans, constitutes as his Attorney in Fact Mr. Dherbois, Footman of the late Duchess D'Orleans, granting him special and general powers to represent

Constituent in the matter of Donation inter vivos of the yearly revenue on the taxes on salt in the King's Magazine, to Miss Dherbois, her heirs and assigns in full ownership, but excluding right to any arrears thereto. Ownership to begin only from date of the settlement of the account of tutorship concerning Constituent duly closed and balanced. Said Attorney in Fact is authorized and empowered to do all things necessary and requisite in such transaction, even to use of the power of substitution which is herein expressly granted. Done and passed at New Orleans.

(Signed) Leclere.

Witnesses:
L. Mazange
Henry Gardrat

Garic, Notary.

Not listed in Louisiana Historical
Quarterly.

61/29

#9088

(78782-83)

YEAR 1765

APRIL 29

1 1/2 p.

POWER OF ATTORNEY

By Act before the Royal Notary of Louisiana, residing at New Orleans, and of two witnesses, Dame Adriene Aimard constitutes Mr. Louis Voix, merchant of New Orleans, her Attorney in Fact, granting him full authority to represent her in the Administration of her affairs and if necessary to represent her in the Courts; she hereby obligating herself to ratify all Acts done by her said Attorney in Fact until said powers herein granted are expressly revoked.

Said Constituent declares herself unable to write or sign her name.

(Signed)

Witnesses:
Henry Gardrat
Chantalou

Garic, Notary.

Not listed in Louisiana Historical Quarterly.

61/29

YEAR 1765

APRIL 29

4/29/65.

MARRIAGE CONTRACT

Before Notary Garic, there were present Sieur Louis Chancellier, son of Sebastien Chancellier, and of Marie Gautier, natives of Louisbourg, Parish of Our Lady of the Angels of Quebec. The said Sieur Chancellier was a surgeon aboard the vessel "Comte de Maurepas de Bordeaux,"

And Mlle. Thereze Lorrain, daughter of Jean Lorrain de Carmouche and of Marie Jeanne Alexandre, natives of Mobile, province of Louisiana.

The contracting parties, in the presence of their parents, friends and relatives, entered into a contract of marriage, to be solemnized in the rites of the Roman Catholic Church.

The contract contains the usual clauses relating to the communal and paraphernal rights of the future husband and wife. The groom settled a dowry of 3000 livres upon his future wife, who was to enjoy its usufruct, the principal sum remaining undisturbed and for the benefit of the children who might be born of that union.

Passed at New Orleans, April 29, 1765.

(Signed) Garic, Notary.

Not printed in Louisiana Historical Quarterly.

Year 1769

April 30

Don Xorrey ad

Registered April 30, 1769.

Signed Duverges, Ducros.

Marriage contract (copy dated April 30, 1765).

By notarial act, at Point Coupee, Jacques Guillaume Courtableau, captain in the Militia, native of Biloxi, son of the late Jacques Courtableau and Margueritte Menu, residents of Opelousas,

and

Margeuritte Kinterec, native of Des Allemands, daughter of the late Jean Kinterec and Jeanne Marie and widow of the late Claude Desbordes, enter into a contract of marriage stipulating the following clauses: Their properties, movables and imovables, to be administered according to the prdinance of community of gains and acquets conformably to the old law of Paris. The future wife's dowry amounts to 3,000 livres. The future husband settles upon the future wife sum of 1500 livres.

The preciput will be 1,000 livres.

The contracting parties agree to board lodge and educate the future wife's children by her first marriage, until age of majority.

The future husband settles on the future wife's children, Jacques, Jean, Catherine Valentin and Margueritte, 1 negro, live stock and land, estimated in amount of 8,000 livres, for them to enjoy as their own.

The contracting parties make a deed of gift of all their properties to the survivor.

Done and passed at Point Coupee Apr. 30, 1765.

Original signed, before Antoine Ricard de Rieutord and Jean Bte. Missonniere, witnesses. Signed Margueritte Kinterec widow Desbordes, Courtableau, Jean Bopf, Demazilliere, Ricard, Baron, De Verdun, and the undersigned notary.

(Signed)