## THE UNION-IT MUST BE PRESERVED." ATURDAY MORNING, MARCH 8, 1834. FOR GOVERNOR.

J. B. DAWSON.

JOHN H. HOLLAND. CANDIDATES FOR CONGRESS.

let District—CHARLES GAYARRE.

" JAMES BRADFORD.

" I. MOORE.

34 " A. MOUTUN,

ine acerthera mait failed again yesterday.

Monday next is fixed for the adjournment of the Legisla

It is with an isfaction that we are enabled to inform ou. scere, that the Citizens' bank-bill comes up on Monday with ery prospect of success. A discussion of some warmthplace yesterday in the senate, which resulted in the amendment of their rules, so as to introduce it. Mr. Burthe ade himself very conspicuous on the occasion, and during he discussion, designated the friends of the measure as faction, for which he was very properly called to order by the

insident.

Letter from Washington states, that it is the intention of the instruction of the house of representatives, to introduce a resolution to appoint a committee of that body to investigate, the affairs and management of the Bank of the first of States, as well anothellance from the commissioners and the blance fresholders, the particular to strength and management of the Bank of the first of States, as well anothellance from the commissioners and the blance fresholders, the particular and management of the Bank of the first of States, as well anothellance from for three days at the court-house, three of said commissioners one of whom must be a justice of the peace, shall hold the election on the first day at the house of Trience Carriere, on Bonfouca, and the other that of the commissioners, one of whom must also be a justice of the commissioners, one of whom must also be a justice of the commissioners, one of whom must also be a justice of the commissioners, one of whom must also be a justice of the house of Trience Carriere, on Bonfouca, and the other safe of Trience Carriere, on Bonfouca, and the other safe of whom must also be a justice of the house of Trience Carriere, on Bonfouca, and the other house of the house of the house of Trience Carriere, on Bonfouca, and the other house of Trience Carriere, on Bonfouca, and the other house of Trience Carriere, on Bonfouca, and the lands of whom must also be a justice of the house of Trience Carriere, on Bonfouca, and the bond the house of within are yours. The cost is estimated at \$700,000, and the lands are valued at \$500,000. The balance of \$200,000 the made up out of the state treasury.

Moune is represented as being in an unexampled state & to osperity by the papers of that city. As an evidence that hare is no want of money, it is mentioned, that some real es this was recently rold at a very high price.

Miss Placing takes her benefit this avening at the Ameri n Theatre. Her bill of fare is very inviting.

I sea made his first appearance last slight as Paul Pry, and sestained that character is a manner commensurate all his former reputation. The two new debutans were rese ctrule in their parts, and promise to be valuable acquis Mrs. Rowe was at home in the character assigned and the same observation will apply to Messrs. Field, ay and Gabert. The other's personations, with the ex cornon of Mrs. Salzman, who is by the bye, always good it Inc, were but in liffletent. We were pleased to see the house crowded—the exertions of the managers in catering for the public amusement, descrip the liberal support that has en extended towards them.

It is not proposed minutely to criticise the decision of the Sourceme Court on this subject, but to place in contrast to it, to reasons which might be given for a different decision, are question is, whether the plaintiffs in a suit can, under the attachment-laws of the State of Louisium, seize and areast the steam boats owned by defendants, employed in the transportation of the mail from New-Orkans, under a contract that the Post Master Grantal? The following grounding MAIL BOAT QUESTION. sest the stoam boats owned by defendants, employed in the transportations of the mail from New-Orleans, under a context with the Post-Master General? The following grounds at It reasons may be assigned why they cannot be so esized in a restrect. Government is a necessary institution; and it once certain paramount duties imposed and rights context on the government. One of the most important in the condition of modern civilized society is, the public transports of intelligence and intercommunication at certain at oal periods, between different parts of the country. The conferred on the government. These percognitive rights conferred on the government. These percognitive rights are conferred for the sole benefit of the people ven in momerchical givernments, they are conferred on

in a republic, are conferred for the sole beneat of the seople vert in monarchical governments, they are conferred on the King, only because it is considered necessary to enable him to administer the government to the best advantage for the fight. That for earlier rights of this kind are recognized in all governments, is manifest form the laws which exist, relative to priority of payment of delts due to the government,—that the government cained be sued—priscription does not run against if—an extract from the Treasury books, is evidence against an officer having charge of public monies—a facil mortgage exists against the property of receivers of the noney, and various other rights and privileges.

The laws which are passed relative to any of those prefer twe rights do not creats them.—They only preservice the mode of giving stiget to them, or enext specific punishments

Thursday. Outside the Bar ship Princess Victoria, Paul, im made of giving slicet to them, or enact specific punishments for their violation. The rights themselves grow out of the first principles of all governments. It is a principle of free overnment to leave as little as possible to the discretion of olders of any description;—hence, many of these prerogations are defined shift regulated by positive law. No one will cortend that all law must necessarily be forced in some virtue text, or, that when they are written, they exist only is virtue of that text. As in the administration of justice, between individuals, much must be left to the discretion of dialges reasoning from the principles of just ce and the analytic of recognized miles, the same discretion must be rosorted to in the administration of political or prerogative law. The relativests under the constitution, a stile Ented States have the exclusive right forestablish post-offices. A first principle of our government is, that it be an economical one, as little both rosonic to the peeple as may be. It is found that in the performance of this duty, insat be accorded to the government, by the very obligation to perform the daty. In the performance of this duty, must be accorded to the government, by the very obligation to perform the daty. In the performance of this duty, must be accorded to the government, by the very obligation to perform the daty. In the performance of this duty, must be accorded to the government, by the very obligation to perform the daty. In the performance of this duty, must be accorded to the government and its means of performing it should not be interferred with? It is considered so. Private right, as against the contractor must it was a possible of the daty of the exigence of public any order of the daty of the exigence of public any order of the daty of the exigence of public any order of the daty of the exigence of public any order of the daty of the exigence of public any order of the daty of the exigence of public any order

and named to jorwarded, the will not be any weercan early and not wish its intend to plastruct or delay the passage of he mad, but only to secure his debt. The creditor and the critic knew at the time they made the seizure, that the nessary, inevitable and direct consequence would be, the obscinction and relarding of the mail.

This is substitutally the point of view in which the matter of considered by Judge Winchester, in the case of the United States vs. Barney.

d a party shall not say be did not intend that which is a sarry and inevitable consequence of his act, when the naoquence of his act, when the naoquence of his act, when the

nauguence of that act is prohibited as a crime.

To consider a few popular objections to this course of restaing.—It is she did the contractor is hable to forfeitnes, and it. Post Master may proyide means at his expense, if the tractor, done not comply with his contract. This does not most the public exigency. In the case under consideration, where bonts of a particular construction, with copper total contract of the power of the post measure of any other person to furnish substitutes for the post of post heart is anyward, by the principles of our government, which require that we should have an economical adminishing as posselle.

The decision of the Supreme court is placed on the nar-

The decision of the Supremie court is placed on any row grounds. They consider it as a question of meum and thum between debtor and creditor, and do not notice the rights and privileges of the shird party.

They turn the government over to their action of damages, which may be a means of punishment, but does not furnish a remedy in such a case.

The question ought to have been considered on the broad basis of prorogative right and governmental law—of public exigence and national convenience—and their decision is clearly not in accordance with this view of the subject.

clearly not in accordance with this view of the subject.

The Austrian fagates appellated to bring out the Polish omigrants to this country, whiles from Trieste about the first of December, for New York, by way of Gibralter.

Information has sho been recently specified of the departure from Danisie for this country, of three ships, containing shout 600 of these unfortunate people, from Prussia. It is not known to the provision has been made by the Prussian Leverithment for their temporary support aftertheir disculsivity, nor is jut ascertained which of our ports these vessels will enter; but it is understood that directions have been given to the masters not to land all their passengers at the same place;—Globe. sengers at the same place -Globe.

(By authority.)



Supplementary to an act entitled "an act to divide the parish of St. Tshement into election districts."

Soc. 1. He is succeed by the Senate and House of Representatives of the State of Louisiana, in General Assembly envened, That in all elections hereafter. soc. L. De it snacred by the Benate and House of Repre-tantures of the State of Louisiana, in General Assembly convenct, That in all elections hereafter to be held in the parish of St. Tahamasy, it shall be the duty of the parish parise, at least one weak previous to the election, to nominate tight commissionless of election. Two of whom at least about

boxes, and shall there count the votes, prepare ceruncates of election, and make such returns as the lew requires.

Sec. Be to further enacted, &c., That if any of the commissioners appointed by the parish judge shall fail to attend at the time and place of holding the election, in that case the commissioners for commissioner who may attend, at the commissioners had be authorized to fill the vacancy or vacancies, and if at case enther of the commissioners shall attend, the deputy both the cheeties.

Sec. 5. Be it further enacted, &c., That said election conducted in all things as provided by law.
ALCEE LABRANCHE, Speaker of the House of Representative C. DERBIGNY, (Signed.)

AN ACT AN ACT

Sec. 1. he is enacted by the Seaste and House of Representatives of the State of Louisiana, in General Assembly convened, That any suit pending in any court of this state in which the state is a party, shall nave preference in the order of trial, over any other suit or suits pending in said court.

der of triul, over any lother said or saids pending in said court.

Sec. 2. Be it further enacted, &c., That the attorney general of the sta e be, and is hereby instructed and directed to institute a suit without delay, in the name and for the use of the state, against the Bank of Louisiana, to competent of bank to place to the credit of the state, as available means on the first of July next. Let. The amount which the state is legality entitled to, in what the said bank calls the profits or gains made on the sale of the bonds of the state. 2d. Such portion as the state in any be legally entitled to, in the balance of the profit and loss account of said bank, and 3d. Any other amount or claim, which in the opinion of the said attorney general, the state is justly entitled to, against said bank.

(Signed,)

Speaker of the House of Representatives.

Speaker of the House of Representatives.
C. DERHIGNY, 

President of the Senate.

Approved March 7, 1834.

Approved, Feb. 17th, 1\$34.

A. B. ROMAN, Governor of the State of Louisian

A. B. ROMAN,

Governor of the State of Louisian

## MARINE JOURNAL.

PORT OF NEW-ORLEANS. Ship Amy, Joseph, Liverpool, Ship Ganges, therk, do Brig Durango, Sionnan Apalichicola, Brig Ala, Sievese, Hartford, CLEARED. Hermann & co Gregory G Buckner Schr Manilla, Hweber, Brazoria, ARRIVED.

ARRIVED.

Steamer Pilot, Crowell, towed to see, ships Ambassadors and Jacob Perkins, brought up ship Home, fm Liverpool, brigs Gracehue, and Banner. Left S W Pass at 3 p mon Thursday. Outside the Bar ship Princess Victoria, Paul, fm I prepared National esse in the night. Nothing new in the

contractors of the duty of establishing a public means of interprename of the duty of establishing a public means of interprenament of the duty of establishing a public means of interprenament of the duty of establishing a public means of interprenament of the duty. I need to contractist gitter most establishing a public means of the public of this duty, must be accorded to the government of the high and important duty in this mode, and the operation of the high and important duty in this mode. The performance of the high and important duty in this mode of the high and important duty in this mode. Private right, as against the contractor, must be the property of the extrement. He is a febror of the considered by the considered that the contractor by his contract, is a deleter of the government. He is a febror of the hose of a house glained by the debtor; or with a contract fairly shade for the use of any part of the debtors of the debtors. On the contract fairly shade for the use of any part of the debtors of winch, is to undrive with the performance of the right contract, outly inposed on the government, the is a contract fairly shade for the use of any part of the debtors of winch, is to undrive with the performance of the right contract, outly inposed on the government, the part of the debtors of winch, is to undrive with the performance of the right contract, outly inposed on the government, that part is the performance of the right contract, outly inposed on the government, that part is the performance of the right contract, outly inposed on the government, that part is the deleter of which is to obstruct the passage of the mail, between the property of the right can be appropriated and not left to which his to obstruct the passage of the mail. For a crime will be portract, and the direct and necessary of the mail, but only to secure the delivery of which his to obstruct the passage of the mail. For the his delivery the mail by pontract, and without the use of which the contractors, and it is not an analys

CONSIGNEES per brig Amazon, from Baltimere, will please attend to the receipt of their goods, below PARISH OF PLAQUEMINE.

PARISH OF PLAQUEMINE.

OUR OF PROBATES.—Succession of Francois

Latrance.—Notice is hereby given to the creditors
of said succession and to all other persons interested therein, to show cause, if any they have, within ten days from
the publication of this notice, why the account of debts
and tableu of partition and distribution of said succession,
presented and fired in said court of productes, for the parish
of Plaquemire, by the executor thereof, should not be approved and homologased, the funds distributed in accordance therewith, and he disclusing from all further trust
abd slability in the premises.—G LEONARD, judge.

Parish of Plaquemine, March 4, 1934.

proved and homologated, the funds distributed in accordance, where bonts of a particular construction, with copper post mested or any other person to furnish substitutes for its or months to come. Again, it is said the government is not worst or come. Again, it is said the government is not worst or come. Again, it is said the government is not worst or come. Again, it is said the government is not worst. Or months to come. Again, it is said the government is not worst. Or won steam boats, stages, horses, &c. This manner is an awared. By the principles of our government is not worst. When the principles of our government is not worst. When the principles of our government is not not a particle from Parts.

New ANCY STORE.

New Anticles from Parts.

New ANA issaining to leave shortly for ment of new books of literature; the latest novele; threater where will they be found? and is it not a fair retort to original they be found? and is it not a fair retort in the orditor? I do not brust a government mail contract in the orditor? I do not brust a government mail contract in a custom house bonds may absorb at the debtor's principles. If a custom house bonds may absorb at the debtor's principles. If it be established as a full of saw, that mail stages are all the principles. If it is the established as a full of saw, that mail stages are all the principles. If it is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles. It is the established as a full of saw, that mail stages are all the principles are all the principles

LOUISIANA MEGISLATURE.

HOUSE OF REPRESENTATIVES. WEDBERDAY. February 18th, 1834.

The House met agreeably to adjournment:

Mr. Voordies of Avoyelles, on behalf of the Committee of Enrolment, reported that he had this day arbimitted for the approbation of the Governor, the bid enumited for the appropriation of the Governor, the bill entitled "An Act to antibodie the inhabitants of the parish of feetile, on the feetile, on the feetile of and parish, to clean and dispen a byte, known by the name of buyon Breeze.

On motion, ordered that leave of alwence be granted to Mr. Bavidson for the balance of the session.
On motion, ordered that leave of absence, for a few days, be granted in Mr. Vibrihies of Tablycite.

onys, we gramen in arr, vocames of conspense.
On motion, the House having dispersed with their rules. Mr. Barrow introduced a bill entitled "An Act to amend the 7th section of an Act entitled "An Act to provide further and more effectually for the Police of public roads in this Sinte," which was read for the first ime and ordered for a second reading on a morrow. Mr. Morgan gave notice that he will shortly intro-duces bill entitled "An Act twincorporate an Academy

at Baton Rouge,"
On motion of Mr. (Amonge, the House having dis pensed with their rules, took up the bill entitled "An Act to into porate the Success for the relief of destitute

widows and indigent females. On motion, ordered that said bill be taken section

The two first sectio is having been a lapted,

On motion, ordered that the flouse form itself into Committee of the Whole; Mr. Voorhies of Avoyelles being called to the Chair. After some time, on motion of Mr. Argustin, the ammittee of the Whole rose; the Chairman, Mr. orthics, reported that the Committee had had said

oil under consideration, and had adopted the there

quan mercar. The House tooksap said section. The several sections having been adopted.
On motion, ordered that said bill do pass and retain

The Clerk was directed to request the concurrence of the Senate to said full
On motion of Mr. Bullard, ordered that the Com-

mittee of propositions and grievances, to whom was referred the bill entitled "An Act for the relief of J. B. Bernard, be discharged.
The House leaving dispensed with their rules,
Mr. Augustin introduced a hill entitled "An Act to
dispense the officers of militia from serving as jurors in certain case-;" and a bill entitled "An Act to mediorate the Louisiana Fronting D y Dock Company, which were read for the first time and ordered for

second reading on to-morrow.

The House having dispensed with their rules, M . Chinn introduced . bill entitled "An Act relative to the Charity Hospital," which was read for the first time and ordered for a second reading on to-morrow.

A message from the Governor, by Mr. Verlain, his

private S scretary, informing the House that his Excel. private Secretary, informing the House mat has Excel-tency had this day approved and signed the Gresolutind directing the Civil Engineer to Examine the borders of lake Postchartrain, in the vicinity of N. w Orleans." By the same message the Speaker received a mes-

Our motion of Mr. Chinn, the House having dis pensed with their rules, took up it e bill enutied "An Act supplementary to the several acts organizing the District Courts of this State, and for other purposes On motion, ordered that said full be taken section

The several sections of said bill having been adopted On motion, ordered that said bill do pass and retain twitle.
The Chirk was directed to request the concurrence

of the S nate in said bell.

On motion of Mr. I hason, the House having di pensed with their rules, took up the bill entitled "A Act further to amend the West Feliciana Rail Road

On motion, ordered that said bill be taken

The Clerk was directed to request the concurrent of the Senate in said bill.

The Specker laid before the House the following nessage from the Governor:

[We have not received the message in English. -Ed. Ret. On motion, ordered that said message, together with he accompanying document, be referred to a Special

the accompanying document, be reterred to a Special Committee, compose hof three members.

The Speaker appointed Messes, Welker, Allard and Voorhies of Amyelles, members of said Committee.

Mr. Augustia, on behalf of the Committee of Englishment, report d as duly enrolled, the bill confided "An rollment, report d as duly enrolled, the bill confided with Act relative to appeals from the associate Jidges of the City Court of New Orleans," and the resolution di recting the Civil Engineer to make an examination of lake Bestinean and bayon Dorchest, & report thereon. O mution, ordered that said report be adepted.

The Speaker having signed the same. The Clerk was directed to request the signature

A message from the Senate, by Mr. Davis, their

with the Senate,
The Cork was directed to inform the Senate thereof

The House took up the amendment made by the senate in the bill entitled "An Act for the relief of the parish of St. Helena."

On motion, ordered that said amendment be adopted. The Clerk was directed to inform the Sonate thereof. The House took up the bill, coming from the Senate, entitled "An Act to incorporate the Commercial Insurance Company," which was read for the first time and ordered for a second reading on to-morrow. On motion, ordered that said bill be printed.

ORDER OF THE DAY. The House took up the resolution fixing Friday for the discussion of bills of a local nature. On motion, ordered that the same be laid on

table, subject to the call of the House. The bittle entitled. An Act to amend an act to incorporate the Car-

Ren. Morgan. Ory. Schley. Taylor, Thibodeaux, Voorhies of Avoyelles and Walker were present—23, and the Speaker 24.

in an distriction as possible.

In an distriction of the second s

American Theatre! (CAMP STREET.)

MISS PENCIDE'S BENEFIT.
On which occasion Br. CALDWELL will press.

PMISS PEACIDE has the lioner to announce t her fig. and the public in general that in consequence of the inclemency of the weather on the occasion advertised for her benefit, the Managershave kind assigned her anoth or night, which is on THIS EVENING March Sth.

When will be enacted, Reynold's sterling Camedy of DRAMATIST! Who has kindly offered his services.) Flow lie

The evenings amusement to con

THE MANAGER IN DISTRESS!

On Monday, The Devils Bridge; Count Bolino, Mr Hod

THE price of fresh flour being this day \$4.25 per bar rel, according to the tariff, the Bakers must give during the ensuing week, 50 onness of breating a bit. FOR HAVRE.

THE very fast sailing new brig BALTIMORE,
Show, master, inving the greatest part of her caryo engaged, will have an immediate despatch,
For ireight of 240 bales, apply to JULES LE BLANC, USS-26 bales of Moss landing and for sale by mar 9 BLANC & BRUGIER.

SUGAR-1500 hhds of sugar, for sale by mar 8 BLANC & BRUGIER. PETER SIMPLE, by the author of Newton Foster, &c &c. The Prediction, in 3 vols - Just received and for sale by

The Prediction, in Section W. McKEAN,
ma S. corner of Camp and Common streets

EMOIRS OF MARSHAL NEY, published
by his family, two vols in one, just received and for
W. McKEAN, corner of Camp and Common street NOTICE.—The beaters of notes, drawn by Messes, Guerin, brothers, psyable to order and gudorsed by Auguste Guerin, are desired to leave, as soon as practicable, a m m randum of the amount at Mr M Nicaud's, No. 9.31

67, Cend: street.

M. S. Ton Filav the 7th inst, a Pocket Book containing THREE HUNDRED & THIRTY
FIVE DOLLARS with surdry papers and accounts of no use to any person but the owner; his name is written inside of the pocket book. A liberal reward will be given

coffee House, at the corner of St Louis and Chartres ste, or at the office of this paper and the thanks of the owner—being a poor mail.

CHARLES CLARK,
mar 8—4t ANTED, 70 shares of the Merchant's Insurance Company stock; apply to P J TRICOU, St Louis street

ma 8 PXCHANGE on New York for sale by JUES LE BLANC, No 103, Royal street No 193, Royal stre

No 193, Royal stre

XCHANGE on London and Paris, for sale by
F PERRET 4 GALLY,

TATE OF LOUISIANA.—Farrish Court for the Parish and City of New Orleans.—I hereby certify that on the 3d February, 1931, judgment was entered in the scourt in the suit of Made. Saurés vs David Saurés, here in secont in the suit of Made. Saires vs David Saires, for hisband, in the words and figures following, to with 16311—Marie Heloise Eleonore Renaud, wife of David Sairés vs David Sairés,—On moilin of P Soule Esq, of connect for plantiff, praying for the confirmation of the Judgment by default, herein entered on the 6th day of Janiuary last past, and after having the testingony of L. Mallard, a witness sworm, it having been satisfactorily shown lard, a witness sworn, it having the testimony of L. Mail to the court, that the excesses flom the part of defendant to wards the plaintiff have been such as to render their liv wards the plaintiff have been such as to render their liv-ing together insupportable; it is ordered, adjudged and de-creed, that judgement be herein entered, in favor of the plaintiff against the defendant, and board be pronounced between the parties, and that the defendant pay the costs of suit.

New Orleans, Feb. 10th, 1234.

[signed] CHARLES MAURIAN, Judge

New Orleans, Feb. 1919, 1751.
[signed] CHARLES MAURIAN, Judge [signed] Judgment recorded in Judgment Docket C, page 78, costs of court \$23.12]; Sheriff's fees.
In test many whereof, I have hereunto set my hand and affixed the seal of the said court, at the Cny of New Orleans, on the 6th day of March, in the year of our Lord one thousand eight hundred and therty-four, and in the 5th year of the Independence of the United States.

M.S. Parish Coart for the

TATE OF LOUISIANA.—Porish Coart for the Parish and City of New Ocieans—I hereby certify that on February the 20th 1834, in gment was entered in this court in the suit of Charles W Robinson vs. Barbara Robinson his wife, in the words and figures tol-lowing, to wit:—No 71°0.—Charles W Robinson, vs Barbara Rueb, his wife .- This cause being this day submitted A message from the Senate, by Mr. Davis, their A message from the Senate, by Mr. Davis, their Secretary, informing the House that the Senate had concurred, with amendments, in the hill entitled "An concurred, with amendments, in the hill entitled "An Act to amend the 2d section of the net supplementary to the several nets relative to roads and levees;" to the several nets relative to roads and levees;" to which amendments the concurrence of the House is emission of the entitled by his wife in her answer, but is evidenced by testimony in such a manner, as to leave no doubt in the court's mind, that Barbara Ruel, the House took up said amendment.

The House took up said amendment.

The House took up said amendment.

The House took up said amendment with the Senate thereof.

The Cerk was directed to inform the Senate thereof.

The Cerk was directed to inform the Senate thereof.

between him and the detendant be dissolved, and that said defendant pay the costs of suit.

New Orleans, Feb. 27th, 1394.

(signed)

Judgment recorded in Judgment Bocket C, page 30.—
costs of court \$19 87i; Sheriff's fees.

In testimony whereof, I have hereunto set my hand and addissed the seal of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court, at the City of New Organization of the said court of the said c

leans, on the 28th day of February, in the year of our Lord one thousand eight hundred and thirty-four, and in the 59th year of the Independence of the United FRED BUISSON, dep elk

FRED BUISSON, dep clk

TATE OF LOUISIANA.—Parish Court for the
Parish and City of New Orleans.—I hereby certify
that on the 22d February 1934, judgment was entered in
this court in the suit of Madathe Letellier vs her Husband,
in the words and following, to wit:—No 8609—Marie Bardelle Grenier Déléchard the lawful wife of Marciase Malot
alias Letellier vs her Husband. This is a demand for a
senantin of conceptive no answer has been filed by defen-"An Act to amend an act to incorporate the Carrollton Rail Road Company."

"An Act to authorize the Governor of this State to
cole to the United States, the jurisdiction over that perly the Grand Terre I dand which was purchased
by the United States for the purpose of erecting a
fort thereon." were read for the second time and ordered for a third rending on to morrow.

The House took up the biff entitled "An Act concerning reads and levees in the parish of St. Mary."

Mr. Taylor moved for a call of the House, when it
appeared that Messrs. Allord, Augustin, Harrow, Brent,
B umfield, Chun, Daunoy, Guillet, Han, Helstein,
Johnson, Lagarde, Legassier, Maddox, Mc
Ren, Morgan, Ory, Shiley, Taylor, Thibodeaux,

West program of Valley were present—28, 1900 recorded in forgant Docks C, page 50 for all of Arroy 28 and Valley were present—28, 1900 recorded in forgant Docks C, page 50 for all of Colors A, 28, 1900 recorded in forgant Docks C, page 50 for all of Colors A, 28, 1900 recorded in forgant and Docks C, page 50 for all of Colors A, 28, 1900 recorded in forgant and the military of March, in the page of our Left of Colors and Colo

VASHINGTON BALL ROOM St Philip street, between floyal and Bourbon streets.
ON SATURDAY, MARCH 8.

Dress & Masquerado Ball. Admittance \$1. Gentlemon will find a place to deposite canes, clocks, &c

BALL-ROOM, Corner of Orleans and Bourbon Streets Dress & Masquerad Ball-

with the contents or the bove suit. Terms cash-B. BEAUREGARD, Marshal.

Mr. Mude Roach vs Richard Wash.

one gun, 3 chairs, one fea her bed and brdling, one wash stand and 1 keg butter. Seized to satisfy the judgement rendered in the above case.

Terms of the sale—Cash.

B: BEAUREGARD,

PETERS CONDENSED REPORTS.

quested to pay 1 p in the sinferent delay.

mirch 7—3t

RAYMOND BLANCAND.

Mediterranean, for saleby
TOURNE & BECKWITH,

CARRIAGE REPOSITORY.

And 12 & 14 Custombouse street.

PATHE Subscriber is receiving per ship Cornelia, and other laterivals, four Gordeles; a variety of Barouches, gigs, &c. &c. On lund, a complete and elegant assortment of every description of carriages, among which are two elegant crane neck coaches for 4 Horses and barones for a la levis.

VELVETERNS.—15 cases assorted colors, received per shin Princane Vision of the colors of the colors

W. MIKEAN.

BY ANTHONY FERNANDEZ.

THIS DELY, at moon, at Hewlett's Exchange, will be sold. Two Veleable Slaves:
Martin, 20 years old, a creole of the country, a very good singer maker, an excellent conchman, a very good house servant, very trusty, entirely warranted against all the vices and maladies as prescribed by law.

Arriv, a negro men, 30 years old, a good field hand, a good axeman and good laborer, an excellent subject, and fully guaranteed against all the vices and maladies as prescribed by law. prescribed by law.

Terme 4, 8 and 12 months credit, in notes endersed to
the astistisction of the vender, and mortgage until finel
payment. The acts of sale to be passed before Charles De
Armas, notary public, at the expense of the purchaser.

P.S. Said slaves come from a sugar plantation. ma 8 Admittance \$1 00. Gentlemen will find a place to de-

Admittance \$1 00. Gentlemen was feb 2/
poste canes, closks, &c:

I Y virtue of a writ of fi. fa. to me directed by the hon Galien Preval, associate judge of the City Court of New Orleans, I shall expose for sale of Thersday 20th of Marsh 1854, at 4 o'clock p. m., at my office in words at opposite Madison street, i bedstad, I bureau, I sofatoposite Madison street, i bedstad, I bur Marshul.

K A Lemayne vs Barshal.

North side, each store having 22 feet front by 74 feet is depth. The tenants must furnish their necks addictional to depth. The tenants must furnish the tenants must furnish their necks addictional to d

HALLS AT ADETION.

TLL be so'd on Wednesday, the 12 including way o'clock, at the Exchange,
The gr ffo ELIZA, aged about 21 years, has been in the country shout 4 years. She is a first rate house serving, cook, washer, ironer, and an excellent servant for children, being of an sminhle disposition, understards some Fresch and is a likely, intelligent girl. She is fully guaranteed against all the vices and diseases pressribed by law with the exception of having absented houself in convergance of lar mistress not suffering a slave-to come to the house.

Terms:—6 months credit with approved endorsed paper. Wagner vs C. Bidrige.

By virtue of a writ of fi fs, to me directed, by the hon.
G-Preval, associate judge of the City Court of New
Orloans, I shall expose at public sale on Wednesday the
19th March 1834, at 4 o'clock; p m at my office in Condé
street, opposite Madison street, I bedstead and I bureau
Seized to salisfy the judgement rendered in the above case.
mar 8

B. BEAUREGARD, Marshal. Terms:-6 months credit with approved endorsed paper;

with mortgage till payment.

Act of sale to be passed before W.m. Christy, n. p. at the expense of the purchaser. BY HEWLETT & BRIGHT

may 8

Mayor, Alderman &c. vs. Bone, Rictu & Gueilaume.

Y virtue of a writ of it fa. to me directed by the hon.

Greans, I shall expose for sale on Wednesday the 19th of March 1934, at the premises, corner of Love and Union streets, in Marigays suburb, a quantity of liquor, I counter and shelves, 7 decenters, a quantity of soap together with the contents of the Grocery store. Seized in the above suit. Terms cash-BY HEWLETT & BREGHT

WILL be sold, on Morday, the 10th instead
c'ock, at the Exchange, the following
valuable SLAVES, viz:
The negro lesse, aged about 29 years.

egro man Caleb, aged ab The negro man Catch, aged about 25.

The negro man Bob, aged about 25.

They are all stout, hearty, able bodied men, and leave been regularly trained as stevidores. They have worked several years at this business is this city, are acclimated and quaranteed against all the diseases and vices provided Mr. Mi. ide Roach vs Richard Wash.

Y virtue of a writ of fi fa, to me directed by the hon.

G. Preval, associate judge of the City Court of New Orleans, I shall expose at public sale, on Thursday the 20th March 1934, at 4 o'clock p m, at my office in Conde street, opposite Madison street, the following articles, viz: for by the law, and otherwise recommended as good and steady fellows and good subjects.

TERMS:—Cash. The nets of sale to be passed before

Wm. Y. Lewis, Notary Public, at the expense of the pur charer.

mar S

LATELY PUBLISHED.

Marshal.

LATELY PUBLISHED.

LATELY PUBLISHED.

DUHERTIS'S COPIES ON WRITING—Written expressly for the improvement of Ladies, a companied with a highly finished portrait, showing clearly in one view, the true position of the fingers, hand, and aim in using "that mighty instrument" the pen. Price 50 cts.

(35-The trade and schools supplied as usual, at a liberal discount. The adoption of these copies in many of the principal Academ est in the United Stater, serves as the best criterion of their merits. To be had at the Systemate writing and short hand Academy No 43 Camp st., corner of Gravier, New Orleans. Y order of a judgement of the honorable the Parish Court, in and for the parish and city of New Orleans in the case of Celeste Detréhan, wife tof Prosper Marigay, against Presper Marigay, her husband, and to operate the dissolution of the community existing between the parties, will be sold, at Hewlett's Exchange, on Monday the 31st river, one mile and a half below the New Orleans Ferry, bounded above by Mr. Furey Verret's plantation, and below by that of Mr. Pre Cazelar, divided as follows: ow by that of Mr. Pre Cazelar, divided as follows:

22 Lots of 1 arpents from the river; 1 do of 8 do with

Three 24 lots have each a depth of 60 arpents. One lot back of the above, with a depth as far as Bayou Villars, conformably to the plan drawn by Benjamin Bus-

PETERS CONDENSED REPORTS.

CONDENSED Report of Cases in the Supreme Court of the United States, containing the whole series of the decisions of the Court, from its organization to the commencement of Peters Reports at January, term 1827, with copious notes of parallel cases in the Supreme and Circu t Courts of the United States, by Richarl Peters; counseller at law and reporter of the decisions of the Supreme Court of the United States—vol 6, February term 1825 to January term 1827 inclinities. Instructive term 1827 inclinities. Instructive term 4827 inclinities. Instructive of the Supreme Court of the United States—vol 6, February term 1825 to January term 1827 inclinities. Instructive term 1827 inclinities. Villars, conformably to the plan drawn by Benjamin Buisson surveyor.

A portion of ground forming the corner of Victoise and Champ Elisees sts., divided in 7 lots, 6 of which front on the Rail Road, the other on Victoire street, also agreeably to the plan drawn by the above named surveyor.

13 SLAVES; Herman 26 years old; Cabeldo: Anthony do: Greenbury do, Louis 20; Zenor 17; James 11; Amelie with 3 children; Charlotte, with her child; Frozene with her child; Maria with her child; Henriette: Louise 13 years old.

Terms—1, 2, 3 and 4 years in approved ends raed paper, secured by mortgage. ry term term 1927 inclusive. Just received and for sale

corner Camp & Common str. PARISH OF ORLEANS.

OURT OF PROBATES.—Sale by the Register
Of Wills.—On Friday the lifth of April next, 1834, at noon, will be expused for sale at Hewlett's Coffice house for account of the succession of Elizabeth McAlpines, decreased wife of Joseph Lavehue, the following described place to wift. The acts of sale for the plantation lots, before H Pedes-claux. Esq., for the other lots and the slaves, before Joseph Cuvulier, Esq. at the cost of the purchaser. mar 7

at moon, will be exposed for sale at Hewlett's Coffee house for account of the succession of Elizabeth McAlpines, decreased wife of Joseph Lavehue, the following described slave, to wit:

CLARISSE, American negro woman, speaking French, aged 17 years, house servant, good subject, and fully guaranteed:

Terms of sale: cash. By order of the coust.

W. F. C. DCPLESSIS, reg:

The act of sale to be passed before H Pedesclaux, Esq a p, at the exponse of the parchaser.

NOTICE.

Parrataria & Lafourche Canal Company.

Cuvidier, Esq, at the cost of the purchaser.

BY P. A. GUILLOTE.

BY P. A. GUILLOTE.

Carondelt street, between Common and Gravier streets, at 4 o'clock, p m, at the house of Pierre Cailloup, Carondelt street, between Common and Gravier streets, at 18 good Mulles, 2 Saddle and draught Houses, 3 brick. Tumbrils and a Gig; all of which are in good conditions; also go or 25 thousand feet of ficting cyperses Planks.

Terms: Il sums below \$100 to be paid cash, and the days credit for all sums above \$100, for approved incredos and content.

NOTICE.

BY HEWLETT & BRIGHT

a p, at the expense of the purchaser.

NOTICE.

BY HEWLETT & BRIGHT

Tarrataria & Lafourche Canal Company.

PARTIES tookholders of this company are informed that an election of 5 Directors for the year 1834, will take place on Teusday the 18th inst. at the office of said company, No 87, Toulouse seed; from 10 o'clock am, to 2 Q's leans since 1825; is a good cook, washer and ironer, has absented herself two or three times from home, and therefore is not warranted against running away.

absented nersen two or three times from home, and inco-fore is not warranted against running away.

Flora, her femalechild, aged eight years, is already handy, capable of attending at table and taking care of children.

Conditions of sale—at a credit of two, four, six and eight

pany, No 57, Toulouse seet, fron 10 o'clock a m, to 2 q'clock, p m. By order of the board of Directors.
march 4 M V LABARRE, See'yTHE unders sheet informs the public that being about
to leave for France, he has appointed and nominated
Mr. Lonis Moreau, his attorny, during his absense. Persons to whom he is indebted, are sequested to present their
accounts for sett diment, and those indebted to him are remonths credit, in notes satisfactorily endorsed with most-gage until part.

The acts of sale at the expense of the purchaser left re ONONGALIELA WHISKEY.—100 bbls Old Monongah la Whiskey, landing from Steam Boat

BY HEWLETT & BRIGHT. VILL be sold, on Saturday Sui March 1834, at noon at Hewlett's Exchange, Two lots of Ground, having each 25 feet 3 inches front on St Louis street (entitled to the common wall on each side) by 31 feet 8 inches 5 lines in depth—These lots meletween Dauphin and Burgundy streets, near the corneriof Dauphin and adjoining the splendid new huilding of Mr Faucher. A plan of the property will be exposed at the time of sale. Terms: 6, 12 and 15 months circlit for approved notes, endorsed to the satisfaction of the vender, and mortgage until poid.

It The act of sale to be passed before W Boswell, nottry public, at the expense of the purchaser.

COFFEE.—1447 Biga Coffee, landing from ship Adelaide, and for sale by BYF. DUTILLET.

N Friday 14th March 1634, at 12 o'clock at Hewlett's Exchange, will be sold, by virtue of an ester of the Hon. Coust of Probates, in and for the Passisland City of New Orleans, dated February 6, 1634, the following describes property, of the estate of Antoine Mulinary, deceased, viz:

Victoring a negro woman 35 wears old, a cook and of No 52. St Ann stree

march 7

No 52, St Ann street

AVANA COFF EE and Segars.—

175 bags prime Green Coffee,
100 thousand Segars of different description,—for
eale by MSCUCULLU, LAPEYRE & Co
march 7

PUSTIC.—40 tons fresh cut and prime quality, for
sale by HARRISCN, BROWN & Co
117, Royal stacet

DRINTS.—25 cases, 1000 pieces new style and suitable prints for the Mexican Markets, received ner Victorine, a negro woman, 35 years old, a cook and of Victorine, a megro woman, 50 years old, a cook, and a little addicted to drinking.

Rosina, a creole negress, 25 years old, washer and iro-Rosine, a creole negress, 25 years old, washer and ironer, together with her two children, Elodia, a girl, 5 years old, and Jeseph, a boy, 2 years old.

Lucy, American negress 45 years old, washer, and grod character, being 6 years in the State, together with her daughter Menrietta, a negress 9 years old.

Also: A Lot of Ground, situated between Burgundy and Paracter traces. able prints for the Mexican Markets, received per ship Princess Victoria from Liverpool, and for sale by HARRISON, BROWN & Co

117, Royal street Durasia streets, measuring about 38 feet on Durasia street and about 60 feet on Bargundy street, together with the ed per ship Princess Victoris from Liverpool, and ale by arch 7 117, Royal street buildings thereon.

Terms: Slaves, half cash and the balance at 6 and 12.

Torms: Slaves, halt cash and the balance at the wander, and special mortgage.

The Lot of Ground, one fourth cash, and the balance at to the same statement of the vender, and special mortgage.

The same statement of the vender, and special mortgage.

The same see, as well as the acts of sale to be passed before Passes, noters make: THE Subscribers have received per ship Princess Victoria from Liverpool, 2000 sacks Liverpool factory filled Salt, 2000 sacks Liverpool factory filled Saft,
20 tons Cannel Cost,
560 hampers Lancashire Potatocs,
20 tierces "Barclaya" brown stout London Porter,
500 squares tool faced Flag Stones,—which they of sotery public.

Note: The second be seen to be passed by Hall be effected for sale by the understand the April next, at Hershatz Ruchanger er for sale on accommodating terms.
HARRISON, BROWN & Co