mes or the make a square.

elvertisements which are not limited as the number of nartimes will be continued until stopped, at the expens I the persons who send them?

A tiberal deduction will be made to those who

o the year.

No subscription from the country will be received unless an agent in this city be designated, to whom application may be requisity made for payment.

Letters must in all cases be post paid.

FOR SALE, THE Steamer WALTER SCOTT, having recently under gone complete repairs, is offered for sale. For terms, apply to Captain

HARBISON, BROWN & Co. FOR TAMPICO. THE Mexican Brig GENERAL SANTA AN NA, alias Bello Indio, is now receiving cargo and will sail shortly for the abov port. Shipped by said vessel will have the benefit on duties of 20 per cent, allowed to the National flag. For balance of figurity to passage against to

fleight or passage apply to CUCULLU, LAPEYRE & Co. No 27, Toulouse street.

FOR VERACRUZ THE fine and fast sailing Mexican built Scho THE fine and fast sailing Mexican built Schooner TITAN, capt Davis, having part of her eargo engaged, will sail shortly for the above port. For

JOSE PRATT & SON, No 52, St Anne street FOR MOBILE.

THE new oppoor fastened and copposed, fast sailing Baltimore built schooner FREDER-ICKSBURG, captain Hunter, will have immehate despatch. For freight or passage, apply to the capon board, opposite Centi street, or to HARRISON, BROWN, & CO.

FOR HAVRE. relass coppered and copper fastened

THE firs. "NT, J B Haley, master. For
ship CRESCL. les of cotton, anviy to
reight of 3 to 400 ba... OGNEN & Co.
No 72. Cana i street

FOR BALTIMO Capt HoTHE fast sailing brig WILLIA Freight
ner, will have immediate despatch. passage, apply on board, opposite St Louis o HARRISON, BROWN Co No 117, Royal etreet FOR HAVANA, to sail managinately.

Tile hat sailing coppered and copper fastene panish Brig BELLA ANITA, will take passen ers, to whom she afters excellent accommods uply to M S CUCULLU, LAPEYRE & Co. No 27 Toulouse FOR TAMPICO.

The schooner EXPRESS, Capt. Delarne briving part of her cargo engaged and going on north, will have quick despatch. For remainder of freight or passage, apply to the Capt. on board

Chart esstert.

FOR MARSEILLES.
THE Ship DUBLIN PACKET, John R.
Suttler, master, having the principal part of her
largo engaged, will have immediate despatch. For
150 hales of cotton, or passage, having good
defear registrathe contain on hourd, or to nodations, apply to the captum on board, or to A QUERTIER & BOUTIN.

103 Roval steet.

FOR LIVERPOOL. FOR LIVERPOOL.
The first class coppered and copper fastened
of MARATHON, R Eldridge master,
Ent of 500 bales cotton, apply to
1. O 3DEN & Co., 72 Canal st.

THE remarkably fastsating, copper fastened Soppered, new Baltimere built Schooner TALBO'LONES, Capt. Berry, but then \$9 tons, and carried Dates. For fieight or passage apply to HARR'SON, BROWN & Co.

FOR TAMPICO. THE Schooler LEONARD, Ramen Palomo naster, having in ist part of her cargo engaged on have despatish. Forbulance of freight or pas

THE remarkably first sailing, copper fastened and coppered new Baltimore built Barque LOU-ISA, captain Meyers, 363 tons burthen. Apply HARRISON, BROWN 117, Roy il stree

THE new and elegant first class American ship SENATOR, Wm. Stacey, master, having most of her cargo engaged, will have immediate des-

BENJ. BOOTH & Co.

A large store, 80 feet long by 40 situates. St. Philip street, between Royal and Bourbon For tern ps, apply to the undersigned.

B. DUPUY.

THE undersigned Syndics to the creditors of B Ory request all the creditors to present their accounts ardue, good and firm, on or before the lat Marchinext, in order that they may be inscribed on the list of claims.

M. ANORY, P. DUBERTRAND.

I nomas status of provisional seizure issued in the above case, bythe hon. Charles Gayarra presiding judge of the city court of New Orleans, I have seized the schooner Mayflower, her tackles, apparel and furniture, and I also hereby cite all persons interested to appear within fifteen days, to answer to the Plaintiff's demand. feb 19

BEAUREGARD, marshal.

A STRAY HORSE.

RIO COFFEE, &c.

700 reams Straw Wrapping Paper, 50 barrels Old Rectified Whiskey

OTTLES.—Wine and Porter Bottles in store and

CHIRCH WANDERS CLUNCEL.

ERSONS having for sale in the environs of the city,
any its of ground suitable for a grave-yard, are desired to send their proposals in writing, to Mr. H. Pedesclaux president of the council of the church of St. Louis.

[C. Proposals will be received up to 15th March next,

FOR A SHORT TIME ONLY.

an | Drawing, &c. 13| cents.

P R Colsson,





STATE PAPER. TUESDAY MORNING, MARCH 4, 1884.

BOURSIANA REGISRATURE.

JOURNAL OF THE SENATE. WEDNESDAY, 19ta February, 1831. The Senate met agreeably to adjournment.

Members present: Messars. Chas Derbigny, Pres lent, Beanwis, Burthe, Dopré, Hiriart, Labranche

Lacoste, Leblanc, Moore, Nicholas, Pudhomme Saunders, Sioan, Tenney and Thomas. Mr. Lacoste, agreeably to previous notice, intri duced a bill entitled, "An Act to organize and define the authorities, duties and functions of the Police Ju ries of the parishes of Plaquemines and St. Bernard. Read for the first time, rules dispensed with, read the

ocund and third times, and passed.

On anotion of Mr. Nicholas, the *resolution directing the Attorney General to institute a certain suit," was taken up, read for the second time, amended, and further consideration postponed until to-morrow.

pensed with and passed,"

The following message from the Governor was read, and on motion of Mr. Labranche, together with the report of the tivil Engineer on the Archafalia rever which was referred to a Joint Committee, the Sanat having compared in the resolution of the House of

the Atchafalaya, from which you will perceive that the obstructions to the navigation of that river are of sucl s nature as to be removed with more case than had been hitherto generally anticipated. The advantage which an extensive section of this State would derive from this important impreement, will no doubt induci on to adopt the measures necessary to have it imme duately effected; and as the success of the undertaking nust depend upon the means which the Legislature

mny adopt to put it in execution; I be g leave to submit to your co-sideration my views on the subject.

The success of Captain Shreeve in the removal of the rafts on the Red river, has demonstrated that obstructions of that kind can be cleared with much mo facility than was though formerly. If the use of the tained from the General Government, the rafts of the nontic. It mose to the case they could be got, it would be got, it would be good policy on our part, to ask that they should be withdrawn from the undertaking in which they are out the expense of the State; for it cannot b contended that we can with any kind of salety, have the raf's removed by contracting with persons who might offer to do it at the lewest price. The very nature of the obstructions described by the Engineer, must ren offer to do it at the lewest price. The very nature of the obstructions described by the Engineer, must rended by so many contingencies, that not only a correct stimule, but even an approximation of the real cost of uch an enterprize is impossible. If the work was once ordered to be given to the lowest bidder, those of concertainty who might be tenuted to undertake it, could have ourselves, and in order to be certain of not lossing noney on the control, they would, none of them, make any offer but under the supposition that great difficulties are to be under the supposition of the first of the period of the supposition of the district of Louisians."

**Can Act and the back of the State of the to have been much easier than they anticipated, they writ realize given poofits, which they with notice asked o retund; but should, on the contoury, the work prove still more informs than they had suppresed, they will either abandon it, or they will come forward with a claim for an additional compensation, which they will probably old in, because the Logislature will not per noit that the State should be been fitted at the expense of a few in tvictuals. Having, therefore, every thing to lose and nothing to gain by contineurs, I concur fully in the opinion expressed by the Civil Engineer, that the ratis ought be removed at the express of the State, Husband, in the following a cirds and figures, to wit: Mariana Diagon, wife of Andria Dimitry, vs. her Husband. There being no inswer in his case, and the plaintiff after having taken a judgement by default, having applied to this court for a configuration of said judgement by default, introduced the evidence in support of her action, which evidence thus produced by the plaintiff, considering the evidence thus produced by the plaintiff, considering—

1. That it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and it is proved to the satisfaction of the court, and the plaintiff and the caption of the court of the court of the satisfaction of the court, and the plaintiff are the caption of the court of the satisfaction of the court, and the plaintiff are the caption of the court of the court of the caption of the court of the caption o is, to call your serious aftention to the means of pro cuting them. The immense facilities which our State offers to all those who select it for their residence, leave as but little chance of obtaining hands for our public at than that improvements. Our own citizens are too profitably niployed to be induced to offer as day lab our only dependence must be on such strangers and must be procured in the city, where they must with s many advantages that, except in the sickly season, the prices. After they are procured, they cannot long be pended upon, for those among them who are taken us soon fied son e other i grmanent employment fe which they have a proference, and the undertaking is

> of the Board of Public Works, for the execution of such undertakings, as may be ordered either by the Legislature or by the Board itself. The removal of the obseructions to the navigation of the Atchafalaya is As the actual expense of such works can never b to be executed properly and with as little waste of pub at such high wages as to reader the purchase of slave

> after a short time, left to the mismanagement of those whose inten parameter want of industry compels their

o continue to work for their daily bread. Lubbrer have been paid as high as two dollars a day for the

work now under execution at Plaquemine. Slave

an, at certain sessons of the year, he hired at reason

able terms; but at such times as their attendance on th

rops is necessary, few if any, can be obtained even a

higher wages than are usually paid for free labo ers. Those considerations, which most appear obvious to

all those who have reflected on the subject, have led

of the State to parchase slaves to be put at the disposi

-um, calculated even at ten per cent, would be for o e month \$533 33 34. The expense for oscitaring to the laborers and for the payment of competent per-ons to superintend them, would be very near the same The expense for maintaining in either case, and the difference in wher respects is too great not to offer an ample compensation for any

If the board of public works were autho ized to lay out in able bodied slaves the whole or at least the greatest part of the funds under their superintendance, and if to that sum was added such a one as to enable them to procure a sufficient number of negroes to undertake at the same time severallof the improvements which are must wanted in the State, our public works would, in a few years, be aimost completed, and the slaves might then be disposed of at a price which would not differ materially from the one at which they would, in a few years, be almost compacted, not he slaves might then be disposed of at a price which would not differ materially from the one at which they could now be purchased. This seems to me not only the cheapest, but the only means of succeeding in a regular and permanent system of I-ternal Improve-ments, the absolute necessity of which is left by all those who have an interest in the welfare of Louisiann

on motion of Mr. Prodhomme, the Sense took up the bill entitled "An Act for the relief of Antine Prudhomme, and others."

On motion for the adoption of the Ist section as follows: "That Antoine Prudhomme, of the parish of Natchitoches, be and is hereby authorised to receive from the proper representatives of the succession of Marie Jaseph M. Carty, a free woman of color, who died in the parish of Orleans, the amount of a bequest made by her in her last will asid restaurent to Authory her son, who, at the time of making the same and at the releash, was the property of said Prudhomme, and the rape of the succession of the tree parish of Orleans, the amount of a bequest made by her in her last will asid restaurent to Authory her son, who, at the time of making the same and at the releash, was the property of said Prudhomme, and that any acquattance made by said Prudhomme, and the representative of said succession, shall be valid against any claim of the Sanes, the ayes and nays were called for with the following result:

For the adoption: Messer, Domé, Lebbane, B. homme, Teason.

For the adoption: Mesirs, Dojné, Leblanc, Prudhomme, Tenney and Thomas of ayes.

Against it: Messas. Burthe, Hiriart, Labranche Lacoste. Moore, Nicholas and Spunders-7 mays,

O motion the second section was rejected.

Mr. Tenney, Chairman of the Committee to whom had been referred the "resolution of lative to public offi-cers who do not reside in the parishes for which they are appointed," reported said resolution amended; and on motion of Mr. Burthe, it was again referred to them with instructions to report by bill.

Mr. Lebiane obtained leave, without previous no tice, to introduce a bill entitled "An Act to authorize the inhabiturts of the parish of Lafourche laterior, on the right bank of the bayon from and descending the Percebonne Canal, to clean and despen the bayon "Em Bleve." Read for the first time, and ordered to be

Mr. Hiriart, according to previous notice, introduced a bill entitled . An Act relative to that part of the byce on the b you Pinquemines, in the vicinity of the loge of P quemmes, in the parish of Derville, ' Read for the first time, rules dispensed with, and passed. Mr. Tenney gave notice, that on to morrow he

would introduce three bills entitle !. "An Act g unting certain privileges in the Sinte Louisiana, to the bank of the Sinte of Mississippi."

F.RST RIADINGS. "An Act to create a commissioner of arrand onth for the State of Louis raise, in the city of New York. A message from the House of Representatives, by Mr. A. Pitot, their Click, requested the concurrence of the Son te in the fa lawner bolls and resulutions.

"R solution to authorize the State Treasurer to re cerve a certain sum of money." "An Act unking upp oprintions for the improvement of the n eyigation of the rivers Tanchipaho and F ina.
"An Act to establish a court of appeals in crimina

"An Act, supplementary to the several Acts organi zing the District courts of this State, and for other An Act to extend the exclusive privilege of holding

formes, to Jone Monten jr. John H. Hermansen on i House had concurred in the amendments of the Senate in the bill cutated . An Act for the relief of the sheriff of the parish of St. Helena;" that the House had coo

curred, with amendments, in the amendments of the Senate in the bill entitled "An Act relative to Steam Bu ts," and "An Act to amend the 2 i section of the Ac supplementary to the several Acts relative to roads and vees;" and that the Conmittee of Eurolment of the House, and reported as duly corolled, the bill from the S. nate, entitled "An Act relative to the publication of otices to be given of the nomination of curators vicant successions, honologation of accounts &c." On motion, the Senate adjourned until to more at 10 o'clock, A. M.

A GRICULTURAL SOCIETY OF LOUISI-A ANA.—Wasted by the hoard of Directors of this institution, a competent person to superintend the works and administration of a model Farm, and sufficiently ac-quainted with Agriculture and the senences relative there-to, to conduct the experiments, report on the same, and gen-erally attend to all that may promote the object of the so-ciety.

Persons desirous of said situation will please make dressed, post paid, to the undersigned, No. 53, Royal st.

E. ROUSSEAU, Sery. STATE OF LOUISIANA

Edouard Gueria va his creditors.

PIRST JUDICIAL DISTRICT COURT.11078.—The constant of the court.

11078.—The cession of the petitioners property having been accepted by the court, for the benefit of his creditions it is ordered that a meeting of said creditors take place at the office of F Grima, Esq notary public, on the ses mentioned in the pittition, and in the mean time all judicial proceedings against the person and property of said petitioner are stayed. By order of the Honorable Charles Watts, judge of the said court, this 26th day of February, in the year of our Lord, 1834.

11078.—The cession of the bentiful for its property of the proposed in the propose

STATE OF LOUISIANA.

David Shields vs his creditors.

FIRST JUDICIAL DISTRICT COURT—On motion of C McWillen France.

tion of C McMillen, Esq. of counsel for petitioner, and on showing that the usual advertisement had not been made on the order issued in this case, on the 27th of January last past, it is ordered by the court that a meeting of contractors, or if the sum be frend too sust, it will sals creditors do take place, at the office of B W Miller also be thrown away; because the object had in view 15sq. notary public, on Monday the 24th day of March next, for the purpose of diliberating on the affairs of the putitioner, and in the mean time all judicial proceedings a gainst his person and property, are stayed.

Thomas N Morgan Esq. is appointed to represent the

ent creditors. Extract from the minutes. [Signed] feb 20 Deputy clerk

STATE OF LOUISIANA. ARISH COURT for the Parish and city of New Orleans—Present the Hon. Charles Maurian, judge. New Orleans Feb. Ind 934—No. 7205. Magioire Jambu vs. his cre liters.—The cession of property of the petitioner being accepted by the court for the benefit of his creditors.

FRED. BUISSON

mo great not to offer an suple compensation for any loss that the State might experience by death or otherwise.

The success of the bayon Bond Navigation Company who after busing completed the improvement of the following been accepted by the Court for the lessents of said creditors. It is now sell, them for what they cost, and that of the depth of the court that a meeting of said creditors take place before H. Pederelaux, Esq. indiany public, on Money and Ladaurche Canal Company who, having and Ladaurche Canal Company who, having adopted the same system, will in a very or two be all proceedings against his person and answer mean time adopted the same system, will in a very or two be adopted the asme system, will in a year be two he all proceedings against his person and property are stayed; for each hyplaced in a similar situation, can furnish unanswerable. By order of the Courty-Clerk's resee March 1st.

1716 3-St

STATE OF LOUISIANA.

VOL. VII

different age. The whole seized in the above seit.

Parish St. James, 13th February 1834 ARNAUD LE BOURGEOIS,

COURT OF PROBATES.—By virtue of an or der of the Court of Probates of the parish of Jet ferson, I will expose at public auction, on Friday the 14th March next, at twelve o'clock, at the coffee house of Win Jones, in the city of Lafayette, the following property belonging to the succession of the late Marie Bachus, f. w. of c., some noveables consisting of old formure, three cons and their culves, two calves and an old or a negro slave unmed Baptiste, aged about

36 years; Terms and conditions of sale: The movembles pay uble cash. The stave Baptiste, payable at 4 months the purchaser giving his note; endorsed to the satis faction of the testamentary executor a a mortgage or he slave, and moreover binding himself to tree and monospate the said stave Baptiste as soon as he sha'd have paid for his fredom the sum of five hundred dellars. [feb 13] F. DUGUE, Judge. COURT OF PROBATES.

WHEREAS Thomas G. Morgan, las petitioned the Court for letters of Curatorship on the vacant estate of the late. Theodole G. Peters, deceased intestate, notice is hereby given, to a I whom it may concern, to show tuse within ten days, why the prayer of the said p titioner should me be granted. By order of the Court, feb 25 W.F.C. DUPLESSIS, reg of wills. OFFICE N.O. & CARROLLTON

L F GENERES, Sector Thomas Wooldridge His creditors and the creditors of T and Gibson C Wooldrige, pursuance of the act for the relief of insolvent debtors in actual custody, and in order to obtain the ben-efit of said act, filed his potition in the first Judicial District Court of the State of L misiana: Notice in hereby given to

the creditors f said Petitioner and they are hereby given to the and appear before the said Court on the 17th day of March next, at 10 o'clock, A.M. to show cause why the proper of said petition should not be granted, and he discharged from impulsations on thorged from imprisonment.

By order of the Hon Churles Watts, Judge of the said

Court, this 19th day of February, A D 1334.

feb 22

P LE BLANC Do Clk feb 22 indersigned her leave to infor-

their friends and the public that they have just established a pharmacy under the firm of P. Landes & Joseph Lavenue. They will receive orders from the city and the country. They hope by careful attendance to all orders, and by furnishing fresh and good drugs, to secure the patronage of a fall. good drugs, to secure the patronage of a those who will apply to their pharmacy, si-usted No. 8 Levce street, the 2d house after the cornecbe.

low the rail road. P LANDES, Apotherary, & Co.

THE Subscribers have in store, and offer for sale the following goods—4-4 brown domestic sheetings; 3-4 & 7-8 do s irtings; brown and bleached sheetings; ltavens Duck; Madras and Pongee helds; Russia Diapors; Spanish Beandy in Indian barrels, entitled to debenturi Rice in tierpes. No 1 Chocolate in halfboxes; bunch, much catel and bloom Raisons, in whole, half and quarter boxes Sperm Candles, assorted sizes; Rio Coffee; Catalonia wine in pipes; cette Maderia in quarter casks-feb 5

FOR SALE, the hereafter named choice creole ne

Genevic, a negress, about 36 years of h very good wash Jilonise, daughter of the above, a mulatress, 20 years old flouse servant and washer, together with her two children, Rosa, a quarteroon, 4 years old and Cora, a mulatress, three years old.

Arsine, daughter to Geneviere, a negress 14 years old ouse servant and good nurse. Annette, a guiff of about 25 years, old, good seamstres nd washen of fine linen. Eulalie, a smulatress, 15 years old, house servant and

guo i nurse Agenor, a mulatto boy, brother to Eulalie, 14 years old Agenor, a mulatto boy, brother to Agenor, 19 years old, alfred, a mulatto boy, brother to Agenor, 19 years old, the above slaves except 3, were born at the actual owner's, and use to sold on account of absence; they are fully warranted good and faithful servants, free from the first owner's and the law of the servants.

the discussion of vices preserabed by law.

Should not the above mentioned slaves be sold at any vate sale; before the 1st of April next, they will be of a price of the sale; before the 1st of April next, they will be of the sale; before the 1st of April CHS HATREL then at public sale.

123 Chartres st. POSITIVELY TO BE DRAWN

ON THE FIRST OF APRIL.

TO BE RAFFLED.

A SPLENDID Time Piece, representing the super There all the former Kings of France were crowned, where will be 75 chances, at the rate of \$10 cach. The subscription list is now open, at Mr. Bislop's where the magnificent piece of work is to be seen. Persons wishing to subscribe, will find there the description of that ancient work, which is at this day admired as a sublime piece of Architecture. The Church which this time piece repre-Architecture. The Church which this being sents, is now standing in France such as the model is before us, is of the best workmunship and keeps good time.

The subscription list will be kept open at Mr. Bishop's Hatel only.

Philip street, No 112, hetween distribution and Dauphine. The undersigned begs leave to inform his friend, and the public, that he has just established his shop at the ationed stand, where he will execute all orders such as balconies of all descriptions, iron railings, staircase and toob iron works; weathercocks, plain and ornamental mechanical and high smithing wolks, buts up beils in the Parts style. Architects and massers will find dexterity and perfection in all the works confided to him. jnu 21—15t

OTICE—All debts which may become be contracted by the crew and captains of the school Leen day. Eliza, May-Flower and Pamons, and of the sleep Spleodid will not be paid by the underlyined anicas authorous by them.

C. GUESNARD & ALPUENTE. THATCOS AND COMMUN SIZE OR

64 quarter boxes best Evaluated 62 mer tenths do:
52 mer tenths do:
54 quarter do common size
Just lavding from Brig Belly Maries
for sale hip.
VICTOR DE Chill service

MALMS AT AUCTION

BY H J DUMINGON BY H J DOMINGON.

VILL be sold on Beturday the 15th Morch, at 12 s'estock, at Herwitt's Exchange, the following valuable property, and also the staves hercefter named, not on account of departure, to stat:

A Lat of Ground divided as follows:

Let No 1, being the corner of Comi and Dauphit sheet, measuring 38 feet 1 inch fronting Centi street, by 62 d. 6 in 8 lines frenting Dauphin street.

Let No 8, adjoining the shore, measuring 41 ft 7 in frontiet front of the street by 41 ft 6 in 4 lines in depth with a neith heave comprising 4 apartments, and a broth story kinkes.

kilchen.

Lat No 3, adjoining the above, measuring 27 R 1 in 2 lines on Conti street, by 61 ft 6 in 4 lines in depth.

Lot no 4, adjoining the above, measuring 27 R 1 in 2 lines, by 61 ft 6 in 4 lines in tepth. On this line two leas is a large frame building, inhabited by several country. The side walks of said 6 lots are well paved with alarremed bricks, and done agreeably to city ordinance; the pure chaser is not to pay any thing for the name.

Terms of sale: 1, 2 and 3 years credit, for notes undown d to satisfaction and mortgage until lines payment—the purchaser will be at liberty to have his notes discounted, at 10 per orat.

Should not the expected price be offered for said 4 her.

and should there be but one or two sold, the native will be-come nult and word, and in such case the whole will be-come nult and word, and in such case the whole wild be-put up again to be sold together.

A Lot of Ground, situated in fusbourg Marigny, being the corner of Victory and Marigny streets, and same the Rail Road:

Lot No 1, measuring 25 ft 9 in 4 lines fronting on Vice-ity street, by 140 ft in depth fronting on Marieny street. Lot No 2, enessuring 25 ft 7 in fronting on Victory street. 100 ft in depth.

Lot No 3, measuring 25 ft 7 in on Victory storet by 200 Lot No 4, measuring 25 ft 7 in on Victory street, by M in depth.
Lot No 5, measuring 25 ft 7 in on Victory street, by 100

it in depth.

Lot No 6, measuring 26 ft 8 in on Marigny street by 135 ft 6 inches in depth.

List No 7, measuring 26 ft 9 in on Marigny street, by 128 ft 6 inches in depth.

The side walks of all said lots are well paved and finselyed; on several of them are frame houses, and brick houses between posts.

Terms: 1, 2 and 3 years cradit, for satisfactory undersaid

notes, and mortgage until fasal payment. The purchasers are to give their notes divided into several amounts. Also the following slaves:

Plosper, a crecke negro man, from \$3 to \$3 years old, good character, able to do any kind of work, cantumny grad servint and very obedient, he is war anted free of diseases and trees prescribed by law.

nd vices prescribed by law.

and reces prescribed by law.

Frozine, a negrees, from 35 to 38 years of age, good cook and washer, with her 4 children. She is sunctimes subject to sickness on the stomach, except that, she is warranted free of diseases and vices prescribed by law.

Michel, one of Frozine's children, from 11 to 18 years

a good and intelligent boy, warranted free of d

oid, a good and intelligent boy, warranted free of discussed and vices prescribed by law.

Edward, do a negro boy from 5 to 6 years old.

Josephi i.e., do a negro girl, 2 years and 6 menths old.

Joseph, do a negro intant, 8 months old.

Maria, a creole mulatess, from 15 to 16 years old, with her titsle infant, 3 months old; she is a daughter to Frozina, good house servant, and warranted free from the discussion and vices prescribed by law.

All the above named servants bear good characters, and are to be sold only, because the name wishes to leave the

are to be sold only, because the owner wishes to have the

Terms: 6 and 12 months for satisfactory endorsed notes, and nortgage antil final payment. The acts of rale, for land and slaves, to be passed before L Ferand, notary public, at the expense of the purchaser.

By HEWLETT & BRIGHT.

OR sale at section, on Thursday the 18th Mar. 1, at the U. S. Quartermaster's store No. 53, St Louis street, a large quantity of military clothing, in excellent order and of good quality. The sale is made in some order and of good quality. The sale is made in some quence of the recent change of uniform for the army. Planters have now an excellent opportunity to purchase clothing for their slaves, of a much better quanty than that usually offered in the market, consisting of Couts, Jackets. Functions, Caps, Blankets, Slices, Stocks, &c. &c. Terms of Sale Couls.

BY HEWLETT & BRIGHT. BY HEWLET & BRIGHT.

Y order of the Court of Probares, will be sold on Wednessay the 19th March 1834, at 12 o'clock, the slave Mary, aged about 36 years belonging to the estate of Adelaide Fortier deceased.

Terms—I and 2 years c-edit for notes endersed to the at infaction of the venders and mortgage until paid.
The act of sale to be passed before Mr De Armiss at the venders of the number of the party of the property of the property of the property of the party of the expense of the purchaser.

BY TAUSSY & GARIDEL.

BY Virtue of an order of the honorable, the Court of Probates, in and for the Parish of New Orleans, duted the 5th of February, 1834, on Saturday the 15th of March next, will be sold at noon, at Hewlett's the following properly, belonging to the estate of the late Jaques Vienne.

Vienne.

The undivided sixth of five Luts of Ground, situated in suber 5x. Mary, comer of Common and \$t Charles streets, measuring together 111 feet 10 inches front on Common street, with a depth of 115 feet 3 1-2 inches on St. Charles, and on the back line of Common street, 110 feer 9 methes 3 lines; together with the sixth part of the improvements the whole supplied to the sixth part of the sixth and the whole supplied to the sixth and sixth and the sixth and the sixth and the sixth and the sixth an

thereon, the whole conformably to the plan which will be exhibited at the Exchange.

Rachel, a negro givl, 31 years of age, good servant, cook, washer and children's nurse, with her daughter, Marie Louiss.

Clark, an American negro, 24 years old, addicted to running away, but never going beyond the vicinity of the Crnesse, a negro. 30 years old: servant.

All these slaves are warranted against the vices and dis-ease as provided by law. The undivided \$th of the 5 lots payab e at 6, 12 and 24 months, and the slaves at 6, 12 and 18 months, in approved endoused paper, secured by most-eage. The sets of sale to be passed before F De Armas, Esq. notary pullic, at the expense of the purchasers, fell BY HEWLETT & BRIGHT.

ARISH OF ORLEANS—Court of Frobst >--Estate of the late Hon. Justina L. w.s.—By virtue of
a decree of said court, will be sold on the 22d day of M. reh next, 1834, at 12 o'clock, precisely, at Hewlett's Exchange corner of St. Lasts and Chartres streets, the following: SLAVES & LANDED PROPERTY, belonging

o the aforessid succession to wit: Dan el. a negro man, who elwright and rough carpenter, aco 61 yezro. Jo, a negro man, first rate waiter, costler, coach and cart

on, a regree man, rest to water, outer, could and call driver and good cook, aged about 30.

Clara, a segre woman, aged about 30 years, with her siz dhildren, viz. Henrietta, aged about 30 trears; Frourisch geg. shout 10 Milly, aged about 5 years; Fauny, aged about 3 years; Bub, aged about 3 years, and Nucl, about eighteen months, Clara in a good cook, washer, ironer sufficiency servant.

me servani. Jeck, a negro man, aged about 38 years, are the bleuch nan, axeman and field hand. Nancy, his wife, aged about 49 years plain cook and

washer.
Louis, her con, a negro man, agod about 27 years, fire rate ploughman, axeman, driver and field hand.
Paul, alse her son, a neg o boy, aged alout 13 years, a good axeman, ploughesan, field hand and very serviceble

a el plantation on a printation.

Jourdan, a negro man, aged about 34 years, a good are-man, ploughman, field hand and very serviceable on a plan

William, aged about 56 years, has the same qualities as outdan. LANDED PROPERTY. Jourdan. LANDED PROPRIESTY.

A Lot of Ground, situated in faubourg Clouet measuring 240 feet (French measure) front on Clouet street, by a unitar depth. Said let will be divided into lots according to a plan which will be exhibited at the Exchange, previous to and on the day of sale.

Also a Lot of Ground situated in Milneburg, on Lake the control of Ground attented in Milneburg, on Lake the control of Ground and the mouth of

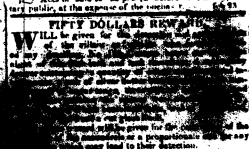
Ponchartrain, between the Rail Road and the mouth of Bayou St John, measuring 90 feet (French measure) on Columbia street by 180 feet doep, designated on a p'an to se seen at C Polfock's notary effice, as lot No 5, in square No 159.

A Tract of Land, situated in the Parish of St Tammany, on the northern shore of Lake Ponchartrain, nearly opposite the Rail Road, containing about 1540 arrents. Said land is about 4 miles to the east of the mouth of Cardoncu River, and is bounded on the east and west by lands ownet by Bernaid Marigay, Esq. on the north by lands ownered by Bernaid Marigay, Esq. on the north by lands ownered by Charles Parent Esq. and Madame Battel. Part of said land will be divised into lots according to a plan which will be exhibited at the Exchange on the day and or viens to the day of sale.

Terms of sale: The slaves to be seld on a ceredit of 3 &

param of same: and the fanded, property at 1, 2 and 3 years for increased to the satisfaction of the viniers, and mostage until final payment.

The Acts of sele to be peaced before W Chat ty ary public, at the expense of the section . T.



op wsite St. Louis street or to NARTIGUE & DESPOIS, FOR MARSEILLES.

FOR BELIZE, (Hondings)
The schooling GLEANER, Tyrrell, will sail for he above port in a few days. For freight or pasthe above port in a few days the captain of board or to JULES LEBLANC,

FOR TAMPIC).

y to the captain on board or to TUYES, & Co-FOR FREIGHT OR CHARTER

FOR HAVE The first class ship GROTON, Captain Rt Baker. For freight of 200 or 300 bales cutton or passage, apply to PERRET & GALLY. passage, apply to Toulouse st. FOR LIVERPOOL

actions is snown to have cargo engaged, will nave limited as the state of the state Captain on board, opposite post 63, or to
TIERNAN, CUDDY, & CO.
TO Gravier & Tehoup-toules.

Lake Ponchartrain, at the mouth of Bayou St John for terms apply to

Thomas Elkins vs Schooner May Flower,

feb 95-31

WAS taken up last Saturday evening at the Toll Gate, on the Lake Reed, a dark brown colored horse, about 16 handshigh. TOPS and Medicinal Herbs, prepared by the Shakers of New Lebanon at New York, to be sold by the pound, half pound, and quarter pound. Those specier are all of the latest crop. Arrived a board of the Packet Arkansas, from New York.

H BONNABEL & BROTHERS

RIO COFFEE, &

30 do Pimenko,

3 casks Zante Currants,

15 casks Claret Wine,—in store and for sale h TIERNAN, CUDDY & Co.

BENJ. BOOTH & Co. CHURCH WARDENS COUNCIL.

HE Exhibition of the four Stattles, by James Thum will continue in this city, for a short time only. No Admittance 50 cents, Scason Tickets \$2, Poem, Life

TAM O'SHANTER,

and Drawing, 4sc. 12] conts. fish 35—6ffew

KCHANGE.—Exchange on Broton, Providence,
Buttimore and New York, at 46 and 67 days sight,
for sale by
THERNAN, CUDDY & Co.,
fish 28 consec Gravier & Tellopitoulas etc.

TO BAGCO—45 hale Kentucky for telloco, landing
from steam limit Divisor, and for the consecution of the consec Gravier & Tellopitoulas etc.

NO. 379.

SALE BY THE REGISTER OF WILLS. PARISH OF ORLEANS.

COURT OF PROBATES.—Sale by the Register of Wills.—OnTuesday the 4th of March next, 1834, at noon, will be expused for sale at Hewlet's Coffee house for account of the succession of Samuel Spotts, deceased, the following described stocks, to wit:

23 shares of Commercial Bank Stock, on which \$10 per house the stocks.

share has been paid. 20 Shares of Machanics and Traders Bank Stock,

which \$500 has been paid.

which \$500 has been paid.

I share of the Orleans Cotton Press Company Stock, paid in full. Also 2 carts and 1 horse.

Terms of the sale—60 days credit for the Bank Stocks and 2 and 6 menths for the Cotton Press Stock, the carts & horse, cash, for approved endorsed notes.

By order of the court.

feb 22

W F C DUPLESSIS, Register.

Feb 22

W F C DUPLESSIS, Register.

PARISH OF ORLEANS.

OURT OF PROBATES—Sale by the Register of wills. On Tuesday the 4th day of March, 1934, at noon, will be sold at Hewlett's Coffee House, for account of the succession of the late Charles Laurel, f. in. deceased, the following described landed property:

A Lot of Ground, situated in Julia street, hetween Bartanese. A Lot of Ground, situated in Julia street, between Bar-ronne and Phillippa streets measuring thirty feet front by 190 feet in depth, together with all the improvements there-

Conditions of the sale: One half eash, and a halance a a credit of six and twelve months, for approved endorsed the subject, notes, accured by special mortgage. By order of the court.

WFC DUPLESSIS, reg. of wills. N. B. The acts of safe to be passed before Louis H Feraud, notary public at the expense of the purchaser. feb 4

PARISH OF ORLEANS.

OURT OF PROBATES—Sale by the Register of wills. On Wednesday the 5th day of March, 1834, at mon, will be exposed to sale, at auction, at the New Exchange Coffee House, for account of the succession of he late Reuben Gnunt, detensed, the following described ot of g. out. situated in the Suburb Lafayette, Pa A Lot of Ground squared in the Suburb Lafayette, Parish of Jefferson, named in the Breet front on the public coad, formerly called Level street, now a continuation of cothe river, being a part of a certain to the river, being a part of a certain to the river, being a part of a certain to the river, being a part of a certain to the river, being a part of a certain to the river, being a part of a certain to the river, being a part of a certain to the river, being a part of a certain to the river, being a plan of said Faubourg, drawn hy to the certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a part of a certain to the river being a certain to the ri

sq. notary public.

Terms of sale: Six and 19 months credit for approv dorsed notes, secured by special mortgage. By order o

W F C DUPLESSIS, reg. of wills.

the court.

NOTICE. HEREAS Baithezar Dupny, the Sheriff of the Parish of Iberville, has applied to me for the canceling of the four fellowing bonds to wit:

The first of six thousand dollars subscribed by him of The first of six thousand plotters subscribed by him to the 11th day of December 1819, jointly with Joseph Er-win and J. B. Rille, his seconities.

The second of six thousand dollars subscribed by him on the 25th February 1923, jointly with A. Dupuy and J.

B. Rils his securities.

The third of s. x. thousand dollars, subscribed by him of

The fitted of sex thousant pollars, subscribed by not honor, the 31st day of January 1939, jointly with J. B. Rils and A. Duppy his securities.

And the fourth of sex thousand dollars subscribed by him on the 28th day of February 1931, jointly with Jean Louis Dards is and Autry Duppy and his associates.

This is to give notice to all persons interested therein to show evers in weiting at the folice of the Secretary of State thow couse in writing at the office of the Secretary of State within ninety days after the last publication hereof, why he laid bonds should not be cancelled and annulled as also he mortgages resulting therefrom. Given under my hand and the seal of the state at New L. S. Orleans, onthis 24th day of February 1834, and the hity eighth year of the independence of the

A. B. ROMAN, fib 25 G. Eustis, Secretary of State. TATE OF LOUISIANA.—Parish Court of the Parish and City of New Orleans —I do hereby certify that on the 17th February 1934, judgment was rendered in the case of Mariana Dragon, the wife of Dunitry vs her Husband, in the following a ords and figures, to wit: Ma-

angement that the plaintiff interest most suffer from a omitmention of community between them—

2. That it is also proved that the defendant has receied at different times sums of money belonging to the plaintiff his wife, forming a much larger amount than the closined by her; that among those sums, that of seve thousand dollars is shown by authentic act to have beroceived by the defendant from plaintiff's father and for plaintiff's account; that a further sum of twenty thousend wet had time to settle in any regular line of business dollars is shown to have been received by defendant from Vry few of those can be found in the country; they

TO LET.

That desirable establishment, known as the LAKE HOTEL, and situated on the borders of LAKE HOTEL, and situated on the borders of LAKE HOTEL, and situated on the borders of LAKE PROPERTY. At the mouth of Bayou St John tee, plaintiff and defendant, be dissolved, and that a separate process of the community of the communi ration of property take place between them, that plautiff recover from defendant the sum of twenty-seven thousand dollars and interest, from the state of the judicial demand. with the advantage secured to her by the 2367 articles

the Civil Code; that the plaintiff be also declared to be the owner of the Furniture in the common dwelling, and that New Orleans, February 22, 1834.

Signed CHARLES MAURIAN, judget Charles Con. 79

[Signed] Judgment FORKLES MAURIAN, judge-Judgment recorded in Judgmenet Docks: C. p. 79.— Amount of Judgment \$27000; interest from January 17. 1834,—; costs of court \$23, 12; sheriff of fees—. In testimony whereof, I have herrounto set my hand and hand and affixed the seal of the said court at the city of N Orleans, on the 23th day of February, in the year me to the conclusion. that it would be for the interes of our Lord, 1831, and in the 58th year of the indepenence of the United States.
FRED BUISSON, D Clerk. 925 DOLLARS REWARD RANAWAY from the Lo

RANAWAY from the Louisiana
Refinery, the nogro Jacques, house servant and driver aged about 24 years, 5
ft 5 in sall (American measure) speaks
English and French, has a sore on the right leg, having had it broken; slim his hat. Apply to FORSTALL & Co.

JOHN WILCOX, & CO.

No. 5, Chartres Street.

RE now receiving by the late packets from N York, an additional supply of clothing, boots & sho from their manufactories, comprising a general assortment too numerous to detail, which they offer at wholesale and retail, and respectfully laying the attention of their friends NOTICE. HE undersigned being a out to leave for France in forms the public, that he has appointed and nom-nated Mr. Louis Thomas, his attorney.

Persons having clains against him are desired to present them to Weills and Thomas. He likewise requests such persons as are indebted to the firm of Thomas & Soulet, to y up in the shortest time. LAFAYETTE PORTER HOUSE. No 21, Bienville street.

No 21, Bienville street.

No 21, Bienville street.

A WEBB, BAGNAL & WEBB, have constantly

on hand, at the above old establishment, Philadelphia Porter, Ale, and Newark Cider, of the very best quality, which they offer for sale on the most accommodating terms.

the 300 gross Porter Brittles and a large quantity COMPANY OF ARCHITECTS of the Eighth District of the City of New Orleans.

ERSONS wishing to subscribe to the capital stock said company, are informed that the books of su said company, are informed that the b scription are now open, in the house of the Consolidated Association Bank of the Planters of Louisians, where they e to remain open for 30 days. becribers are to pay one tenth, at the time of entering

P R Coisson,
J Pitts,
Prod Buisson,
J J Messies,
State of the Act of Incorporation.

Seet 3. If farylor measure, the the copical stock of calc expension, shall not extend awa bundred thousand delless, divided in character of fixy dellars each, which shall be transferable in cash measure on many he directed, by the rules and bye-lawe of settle comparation.

The 20-10ther.

Manus Jacobe, Pierra Soulé J Laurent

The Senate took up the "resolution relative to the relebration of Washington's birth day." Rules dis

To the Senate and House of Representatives: I lay before you the report of the Civil Engineer of

Atchafalaya ungut probably be removed in less than a with. If those is not scannot be procured (and it as owengaged,) a steam boat on the same plan orgint to

far from being the only improvement which, for the reasons above stated, ought not to be entrusted to conractors. Our State is intersected in every direction by water courses that only require, to be rendered anvigrbe, that trees, logs, sings and other impediment should be removed from their beds. estimated, with any certainty, before hand, whenever the Logislature undertakes to appropriate specific sums of money for any such undertakings, we shall have again a replition of what has been too often seen in til Sate. The appropriation will either be too large and the public money will be wasted for the benefit of ontractors, or if the sam be found too sais!, it will will not be attained. Improvements of that kind must be made at the expense of the State, if we want them ic money as possible. But if that course is adopted, the same difficulty in procuring laborers which has been experienced at Plaquemine must be experienced every where; it will be impossible to obtain them, (zeef t an economy. To excertain the relative cost of s'avand free labor in Louisiana, the contemplated improve nem on the Atchafelaya may well be token as a nstance. The number of laborers which it would b estrable to employ is removing the rafts would probe

ignments in support of the opinion that the preference

bly be one hundred; supposing that they could be ob-larged at the lowest ressible rate, seventy five cents a day, they would not \$2,250 a mounth, exclusive of the 5th of March next, then and there to deliberate on the they would not \$2,250 a mounts, exclusive or the sun or march was, non an another than the bally selected probably be purchased for \$70,000; the interest of that ceedings against his person and property are stayed.

It is further ordered, that B. C. Elliot Esq. be appointed to represent the absent creditors.

By order of the court.
foh 8 BARISH COURT for the Parish and City of New

ight to be given to stave labor, for our Internal In- XCHANGE ON FRANCE, for sale by forements.

F. BUISSON, P. P.Clk.

Hotel only.

11 6 14 Cm

M. WALTON.