Sect. 11. Be it further enacted, &c. That the clerk of said city council, shall act as assessor in and for the town of Washington, and shall ascertain from the assessment roll of the parish of St. Landry, what property should be taxed, according to the instructions he shall have received by the city council.

Sect. 12. Be it further enacted, &c. That there shall be appointed by the city council, a treasurer who shall furnish such bonds and securities as may be required by said council, shall be commissioned by the president, and whose duties and salary shall be fixed and determined by the bye-laws made and passed by said council.

Sect. 13. And be it further enacted, &c. That the police jury of the parish of St. Landry, shall no longer have any jurisdiction in the aforesaid incorporated limits of the town of Washington; provided, however, that said police jury shall still have power to levy, as usual, the parish tax on property, situated within the aforesaid limits, in the same manner and in the same cases, that said tax is collected in the town of Opelousas.

(Signed) ALCEE LABRANCHE,
Speaker of the House of Representatives.

(Signed) C. DERRIGNY,
President of the Senate.

Approved, March 31, 1835.

(Signed) E. D. WHITE,
Governor of the State of Louisiana.

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An Act
Supplementary to the several acts relative to the City Court of New-Orleans, and for other purposes.

SECTION 1. Be it enacted, by the Senate and House of Representatives of the State of Louisiana, in General Assembly convened, That the third section of the act approved nineteenth February, eighteen hundred and twenty-five, to which the present act is a supplement, be so amended, that the jurisdiction of the associate judges of the city court of the city of New Orleans shall extend to all civil causes, except those of a real nature, where the matter in dispute shall not exceed one hundred and fifty dollars, and that in all cases brought before them from one hundred to one hundred and fifty dollars, they shall be entitled to the same fees or emoluments as those fixed by law for the presiding judge of the city court of the city of New Orleans, and

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Acte
Supplémentaire aux divers actes relatifs à la Cour de Cité de la Nouvelle-Orléans, et pour d’autres objets.

SECTION 1. Il est décrété par le Sénat et la Chambre des Représentants de l’Etat de la Louisiane, réunis en Assemblée Générale; Que la troisième section de l’acte approuvé le dix-neuf Février, mil-huit-cent-vingt-cinq, dont le présent acte est le complément, est amendée de manière que la juridiction des juges associés de la Cour de Cité de la ville de la Nouvelle-Orléans, soit étendue à toutes les affaires civiles, à l’exception de celles d’une nature réelle, lorsque la matière en litige n’excède pas cent cinquante piastres et que les dits juges associés auront droit dans toutes les affaires de cent piastres à cent cinquante piastres portées devant eux, aux mêmes frais et honoraìres attribués par la loi au juge président de la Cour de Cité de la ville de la Nouvelle-Orléans, et que les dits juges associés
that the said associate judges shall have jurisdiction, without appeal, to the sum of twenty-five dollars.

Sect. 2. Be it further enacted, &c. That the appeals now pending before the presiding judge of the city court, from the judgments rendered by him whilst associate judge of the said court, shall be forthwith transferred to the parish court of New Orleans, there to be tried in due course of law.

Sect. 3. Be it further enacted, &c. That the salary of the presiding judge of the city court of New Orleans, shall hereafter be the yearly sum of three thousand dollars, to be paid monthly, by the treasurer of the parish of New Orleans, on the warrant of the judge, countersigned by the clerk of his court.

Sect. 4. Be it further enacted, &c. That all bonds and recognizances taken by the associate judges, mayor or recorder, within the city of New Orleans, for the public peace, or in criminal matters generally, shall, when forfeited, be recovered by the city attorneys, for the use of the corporation of New Orleans, all laws to the contrary notwithstanding.

Sect. 5. And be it further enacted, &c. That all laws or parts of laws, inconsistent with or contrary to the provisions of this act, be and the same are hereby repealed.

(Signed) ALCEE LABRANCHE,
Speaker of the House of Representatives.

(Signed) C. DERBIGNY,
President of the Senate.

Approved, April 1, 1835.

(Signed) E. D. WHITE,
Governor of the State of Louisiana.

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An Act

To amend the laws relative to Elections in the Parish and City of New-Orleans.

Preamble.

Whereas, owing the increase of the population of the parish of New-Orleans, it has been found inconvenient, and a cause of tumults and disorders, to have but one place for taking votes at elections held therein:

Section 1. Be it therefore enacted, by the Senate and House of Representatives of the State of Louisiana, in General Assembly convened, That the mode of voting, at all elections in said parish, either for Governor, or for representatives from this State to the Congress of the United States, or for senators and representatives to the General Assembly of this State, shall

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Acte

Pour amender les lois relatives aux élections dans la paroisse et la ville de la Nouvelle-Orléans

Préambule.

Attendu que, en raison de l'accroissement de la population de la paroisse d'Orléans, on a reconnu comme cause de tumulte et de désordre, l'inconvénient de n'avoir qu'un lieu pour recevoir les votes aux élections tenues dans la dite paroisse.

Section 1. Il est décrété par le Sénat et la Chambre des Représentants de l'État de la Louisiane, réunis en Assemblée Générale, Que le mode de voter à toutes les élections, dans la dite paroisse, soit pour le gouverneur, ou pour les représentants de cet État au congrès des États-Unis, soit pour les sénateurs ou les représentants à l'assemblée générale de cet État, sera à l'ave-