

---

---

# THE COURIER.

---

---

NEW-ORLEANS:

---

---

TUESDAY (EVENING) FEBRUARY 25, 1834.

---

---

STATE OF LOUISIANA.—Parish Court  
of the Parish and City of New Orleans.—I  
do hereby certify that on the 17th February 1834,  
judgment was rendered in the case of Mariana  
Dragon, the wife of Andria Dimitry vs. her Hus-  
band, in the following words and figures, to-wit:  
Marianne Dragon, wife of Andria Dimitry, vs.  
her Husband. There being no answer in this  
case, and the plaintiff after having taken a judg-  
ment by default, having applied to this court for  
a confirmation of said judgment by default, intro-  
duced the evidence in support of her action, which  
evidence is a'l on file—the court after carefully  
examining the evidence thus produced by the  
plaintiff, considering—

1. That it is proved to the satisfaction of the  
court, that the affairs of the defendant are in such  
a state of derangement that the plaintiff's inter-  
est must suffer from a continuation of communi-  
ty between them—

2. That it is also proved that the defendant  
has received at different times sums of money be-  
longing to the plaintiff his wife, forming a much  
larger amount than that claimed by her; that a-  
mong those sums, that of seven thousand dollars  
is shewn by authentic act to have been received  
by the defendant from plaintiff's father and for  
plaintiff's account; that a further sum of twenty  
thousand dollars is shown to have been received  
by defendant from the Bank of Louisiana on a  
mortgage given by plaintiff on her own parapher-  
nal property.

3. That it is also in proof, that the Household  
Furniture which exists in the house occupied by  
the parties is the property of the plaintiff, and  
was purchased with the proceeds of her own  
property.

It is ordered, adjudged and decreed, that the  
community of acquests and gains hitherto exist-  
ing between the parties, plaintiff and defendant,  
be dissolved, and that a separation of property  
take place between them, that plaintiff recover  
from defendant, the sum of twenty-seven thou-  
sand dollars and interest, from the date of the  
judicial demand, with the advantage secured to  
her by the 2367 article of the Civil Code; that  
the plaintiff be also declared to be the owner of  
the Furniture in the common dwelling, and that  
the defendant pay the costs.

New-Orleans, February 22d, 1834.

(Signed) CHARLES MAURIAN, Judge.

Judgment recorded in Judgment Docket C. p.  
79.—Amount of Judgment \$27000; interest from  
Jan. 17, 1834, --; costs of court \$23 12½; she-  
riff's fees —.

In testimony whereof, I have hereunto set my  
hand and affixed the seal of the said court,  
at the city of N. Orleans, on this 24th day  
of February, in the year of our Lord, 1834,  
and in the 58th year of the independence of  
the United States.

Feb 25

FRED. BUISSON, D. Clerk.