State of Louisians TWELFTIN THUISLATURE—12. SESSION

JOURNAL OF THE HOUSE OF REPRE-

The source met, agreement to adjournment.
On motion, ordered that leave of absence begranted for a few days of mosers Sparks and Rous-

Mr Delachaise presented the petition of sundry citizens of the parish of Jefferson, praying for the location in the city of Lafayette, of a branch of the bank of the New Orleans and Carrollton rail roe comeany.

On motion, ordered that the same be laid on the

table. Mr Montegut presented a patition of a society for the relief of indigent Scotchmen, praying for an act of incorporation.

n act of incorporation.

On motion, ordered that the same be laid on the

Mr Lewis, on behalf of the committee on claims to whom was referred the petition of Louis Herard, made a report by introducing a bill entitled an act relative to the duties of the sergeant at arms of the house of representatives, which was read for the first time, and ordered for a second reading on to morrow.

Mr Ogden, on behalf of the committee to whom was referred the bill entitled an act to regulate the intercourse between consignors and consig-,nees, made the following report:

The judiciary committee, to whom was referred a bill entitled a bill to regulate the intercourse between consignors and consignoes,' respectfully re-

The committee have examined the provisions of the bill, submitted to them. They are of opinion that the liabilities of consignees, under the existing laws are the same as it is proposed to make tatives in congress be requested to use their best them by the present bill; and that no change in exertions to obtain from the general government a cur laws in that respect is required. That section grant of land between the parish of Point Coupee of the bill which provides that the whole property and Opelousas church, on the tract which may be of the consignee shall be subjected to a tacit mort gage in favor of the consignor, from the date of the company, enough for the purposes of said rail road, date of the consignment, is strongly opposed to the and also, that the said company have the privilege views entertained by the committee, on the sub- of using so much of the timber on the route as will ject of mortgages; and would, in their opinion, produce the most injurious effects.

The committee are also of opinion that the provisions of the bill inflicting a punishment on the debtor unnecessarily soon; and that the same object could be better attained in a different manner. They therefore recommend the rejection of the ll.

A.N. OGDEN, Chairman.

Mr Brashear moved to reject said report. On the question for the adoption a said motion, the year and nays were called the when it appeared that Mossrs Brashear, Briggs, Braux, Breazeale, P. A. Ducros, Guillet, Patin, Richardson, Sibley, A. B. Thibodeaux, H. C. Thibodeaux and Wilson had voted in the affirmati-12

And that Messrs Augustin, Breed, Davidson, De buye, Delachaise, Davenport, Dixon, Dosson, A. Ducros, Jauffrion, Labatut, Lambremont, Lewis, McCallister, Millgan, Montegut, Neraut, Ogden, Ory, Patten, Sheldon and Winn had voted in the negative-22 nava.

Said report was consequently adopted.

Mr Davidson, on behalf of the committee to whom was referred the bill entitled 'an act to change the seat of gove mment from New Orleans to Baton Rouge, made a report by introducing the same bill with amendments. Mr Augustin moved to refer said bill to a specia

committee of nine members.

Mr Ogden called for the yeas and nays, when it ap peared that Messrs Augustin, Brashear, Debuys, De achaise, Dixon, Dosson, A. Ducros, P. A. Ducros, Freret, Guillet, Labatut, Landry, Lewis, Milligan, Montegut, Neraut, Fodh, Sheldon, and H. C. Thibodeaux had voted in the affirmative-19 yeas;

And that Messrs. Bickh m, Breed, Briggs, Da vidson, Davenport, Jauffrion, Lambremont, McCallister, Ogden, Ory, Patm, Patten, Richardson, Sibley A. B. Thibodeaux, Wilson and Winn had voted in the negative—17 nays.

Said motion consequently prevailed. Mr Winn moved that the committee be instruct

ed to-report on Monday next, ..

Mr Lewis moved for the reconsideration of the vote given on the question for the recommitment of said bill, and called for the year and nays, when it appeared that Messrs Bickham, Braux, Breed, Briggs, Davidson, Davenport, Dosson, Jauffrion, Lambremonnt, Landry, Lewis, McCallister, Neraut, Ogden, Ory, Patin, Patten, Sibley, A. B. Thibodeaux, Wilson and Winn had voted in the affirmative-22 yeas;

And that Mesers Augustin, Brashear, Debuys, Delachaise, Dixon, Dosson, Ant. Ducros, P. A. Ducros, Freret, Guillet, Labatut, Milligan, Montegut, Penn. Richardson and Sheldon had voted in the negative.—15 nays.

Said motion having prevailed, On motion of Mr Davidson, ordered that said bill be ordered for a second reading onto merrow Mr Richardson, agreeably to previous notice, introduced a bill entitled an act to branch the Louisiana agricultural society, which waaread for the first time, and on motion referred to a special committee of five.

Messrs Richardson, Brashear, Delachaise, Patin and Winn were appointed members of said com-

Mr Davidson notice that be will shortly introduce a be satisfed 'an act to repeal the Louisiana agricultural society.'

Mr Winn agreeably to previous notice, introduced a bill-entitled ' an act prescribing the man-ner of electing police jurors, which was read for the first time, and erdered for a second reading on

to morrow.

Mr McCallister gaye notice that he will shortly introduce a bill entitled (an act to extend the jurisdiction of the several parish courts of the state of

Mr Brashead gave notice that he will shortly introduce a bill entitled an act to authorise the state treasures to subscribe on behalf of the state, to the capital stock of applications and Lafourche Pateria and Lafourche canal.

Mr Miligan, on behalf of the computitoe on pub lic education, made a report by introducing a bill entitled an act relative to public schools, which was read for the first time, and on motion, ordered to be printed.

Mr Richardson offered the following resolution

Resolved, That no resolution or bill shall be ja, troduced in either house of the general assembly during the present session, after the third day March next, unless they be reported by a com tee,' which was read for the first time, and ordered for a second reading on to morrow.

Mr Sibley effered the following resolution:
Whereas, the grand diffusion of knowledge and the education of the buth of our country are objects of the first impositive, which call for evence, which call for ever

effect the accomplishment of this des and whereas, the general government has approprinted the 10th section of land in every town thred the 10th section of land in every township having on motion dispensed with their rules, was A message was received from the senate by Mi read for the second and third times. Davis, their secretary, informing the house the the President of the senate had signed the bill en-itled 'an act to incorporate the Ocean insurance

Mr Ducros, on behalf of the committee of enrol titled 'an act to repeal the act appointing weighers of cotton, approved March 24, 1827.'

The meaker signed and 1.21.

The clerk was directed to inform the senate

thereof. On motion, the house adjourned until to mor row at 9 o'clock A. M.

FRIDAY, Feb. 27, 1835. house met, agreeably to adjournment.

t offered the following resolution: the senate and house, &c. That the improvements be instructed to cause an examination of the river Teche to he made from Braux's bridge, in the parish of St Martin, to its junction with the river Courtableau, in the parish of St Landry, and to report to that hext session of the legislature the practicability of rent dering said river navigable between the said points and also the probable cost of such works as man be found necessary to effect said object; which solution was read for the first time, and the house having on motion dispensed with their rules, underwent a second reading.

On motion, ordered that said resolution be adopt

The clork was directed to request the concur rence of the senate in said resolution.

Mr Landry offered the following resolution: Resolved, That two days in the week, say Mon. day and Friday, be assigned to discuss bills of lo cal matters supply, until the whole of them be dis-

On motion, ordered that said resolution be lai on the table until Monday next.

Mr Sheldon offered the following resolution: Resolved, &c. That our senators and represen chosen by the Atchafalaya rail road and banking

be sufficient for the construction of said ruil road: also, that the governor be requested to forward copies of this resolution, and also copies of the reso ution passed on Wednesday, the 25th February 1835, in relation to levece on the public lands and across the Raccourci point, to our representative in congress forthwith.

Which resolution was read for the first time and the house having on motion dispensed with their rules, un lerwent a second reading. On motion, ordered, that said resolution be adopt

The clerk was directed to request the concur

rence of the senate in the same. Mr Winn presented the potition of Michael Paul, praying for relief.

On motion, ordered that said petition be referred the committee on claims.

Mr Augustin moved for the reconsideration of the bill entitled 'an act to amend an act entitled an act to regulate the administration of the charity hospital of the city of New Orleans, approved March 7, 1814, which was adopted yesterday. Said motion having prevailed, the house took up

On motion, ordered, that the same be referred to the committee appointed to examine into the con dition of the charity hospital.

Mr Montegut presented the petition of widow Simon, praying for relief.

On motion, ordered that said petition be referred to the committee the claims. Mr Ducros, on behalf of the committee of enrol-

ment, reported that he had this day submitted for the approbation of the governor, the bill entitled an act to incorporate the Ocean Insurance company

Mr Sheldon, agreeably to previous notice, introduced a bill entitled an act to incorporate the town of Thibodeauxville, in the parish of Lafourche Interior.

Which was read for the first time, and ordered or a second reading on te morrow.

Mr Montegut gave notice that he will shortly inroduce a bill entitled an act to incorporate the New Orleans and St. Andrews society.

A message was received from the senate by Mr. Davis, their secretary, informing the house of the concurrence of the senate in the bills entitled

'An act giving certain powers to the police jury of the parish of Livingston and for other purposes,

'An act to remove the seat of justice from Van Buren to Springfield, in the parish of Livingston. By the same message, the concurrence of the nouse is requested in the bill entitled 'an act to amend the act entitled an act to incorporate the Clint in and Port Hudson rail road company.'
On motion of Mr Davidson, the house dispens

ed with their rules, and took up the bill entitled from the encouragement of a vice which is a rean act granting appropriations to improve the navigation of the rivers West Pearl, Bogue Chito, Bogue Falia, Tangepaho, Notalbany, Tickfaw and On motion, the house resolved into a committee

of the whole, Mr Augustin being called to the chair. After some time, on motion, the committee rose. The chairman, Mr Augustin, reported that the committee of the whole had had said bill under onsideration; and had made progress.

The house took up said bill. Mr Lewis having offered a substitute for said

On motion, the house resolved into a com of the whole.

Mr Antonio Ducros being called to the chait. After some time, on motion, the commit The chairman, Mr. Ducros, reposted that the

committee of the whole had had said substitute u der consideration, and had adopted the same The house took up said substitute.

On motion, ordered, that the same be adopted On the question for the final passage thereof, Mr. Labatut called for the yeas and nays, when it appeared that Messes Armand, Augustin, Bickham, to the male orphan asylum, which was read for Brashear, Braux, Breazeale, Brased, Briggs, Da. the first time, and ordered for a second reading on vidson, Debuys, Debuchates, Dixon, Ant. Durros; to morrow. P. A. Ducros, Freret, Janfrion, Labatet, Lewis McCallister, Milligan, Montagut, Neraut, Ory, Pt. McCallister, Milligan, Montagut, Neruns, Ory, Pa-tee, to whom was referred the bill entitled 'an act tir, Penn, Sheldon, Sibley, A. B. Thibodeaux, H. to branch the Louisiana agricultural society,' made C. Thibodeaux, Wilson and Winn had voted in the the following reports

affirmative 31 yeas; voted in the negative—3 nays.

Said motion having prevailed,
On motion, ordered that said bill do pass and se

tain its title. The clerk was directed to request the concer-

rence of the senate in said bill.

On motion, the house having dispersed with their rules, Mr Brushear introduced a bill entitled apact to authorize the brasaurer of the start with the senate of ence of the senate in said bill.

fairabe chal company, and for other surpeses, which was read for the first time, and the house

On motion, the house resolved into a committee of the whole.

Mr Pana being called to the chair, After some time, on motion, the committee rose The chairman reported that the committee of

The house took up said bill.

During the discussion, on motion, the house re-solved into a committee of the whole, Mr Patin being called to the chair. After some time, on motion, the committee rose.

The chairman, Mr Patin, reported that the committee of the whole had had said bill under consideration, and had adopted an additional section.

The house took un said bill.

On the question for the adoption of the let section, the year and nays were called for, when it appeared that Messrs Armend, Bickham, Brashear, Braux, Breed, Briggs, Bry, Davidson, Debuys, Dilachaise, Davenport, Dixon, P. A. Ducros, Freret, Jauffrion, Labatut, Lambremont, Lewis, Mc Allister, Milligan, Montegut, Neraut, Ogden, Ory, Patin, Penn, Richardson, Sheldon, Sibley, H. C. Phibodeaux, Wilson and Wina had voted in the af-

irmative 32 yeas And that Mesers Dosson, Ast. Ducros, Landry, and A. B. Thibodeaux had voted in the negative. 3. -4 nays.

Said tection having been adopted,

9 o'clock 4. M. MONDAY, March 2, 1835.

Mr Ogden, on behalf of the committee appoint

ed to examine into the condition of the male or phase asylum, made the following report, to wit: The joint committee appointed to examine into the condition of the male orphan asylum, respectfully report:

In discharging the duty imposed on them to visit the asylum provided for destitute orphan boys by the humanity of the state and the philanthropy of her citizens, the committee have experienced a high degree of gratification.

impressed with a feeling of lively interest which the subject is so well calculated to produce, the committee proceeded to visit the asylum, and enquire into the condition of those unfortunate beings who have been thrown in their helpless infancy on the charity of the world. These destitute orphans, about eighty-three in number, of various ages, from 15 to 2 years of age, were presented to the committee, and it affords them satisfaction to state that the general appearance of the boys indicated the enjoyment of fine health, and a buoyancy of spirits which would almost lead the spectator to forget their misfortune. The buildings provided for the institution are plain, but remarkably neat and comfortable. The domestic regulation of the establishment appears to be well managed; good order and discipline pregails in its several departments; and it is evident that great pains are bestowed to render the unfortunate little creatures comfortable and happy. The officers of the institution manifest an interest in the boys which is creditable to themselves in the highest degree. The committee are also satisfied that the atmost economy is observed in the maintainance of the establishment; and that the greatest reliance may be reposed in the fidelity and ability of those who administer its

The importance of cherishing, by the patronage of the state, a society which has been formed for the noble and disinterested purpose of redeeming destitute orphans of the rising generation from the misery of want, and the infamy of vice; and qualifying them by religious and literary instruction to ocome useful and respectable citizens, has been deeply impressed on the minds of every member of the committee. We have no institution of which the state can be more justly proud, nor is there any which more needs and deserves its generous and liberal aid.

This society was founded in 1824, by the liberality of certain individuals; in 1825 it was incorporated, and received a donation from the state of two thousand dollars. Its present resources consist of an annual appropriation of two thousand five hundred dollars, which was granted by the state in 1828, and of the proceeds of the sale of a gambling license to one of the theatres, amounting to \$4,000.

The statement furnished by the treasurer and which is herewith submitted, shows that the expenses of the institution on a very economical scale will amount to twelve thousand five hundred dollars. The society must therefore depend for a large portion of its annual expenses on the support of private charity. The committee are of opinion that the contribution of the state to such an object should be as liberal as possible, and that it should be placed on a permanent and respectable basis. That the resources by which an institution so honorable to the state is supported should be derived aroach to our country, is desply to be lamented; and the committee have unanimously resolved to recommend to the legislature the repeal of that part of the act of 1832, granting to the male orphan anylum the amount derived from the sale of a gamblug license, and that a law be passed making a certain annual appropriation for the benefit of the society, which will be worthy the character of the state, and the high objects which excintended to be premoted by it. The accommanying documents and a bill to carry into officer the views of the commit are therefore respectfully submitted. A. HOA

M. LABAUVE Ch'n on the part of the senate On the part of the senate A N. OGDEN, Chairman. On part of T. H. LEWIS, the House,
J. P. PREPET.
Which report was adopted; and on motion order

ed to be printed.

The same thember, on behalf of the same con mittee, introduced a bill entitled an act relative mittee, introduced a bill entitled an act relative processing on New York, by to the male orphan asylum, which was read for

Mr Richardson, on behalf of the special commit

firmative—31 yeas;
And that Mesers Bry, Dosson and Landry had the bill entitled an act-to branch the Louisiena oted in the negative—3 nava.

Said motion having prevailed.

Said motion having prevailed.

Said motion having prevailed. which the bill has in view is such that the committee that favorably of, and therefore recommend the adoption and passage of the among subject to the adoption and passage of the among subject to the adoption and passage of the among subject to the among the adoption as the house may in their wisdom think it. nts as the house may in their wis-

W. H. RICHARDON,

BALES AT AUCTION.

BY TRICOU. DOMINGON & CANONGE.

BY TRICOU. DOMINGON & CANONGE, AND F. DUTILLET.

AND F. DUTILLET.

ONDAY, 23d March inst, at 11 A. M. precisely, it will be sold at Hewlett's exchange, corner of St Louis and Chartres atreet, by order of the agent of the creditors of Mr Martin Duralde, to wit:

1. A LOT OF GROUND, situated in the city, in Conde streat, Sawcen Houpital and Barrick street, bounded on the Mate hand by Mr Charles Berbigmy a property, and on the left by; the following described loft, measuring 30 feet front on Conde street and 120 feet depth, with the brick story human and kinchen dest deple, with the brick story house and kitchens disreupon standing,

2. ANUTHER LOT is Conde street, adjoining

the above mentioned street, and measuring the same, bounded on the right by the above described lot, and on the left by the property of Mr E. A. Carnon, togather with the brick story house and kitchen thereupon standing. 2. A LOT OF GROUND numbered 1, situated

in Esplanade street, East side, between Moreau and Loree afreet, measuring 30 feet front on Esplanade street, by 106 feet 6 inches depth, bounded on the right by the property of F. Set, and on the left by the

right by the property of F. Sel, and on the left by the following described tot, together with the brick building thereupon situated.

4 ANOTHER LOT OF GROUND, numbered to the first ted in Esplanade street, adjoining the above mentioned but, measuring 29 feet 2 inches front on said street, by 106 feet 6 inches depth, bound on the right by the above mentioned lot, and on the left by the following described lot, together with the brick building thereupon standing.

5. ANOTHER LOT OF GROUND numbered 2 situated in Esplanade street, measuring 29 feet 2 mid street by 106 feet 6 inches depth, bound on the right by the above mentioned lot, together with the brick brilding thereupon standing.

5. ANOTHER LOT OF GROUND numbered 3, situated in Explanade street, measuring 29 feet 2 inches front on said street by 108 feet 6 inches depth, bound on the right by the above let, and on the left by an parish, on the 11th day of January, 1834, jointly with J B Plauché as his security, for the sum of eight bound on the right by the above let, and on the left by

bound on the right by the above let, and on the left by Said tection having been adopted,
On motion, the house adjourned until Monday at numbers 4, 5, 6 and 7, heresfier described, together with the brick building thereon standing.

6. ANOTHER LOT OF GROUND numbered

MONDAY, March 2, 1835.

The house met, agreeably to adjournment.
On motion, ordered, that leave of absence be granted for a few days to Messrs Davenport and Dosson.

On motion, ordered, that leave of absence be granted for a few days to Messrs Davenport and Dosson.

7. ANOTHER LOT OF GROUND numbered 5, situated on Levee street, adjoining the above men-tioned one, measuring 31 feet 10 inches front on said street, by 72 feet 11 inches depth, bounded on the left by the above and on the right by the fellowing de-cribed lots, and on the dep h by Nu. 3, together with

the brick buildings therein situated.

8. ANOTHER LOT OF GROUND numbered 6, situated on Levee street, adjoining the flove, measuring 27 feet front on the said street, by 72 feet 11 inches depth, bounded on the left by the above, on the right by the following, and on the depth by No. 3, to-

gather with the brick building thereupon standing.

9. ANOTHER LOT OF GROUND numbered 7. situated at the corner of Levee and Esplanak atreats, measuring 21 feet 6 inches front on the first, a d 72 feet 11 inches depth front on Esplanade street, together with the brick building thereupon situated. These 7 Leta of Ground last described derive from

the division of ground attented at the angle of E-pla nade and Victory alias Leves streets, measuring altogether 161 feet 3 inches depth and front on the first; in which ground are built large brick stores, slate-rouled. Said but are designated on a plan which vill be shown at the Exchange Coffee house, on the day of sale.

10. `A LOT OF GROUND situated at the corner

Champs E yees street, measuring about 34 feet from on Leves street by about 112 feet depth and front on the rail road. This lot widens in such a manner. that on its back part parallel to Levee street, it mea

upon standing.
11. ANOTHER LOT OF GROUND sittleted in fau sourg Montreuil, corner of Eliutra and Great Men aliase Clara streets, measuring 68 feet front on the first, by 120 feet depth and front to the second, together with the new nouse built of brick between posts, roofed with the new nouse built of brick between posts, roofed with shingles; well finished, the frame kutchen and other buildings there-upon standing, as delineated on the plan which shall be exposed at the time of sale.

12. ANOTHER LOT OF GROUND situated in

12. ANUTHER LOT OF GROUND situated measured measured paragraphore of St Ferdinand and Moreau streets, measuring 38 feet from on the first, and 120 feet on the second of said streets, with the frame house thereon standing.

13. ELEVEN LOTS OF GROUND situated in fau

bourg Washington, making part of the plantation, tor-herly David Olivier's and Joseph Lombard's, designated a square No. 1, by No. 1, 3, 5, 6, 7, 8, 11, 12, 13 and 14 n square No 5, according to a plan deposited in the office of Octave de Armas, Esq. notary public. Upon some of these grounds, there are some buildings which will be sold separately, and agreeably to the plan exhibited at the 14. An andivided fourth in 107 lots of Ground, situate

in said faubourg Washington, delinoated on the plan o said faubourg, and which will be made known at the time 15. An undivided fourth in all the ground included

between Bone-enfante street, and t'e line drawn, 40 ar SUNDRY LOTS of GROUND situated in A takepas in Opelousas, in the parishes St Martin and St Landri the exact situation of which will be made known at ti

me of sale.

Terms:—Besides some certain terms which will be made known at the time of sale, the properties streated in Cando street, and at the corner of Champs E'ya as an Leves, will be sold payable one fourth on the 3rd of Aprik. 1936, one-fourth on the 3rd of April, 1937; one-fourth an the 3rd of April, 1839; and the other fourth on the 3rd of April, 1939, and all other properties at a credit of 1, 2 & 8 years from the date of sale—the whole in good drawn an lorsed satisfactory notes, bearing mortgage until final

payment. The ground situated at the corner of Leves alias Victor and Esplanade streets, divided in seven lots is comp of two lots numbered 1 and 2, originally sold by the Corporation, viz: -the lat lot for \$2000, and lot No. 2 in \$1625, making altogether \$3625, bearing an interest of 6 per cent, consequently said seven lots of ground will be said liable to the payment of said capital and interest in the following prope

No. 1, 2, 3, 4, 5 and 6, at \$500 each, capital price, and \$300 annual interest, payable to said corporation agreeably to the terms of the original sale, which will be made

tnown at the time of sal Acts of sale to be passed before Felix de Armas, notary

COMMERCIAL INSURANCE COMPANY. COMMERCIAL INSURANCE COMPANY.

TOTICE is hereby given agreebly to the Act of Incompany of the Capital Stock of this Company, are now opened at No. 56, Canaseret adjoining the Bank of Orleand, under the direction of the undersigned Commissioners, and that they will be continued open until the 10th day of April next; during which time, subscriptions will be received every day. Sundays excepted, between the hours of 11 A. M., and 3 P. M.

New-Orleans, March 7th, 1935. Wi liam G. Hewes, __ A. L. M. Damarin, Chandler White, Ahijah Fick, William Bullitt, 100

Jules Le Bianc,
H. F. McKenna,
N. N. Wilhinson,
H. M. Wright, 光键: A. Quertier.

20, ces feh 91 MAINTING & GLAZING ESTABLISHMENT House, Sign and Urnamental Painter.

No. 193 Chartree-straft.

No. 193 Chartree-straft.

BESPECTFULLY informs his friends and the whole

thoughts, vir. house painting, glazing, paper hanging,

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solins and selection in oil and water colours; theatree, ball
though the loars, entries, the

HEREAS, FEARSON DEVILLER Of the Parish of

New Orleans has applied to me for the cancelling of the five following Bonds, to wit:

The first a bond under private signature, bearing date the 20th teach 1816, for the sum of seven thousand dollars, substituted by Paul Lanusse and Joseph Tricoi, as

socurities.
The second a Bond by notarial act before Michael de Armes, bedring date the 30th January 1883, for the sum of gaves the sain of two hundred dollars, subjectible by Joseph Abut, a.d Dominique Bouligny, and Pierre Maaptre, as securities.
The third a Bond by notarial act before Falix de Armes, bearing date the 18th April 1827, for the sum of eight thousand deliars, with Antonio Duezoe, and Charles Dedre as memorities.

thousand collars, with Autonio Ducros, and Charles Deéry, as supersities.

The fourth a Bond by notarial act before Felix do Arman, fearing date the 23d Jamary 1829, for the sum of
each substituted soldars, subscribed by Antonio Ducros and
Charles Debry, as accurities.

The fifth a Bond by notarial act before Felix de Arman,
bearing date the 31st Jamary 1831. for the sum of eight
thousand dollars, and subscribed by Antonio Ducros and
Charles De éry, as accurities.

Those are to givenoties to all persons interested therein.

These are to give notices to all persons interceted thereing to show cause is writing of the affice of the Secretary of State, within additionable of the first publication thereof why the said the state of the candelled, erased and annualled, and the seal of the State, (L. S.)

[188] So the twenty find day of 1835, and in the year of the Indection United States the 59th.

in, to show cause in writing at the office of the secretary of state, within ninety days after the last publication hereof, why the said bond should not be cancelled and an-

Given under my hand and seal of the state, at New Orleans, on this 6th day of March, and in [L.S.] the year of the Independence of the United

States, the fifty minth.
Signed,
By the Governor, Signed, MARTIN BLACHE, secretary of state march 7-30t

STATE OF LOUISIANA.

PARISH Court for the Parish and City of New Orleans,—The State of Louisians, to all whom hese presents shall come, greeting: Whereas, the Commercial Bank of New-Orleans, having purchased at a sale made by the Sheriff of the Parish of Orleans the property berein after described, has upplied to the Clerk of this Court, in whose office the deed of ale was recorded on the 20th day of May, A. D. 1838, for a monition or advertisement, in conformity to an act of the legislature of the state of Louisiana, entitled "an act for the farther assurance of titles to purchasers at judicial sales," approved the 10th day

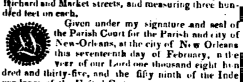
of Merch, 1834.

Now, therefore, know ye, and all persons interested herein, are hereby cited and admonished in the name of the State of Leuisiana, and of the Parish Court, who can set up any right, title or claim in and to the property herein after described, in consequence of any informality in the order, decree or judgment of the court under which the sale was made, or any greegularity or illegality in the appraisements and adverlisements, in time or manner of sale, or for other stefect whatsoever; to show cause, within therey days from the day this monition is first inserted in the pub lic papers, why the sale so made should not be con-firmed dan homologated,

The said property was sold by the Sheriff of the Parish aforesaid on the 5th day of May, A. D. 1834, sines about 100 feet wide, together with the 3 story by virtue of a decree of this Court, rendered on the brick house and kitchens covered with sintes, there cleanth day of March A. D. 1834, in a suit entitled Differ Dieng vs. John Green-No. 7277, of the dock-at of this Court, at which sale the Commercial Bank

of Fig. Court, at which sale the Commercial Bank of Fig. Orleans become the purchaser for the price of \$40,000, payable \$6666, 66, on the 20th day of February, 1835, and the balance in cash.

Description of property as given in the judicial conveyance, viz: A certain square of ground sugmeted ts the faubourg Annunciation, above the city, designsted as number 18, on a plan of said faubourg drawn by B. Lafopt, on the 15th day of May, 1807, a cer-ufied copy of which is deposited in the effice of Louis Tr. Caire, notary public, of this city, said square being bounded by Religieuses, St. J. ha the Baptiste, Michard and Macket streets, and measuring three hun-



pendence of the United States.

6h 19 FRED. BUISSON, dep. clerk, ATE OF LOUISIANA - FIRE Judicial Distriction Court - The State of Louisias - To all whom these presents shall come, greeting. - Whereas, the Commercial Bank of New Orleans having purchased at a selemade by the Sheriff of the Parish of Orleans, the property hereinafter described, has applied to the Clerk of this Court, in whose office the deed of sale was recorded on the 15th day of July, A. D. 1834, for a Montition of Additional Court, in the 15th day of July, A. D. 1834, for a Montition of Additional Court of the Legislature of wertisement in conformity to an Act of the Legislature of the State of Louisi.na, entitled 'An Act for the further essurance of tiles to purchasers at judicial sales;" proved the tenth day of March, 1834.

proved the tenth day of March, 1834.

Now, therefore, know ye, and all persons interested herein, are hereby cited and admonished in the name of the State of Louisiana, and of the First Judicial District Court, who can set up any right, title or claim in and to the name of the name the property hereinafter described, in consequence of any informality in the order, decree or judgment of the court the appraisements and advertis ments in time, or manner of sale, or for any other defect whateover; to show cause, within there hay from the day this Monition is first inserted in the public papers, why the sale so made should not be confirmed and homologated.

The said property was said by the Sheriff of the Farish aforceaid, on the sixteenth day of June, A. D. 1834, by virtue of a decree of this Court, rendered on the minth day of May, A. D. 1834, in a sait entitled Juhn Green and J. W. Justamond vn. Widow Maguire, in his cwn home and as lutriz of her minor child-(No. 11,213) of the Docket of this Court, at which sale the said Commercial Bank of New Orleans became the purchaser for the pice of

S25,000.

Description of Property as given in the Judicial Conveyance, viz:—Eight certain lots of ground, situated in the suburb Lecourse above this city, in the square composed, between Richard, Orengers, Tchoupsteu's and New Levee streets, and designand by the numbers one, wo, three, four, five, eighteen, Saneteen and twenty, on a pian drawn by Charles J. Zimpel, surveyor, and deposited in the book of plans of G. R. Stringer, notary, as plan number four. Said lot ammber one forms the corner of Tobospitoules and in the book of plans of G. R. Stringer, notary, as plan number four. aches in front on the former by one hund ten feet in depth and front on the latter; said lot number ten seet in septiment and front on the sener; said to number two adjoins number one and measures twenty seven fest ten inches and one line in front on Tchompitosias street, ten inches and one ime in tront on Tenonpriouss street, by a depth of one hundred and tenifect; said lots persisters three, four and five adjoin each other, and measure each twenty seven feet ten inches and one line in front on Tcho ipitoulus street by a depth of one hundred and eighty Tcho ipituals street by a depth of one hundred and eighty four feet four inches and seven lines; raid lots number eighteen, nineseem and twenty, adjoin each other and measure each twenty four feet nine inches and five lines in front on Richard street by a depth of one hundred and eight feet three inches and one line, together with all the buildings and improvements thereon, and all the appurtenances feet three inches among the feet three inches and improvements thereon, and att the applications and increased of the said First [L.S.]

[L.S.] Judicial District Court, this eleventh day of February, A. D. 1835.

[NO. L. LEWIS, Clerk.

DAUTION.

ON the Sith or 26th of Frhmary, 1834, Limedel. my note in favor of John Hagar & Co. payable, at ten months for Four Thousand Dellars. This.

in the property of the constraint of the consolidated and reful, at the property in sign and it is a possible of the consolidated association of the consolidated association of the property in sign and it is a now to be found in the Bank, nor patients, brushes, at his, a very large assortment of the property of the p note was andorsed by the payers, and was deposited by me, milled Bank of the Consolidated Association of the Plantage of Louisians.