streets, opposite the Exchange. TERMS: Subscription ton dollars per annum, payable half yearly in advance. No subscription less than a year.

No subscription will be stopped unless the arrearages
be paid; and the agreen wishing to discontinue his subsions to the expication of the half year.

sions to the expisation of the half year.

Advertisements are published in English and French, at the rate of one dellar per square, for each language, the first insertion, and fifty cents for each continuence. Ten loss or less sakes a square. No advertisements received unless they appear in both languages.

Advertisements which are not limited as to the number of insertions, will be continued until stopped, at the expense of the research when and them.

pense of the persons who send them.

A liberal deduction will be made to those who contract by the vent. No subscription from the country will be received unless

n agent in this city be designated, to whom application a w be regularly made for payment.

Letters must in all cases be post paid.

NOTICE.-On and after Mon NOTICE.—On and after Monday next, the steamboat COR SAIR, will leave the lake end of the rail road, for Madisonville and Covington, with the United States Mail on Mondays, Wednesdays and Fridays, at 9 o'clock, A. M.

Passengers will be at the City end of the Rail Road for the 8 o'clock Car, Will also leave the landing near Covington on Tuesdays, Thursdays, and Saturdays, at 8

o'clock A. M, and arrive at the Rail Road in time for Passengers not finding it convenient to Brenkfast in the

City, will have breakfast prepared by Mr Wilson, at the Washington Hotel, Lake. No Meals furnished on board.

Freights intended for the Corsair must go down the vening previous, or by the morning 7 o'clock Car.
New Orleans, February 19, FOR HAVRE

The fast sailing A 1 ship OLYMPIA, now will sail in a few days. For freight o 150 bales cotton, or passage, apply to
F. FERRET & GALLY. Toulouse street.

The A 1, 'mmarkably fast sailing, copper fast tened and coppered packet schooner CREOLE, it S Gird, master, will have immediate despatch. For rought or passage, apply on heard, opposite Contacted, or to HARRISON, BROWN & Co. No. 117 Royal street

FOR TAMPICO.

The new and elegant scheener BEE, J. Hull.
master, coppered and enper fastened, having the
best part of her early, ready, will seem with imneral to the part of GARCIA BUTO & Co.

FOR MOBILE (via the river) France Sch'r EMPIRE. Capt. Brooks, will mass with dispatch opposite the Biae Stores, or to TOURNE 4 BECK WITH 28 and 29 New Level

HARRISON, BROWN & Co.

The fast satting ship VILLE DE MAR-SEILLE will have an immediate dispatch for the above posts. For freight and passage, apply to.

JULES LE BLANC & Ce, 9 No 103 coyal street
FOR APPALACHICOLA.
The schooner WHALE, Capt. Packer, having

The schooner WHALD, Capt. a ward, the greater part of her cargo engaged, will meet with dispatch. For balance of freight or passage, pply on board opposite the blue stores, or to
TOURNE & BECKWITH,
march 7 28 and 29 new levee

POR MOBILE, (via the river.)
The packet schober PERU, Johnston master.
is now ready to receive freight, and will meet with despatch. For freight or persege, apply on board or to
TOURNE & BRCKWITH, 23 and 29 New Levee.

FOR BALTIMORE,
The fine brig PATRIOT, Johnson, master, ha The fine brig PATRIOT, Johnson, master, na more most of her cargo engaged, will have quick personatch. For halance of freight or massage, appoint of the transfer of TOURNE & BECKWITH.

18 and 29 New Leves. rily on boatd, or to march 6

MAYORALTY OF NEW-ORLEANS. Sitting of Saturday, Feb. 28th, 1835.

A. R. 59. AN ORDINANCE

subdivided in the same manner for the protestants of all

Art. 3. It shall be the duty of the city surveyor to reserve in the distribution of the said burying ground, the space necessary for exteneing the streets of the city.

Art. 4. The mayor shall appoint by and with the advice of the city council, one keeper for the afores id burying grounds. Said keeper shall bury or cause to be buried in the shortest delay the bodies brought to each of said burying grounds, and that in graves diged at a depth in not less than four feet and that a distance of two feet six inches apart following the lineation to be prescribed by the city surveyor agreeably to the orders of the mayor, and it shails the duty of said keeper to have, for the burying grounds entrusted to his care a book in which shall be recorded according to date, as far as will be in his power, the names, surnames, ages, professions and places of birth of the persons that he shall bury; to see that there is no damage done to the enclosures of the burying grounds, to deliver to the enclosures of the burying grounds, to deliver to the interpretation of the burials by burn registered; to present said registers whenever require co-minations.

Art. 3. It shall be the duty of the city auryeyor to re-rive in the distribution of the said burying ground, the

the mayor wearly or every Saturday a copy of the burials by min registered; to present said register a whenever required so to do by the mayor or city council and to surrender and registers to the person or persons who may be appointed in his place. And all keepers neglecting or not abiding by the aforeward regulations shall be removed and condemned to pay a fine not exceeding one hundred dollars for which contravention to be recovered before any compent tribinal. Art. 5. The keeper of he aforesaid burying grounds shall demand and receive from the persons who shall have em

r the hurying of a full grown person,

Art. 6. It shall be the duty of the city surveyor and of State. the commissary of that district, to inspect the said burying ground once in every month and oftener if necessary, the erty surveyor to prescribe the lineation of the graves, and commensity to watch over the public health.

Art. 7. Any person who shall wifully and maliciously

Art. 8. Alt the fines prescribed by the present ordinance shall be subscribed for, as herein before shall be prosecuted and recovered for the use of the city by provided, the commissioners in St. Francisville is at liberty to take and receive the whole value such shall give nublic notice in English and French at which said lot of ground and improvements.

Art. 9. The keeper of said burying grounds shall at the end

the street on both states of cannic order on said apol.

Art. II. The keeper of said burying grounds shall be ber to be President of said Company, who shall be such owner, within twenty days after such valuadors and transferable by delivery. Ninth, half said period successively in every year, he shall be bound to have such sight of election; but the said company yearly dividends shall be made of so much of the have such right of election; but the said company yearly dividends shall be made of so much of the jamish good and solvent security to the satisfaction of the mayor, in the sum of five bendred dollars, to adamer for the

mayor, in the sum of five bendred dollars, to adswer for the faithful performance of the flatus.

Art, 12. It shall be the duty of any person at whose domination of the course the same to be buried twenty four hours after such death, and any person offending against any of the provisions of the present ordinance shall pay a fine for the use of the city not exceeding one handred dollars for each offence, to be recovered before any



STATE PAPER. SATURDAY MORNING, MARCH 21, 1835.

VOL. VIII

(By Authority.)

NO. 149.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana, in General Assembly convened, That there at or near the court house in the parish of St Lan- of directors.

SEC. 2. Be it further enacted Sec. That the andria, under the superintendance of Messrs Wm. corporation. R. Leckie, Bev. Chew and R. C. Hyerson; at Chi- SECT. 8. Be it further enacted, &c. That the neyville, under the superintendance of Messrs Wm. said corporation is hereby invested with all the F. Cheney, W. B. Pearce and L. A. Robert; and rights and powers necessary for the construction at Point Coupee, under the superintendance of and repair of a rail road from the river Mississippi, Messrs Charles Morgan, F. V. Bonis and Augustin at a point on said river in the parish of Point-C. Bourgeat; and shall continue open every day, Sun-pec, and to run in a direction to some point et or days excepted, between the hours of ten o'clock in-near the court house, in the parish of St. Landry, the forenoon, and ten o'clock in the afternoon, for not exceeding one hundred feet wide, with as ma-FOR TAMPICO, on Thereday and the term of twenty days. The said commissioners of tracks as said company may think properly fastened and coppered Balimore's taken at each place; and they and their agents may enter upon, use and excavate any land which may be wanted to the lith instant. For residue of freight or passage, will missioners at St. Francisville, an account of the site of said road, or the erection of ware-wing extensive accommedations, apply on board opport missioners of St. Francisville shall immediately on houses, or other work necessary or useful to said the term of twenty days. The said commissioners by sets of tracks as said company may think promissioners of St. Francisville shall immediately on houses, or other work necessary or useful to said the receipt of the subscription, take an account of road, or for any other purposes necessary or useful the whole subscription taken, and if more than two in the construction of said road or its works; and millions have been subscribed, the said commissioners shall deduct the amount of such excess space of fifty years, or up to the thirty-first day of from the largest subscription, in such manner as December in the year eighteen hundred and eighthat no subscription shall be reduced in amount ty-five, said corporation shall have the exclusive while any one remains larger; and in case of such privilege and right of constructing and using a rail months. deduction, said commissioners shall cause lists of road or rail way, leading to and from the river such apportioned subscription to be made out, that Mississippi, in Point Coupee, to and from Opelouthe subscribers may thereby ascertain the number sas. And to enable said corporation to enjoy this of shares apportioned to them respectivel. But right and privilege, they shall have power to esin case a less number of shares than five thousand tablish as many branches to the main stem of the shall have been subscribed, the books shall be said road, as they may deem expedient and useful. again opened, as before, upon notice being given And if the said rail road shall not be commenced by the commissioners at St. Francisville for that within two years, and shall not be finished in seven purpose, twenty days previously, and shall remain years from the passage of this act, then this act open until five thousand shares shall have been subscribed, and shall then be closed, and shall be gain re-opened under the superintendance of the election, should they deem it advisable or expedient todo so, and shall remain open from the hours of nine o'clock in the forenoon, until three o'clock of the afternoon each day, Sundays excepted, until the whole amount of stock shall be subscribed,

of all persons dying in the city of New Orleans or in the vice of shall be considered and thirty-six; and on the land purchased from Mr. Exariste Blanc, at the bayon St John. Said tot shall be divided under the inspection of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the mayor and of the city surveyor in the formation of the subscription the su third on the first day of January, eighteen hundred thirds of whom may decide, whose duty it shall be | year; and no one director shall be eligible for a and thirty eight; and the remainder on the first day to examine the land so required for said road, after of January, eighteen hundred and thirty-nine; ten days notice to said owners or occupants, of the and if at any annual election, more than five direc-Provided, however, That it shall be lawful for the time of making such examination, and to ascertain tors in office shall receive a plurality of votes over subscribers to pay up the amount of their sub- the damages each of said owners or occupants will other persons voted for, no more than five of such scriptions at their own option: and provided, also, sustain by the appropriation of such land to the esc directors, being those having the greatest number that no subscriber shall be entitled to a dividend required by said company, and certify the same to upon any amount paid in above the regular payments before required; but shall be entitled to re-ment, to the best of their knowledge and belief; ceive interest at the rate of five per cent, per annum, upon the excess paid at the time of making writing, therein describing the land condemned, the regular payments.

Sec. 4. Be it further enacted, That the subscribers to the said Company, their successors and shall, after ten days public notice, in at least one who have been in the greatest length of time shall assigns, shall be and are hereby created a corporation, by the name and style of the "Atchafalaya said land is situated, if any are therein published, ed a less time shall be declared elected; and if the Rail Road and Banking Company," and so shall land if not, then in two newspapers published in four lowest on the ticket shall receive an equal continue until the thirty-first day of December, in the nearest parishes thereto adjoining, to be con-number of votes, and all be equally eligible as to the year A. D. one thousand eight hundred and firmed by said court, if no sufficient cause to the time, it shall be determined by lot. Fourth, any eighty-five; and by that name shall be capable to contrary be shewn; but if set uside, the court may citizen of the state, and owning the required numcontract, to buy, to receive and possessall kinds of order another valuation or assessment to be taken ber of twenty shares as heretofore provided, shall property, movable or immovable, that may be ne in the manner above prescribed; and said valua- be capable of serving as a director: no director to loan, negociate, sell, grant and dispose of the or owners of said land, or his, or her, or their legal fors may make such compensation to the president

management of the affairs of said corporation, saic road across the lot of ground of any individual whom the president to be one, to constitute at there shall be seven directors annually elected at or corporation, with or without buildings, and not board; provided that in case of sickness or neces-Art. 7. Any person who shall witfully and maliciously destroy or damage the enclosures of said burying ground, or any grave, tomb or monument what-oever therein, shall be lifed to a fine not exceeding see hundred dollars for each of said company and by a plurality of votes, of ence; and if said per on be a slave, he shall receive twenty five lashes, all of which exclusive of dariages accorning inafter prescribed. As soon as five thousand which the construction of said road across the same of said company, shall give bond with one or hore. shall give public notice in English and French at which said lot of ground and improvements condition for the faithful performance of their duties of the said lot of ground and improvements condition for the faithful performance of their duties. thereof, in at least two of the newspapers, publish- thereon is estimated and appraised; in which case ties to the said company. Seventh, the stock of Act. 9. The keeper of said burying grounds shall at the end of each month give to the cuty treasurer an account of at New Orleans, in one published at Opelousas, fixed at the sum of twelve hundred dollars per annum payable monthly. The mayor is hereby setherized to employ the monthly. The mayor is hereby setherized to employ the monthly. The mayor is hereby setherized to open and fill up the graves, and moreover to use the Buildings now standing on the premises belonging to the city, ro as to afford to the premises belonging to the city, ro as to afford to the court where of the burying grounds saitable lodgings where he can be obligatory on the court where such proat the meeting held in pursuance of said notice, shall make and file in the court where such proshortest delay possible, wards beginning at the basin following the line of the canal Carondelet and ending at the
deferent parts of the aforessid burying grounds, and by Orleans street on both sides of canal Grood on said spot.

Art. 10. The mayor is required to cause to be made in the
shall be the first Directors, and shall be capable of
ceedings are had, such election, within twenty days
serving entil the first Monday in January next, and
they shall proceed to elect one of their own numby the court; and if no such election be made by
der, shall be transferable and negotiable by en-

SEC. 6. Be it further enacted, &c. That the may, within ten days thereafter, make their elec- profits of said company as shall appear to the diannual election of Directors, after the first election, whether to take the whole of said lot of ground rectors advisable; and once every year the directors. tion, shall be on the second Monday of December and improvements, or only so much as may be not tors shall lay before the stockholders at a general of each year, and they shall be capable of serving cessary for the purposes aforesaid; and such as meeting for their information, an exact and particby virtue of such election, from the first Monday of sessment and valuation shall be finel and conclu- ular statement of the affairs of said corporation, (Suped), JOHN CULBERTSON, and proved March 5th, 1835.
(Signed), D. FRIEUR, mayor, THEARD, fr. see'y, to hold his office for the same period for which and vesses of bils de pictures en débarquement et a vendre par la BRUGIER, 19 mars

in case it should at any time happen, that an elecshall be established a Company with a capital of the time being, shall continue in office: and proper, directors of said company may by their by-laws fix become incapable to serve in that capacity, and deem expedient and proper, provided that it shall two millions of dollars, divided into shares of one ded, also, That in case of a vacancy aristing from and establish, and the same may demand and rehundred dollars each, for the purpose of construct- death, resignation, absence from the United States, ceive; and may charge, demand and receive, for bed by the sixth section of this act. Twelfih, the shall in like manner be authorised to augment the ing a rail road from a point on the bank of the river non-acceptance or removal of a Director from the transportation of passengers, and for the storage said corporation shall not take more than seven per capital of the branch established at Quachita, in Mississippi, in the parish of Point Course to a point office, the vacancy shall be supplied by the board of articles transported by them, under a tariff to cent per annum upon any of its loans or discounts, he proportion of said increase, provided that the

capital stock of said Company shall be opened at of his election a bona fide owner of twenty shares the information of all those who may desire to use New Orleans, St. Francisville, Alexandria, Ope- of the capital stock of said corporation, and who the said road, and for the public generally; and ousas, Chineyville and Point Coupee, on the third shall not have been so three months anterior to which tariff shall fix the period of its continuance, Monday of March next, under the superintendance such election. That the Directors for the time be- and it shall not be in the power of said corporation. of three commissioners at each place, to wit: at ing shalls have power to appoint such officers, afterwards to increase the rates during the period istered and recorded, as well as the number of Sec. 31. Be it further enacted, That there shall New Orleans under the superintendance of Messis clerks and servants under them, as shall be necesson assigned and fixed by them: propided, al. 178, S. D. Dixon, B. Z. Canonge and C. Daunay; at St. sary for executing the business of said company, that in establishing a tariff of charges, there shall Francisville under the superintendance of Messrs and to allow them compensation for their services, be a full meeting of all the directors. Provided, B. Marshall, J. Turner and W. R. Falconer; at Opelousas, under the superintendance of Messrs Wm. and exercising all the powers herein Moore, Ad. Guarrigues and Guy H. Bell; At Alex-before given by the fourth section of this act to said

shall be null and void.

SECT. 9. Be it further enacted, &c. That the said corporation shall have power to construct first Board of Directors, immediately after their drawbridges over the rivers Atchafalaya and Courtableau, and bridges over all the bayous which it may be found necessary to cross: provided, that the free navigation of said rivers or bayous shall not be thereby obstructed.

SECT. 10. Be it further conceed, &c. That the

said corporation may agree with the owner or or any part or portion thereof which shall be deemed advisable, or expedient by that or any subse-lowners of any land which may be wanted for the An ORDINANCE

Concerning generates or burying growind.

The city connectorial askellows:

Act. 1st. From and after the promulgation of the present ordinance no burying shall be made in the comettres already existing situates in the city of New-Orleans, except in soil comparation of the purchase or use annotation of single corporation, to wit: First, the part of subscribed for shall be annotated as the contract of the contract be a true, fair, and impartial valuation and assessand the said jury shall reduce their valuation to determined by lot, which of the directors shall be and shall sign the same, which shall be filed in said between directors, some of whom have been in ofparish court: and said valuation or assessment fice a greater length of time than the others, those newspaper published in the parish in which the be declared not to be elected, but he who has sorv cessary for the proper use of said corporation, and tion, when paid or deposited in court for the owner shall be entitled to any emolument, but the direct

Sec. 5. Be it further enacted, &c. That for the any case where it shall be necessary to run the and for discounts, not less than three directors, of have such right of election; but the said company yearly dividends shall be made of so much of the

be in like manner fixed and established: provided, Sec. 7. Be it further enacted, &c. That no one always, that the said board shall, by an ordinance, shall be eligible as a Director, who is not at the time fix the tariff of charges, and publish the same for also, that the nett profits arising from said tariff, shall never exceed fifteen per cent per annum, on one month preceding each election, examine the pany, such security as shall be required by the the amount of money expended in constructing said said book at a convenient time, on application made said board of directors of the said Atchafalaya rati rail road, cars, machinery, build ngs, and other by them for that purpose, to the president or the road and banking compony. works necessarily connected with the said road. And the said road, with all its works and improvements, and profits, and all the machinery of transportation used on said road, and procured for such use, are hereby vested in said company and their

successors. SECT. 13. Be it further enacted, &c. That if amount of its capital paid in. any person or persons shall, wilfully, by any means whatsoever, injure or destroy any part of said rail ual person, firm company or corporation shall be al- at the time of making such deposit, declare that road or its bridges, constructed by said corporation under this act, or any of their necessary works buildings, carriages, vehicles or machines, such person or persons so offending, for every such oftence, shall be liable for all damages occasioned thereby, and may also be proceeded against by indictment or information, at any time within twelve months after such offence has been committed, and months after such offence has been committed, and be punished by fine not exceeding one thousand sum of fifty thousand dollars over and above the ately after the stockholders shall have proceed by dollars, and imprisonment not exceeding twelve

Sec. 14. Be it further enacted, That the said corporation may lay out and construct a highway or turnpike road on either, or both sides of the said rail road, it they think proper. And said road shall be constructed of shells, or other hard materials, and shall be at least of the width of thirty feet, and fit at all seasons for the passage of every kind of wheel carriage, and shall be so certified under outh by six respectable persons, not interested in said corporation, three of whom shall be appointed by the police jury of the parish of Point Coupee and three by that of the parish of St Landry. Then the said corporation may erect a toll gate, or two half gates thereon; and it shall and may be lawful for the said company to demand and receive toll for passage through said gates, according to a tariff to be made and published under the restrictions established by the twelfth section of this act

Sec. 15. Be it further enacted, that the followng rules, regulations, limitations and provisions longer term than six years, except the president: of votes, shall be elected, and in such cases, if the directors shall have an equal number of votes, and have setved an equal number of years, it shall be elected; but if among the number, there is a tie 2. For the burying of a child,
The amounts due by inquisiquals shall be recovered by the city treasurer for the use of the corporation. Said keeper shall have two registers, one of the persons the cost of whose burial shall have been paid and one of those which tion and laws of the United States, nor of this States, nor of this States, nor of this States, and further enacted. &c. That in

SECT. 12. Be it further exacted, &c. That the said company the sum or sums before paid upon tion of Directors, or an election of President of said corporation shall have the power to place on each share subscribed; and if there shall be any Company, should not be so made as to take effect the rail road to be constructed under this act, all subsequent failure in the payment of any part of on any day ween in pursuance of this act they machines, wagons, cars, and locometive engines or any sum subscribed to the engital of said compa- five directors shall be annually appointed, and shall ought to take effect, the said Company shall not for carriages of every description whatsoever, which ny by any person, copartnership or corporation, have the power to appoint one of their own body that cause, be deemed to be dissolved; but it shall they may deem necessary or proper for the purt the party failing shall have the benefit of any dipose of transportation, pose of transportation on said rail road, and they and the manner of holding such election shall be shall have the power to charge for the transportation. regulated by the by-laws and ordinances of said tion of goods, produce and merchandise, or proper-during the delay of the same. Eleventh, if any di Sec. 30. Be it further enacted, that the said cor-Directors and President of the said Company for along said rail way, any sum which the board of after his election or appointment, he shall hereby crease its capital from time to time as it may nor shall it take more than six per cent per an- capital of said branch shall in no event exceed th num upon any of its loans or discounts made upon sum of six hundred thousand dollars: and provide prommissory notes, which shall be payable within always, that it shall open books of subscription i four months after such loan or discount.

Sec. 16. Be it further enacted, That the presidenot less than sixty days notice of the time an ent and directors of said company shall keep a book, place of opening such subscriptions for addition: in which all proceedings of the board shall be reg stock, and the amount to be subscribed for. votes, including the ayes and nays on every quest be appointed for each of said offices, a cashier, by tion (when the same shall be demanded by a mem- the board of directors of said Auchafalaya rail road ber of the board) with the names of the voters .- and banking company, who shall give for the faith-Any one or more of the stockholders may within ful performance of his duties towards the said comcashier of said company.

due from the said company shall never exceed fifty an interest of three per cent per annum shall be per cent over the amount of its capital paid in, ex- allowed and paid to the depositor; and upon all clusive of sums due on deposit; nor shall there be deposits which shall remain four months, and less due to it at once more than fifty per cent on the than six months, an interest at the rate of two per

lars, which credit shall embrace every obligation by its do remain as aforesaid. which he or they may become responsible, as ed the limitations contained in this section when applied to stockholders in said bank, shall operate amount of stock by them respectively paid in. Sec. 19. Be it further enacted, That no more

shall not be for a less sum than five dollars.

note, bill or obligation, or the person or persons said triplicate receipts, for the use of their response entitled to demand and receive such momes as tive houses, t aforesaid, shall be entitled to do and and receive | Sec. 35. Be it further enacted. That five the interest thereon, from the time of such suspension sand shares of the capital stock of said compar

of October next, five dollars; on the first day of the first days, this charter shall be into facto to first days, this charter shall be into facto to first days, this charter shall be into facto to first days, this charter shall be into facto to first days, this charter shall be into facto to first days. shall be complete.

Sec. 23. Be it further enacted, That on all mort- for and taken typiny other persons or companies shall have the right to seize the property mortga- money of the mother bank shall be loaned out ged, in whatever hands it may be, in the same provided for by this act, to the pari hes of the se sion thereof, by discount or otherwise,

according to the true intent and meaning of this said districts. act, it shall be lawfu! for the wife of such individual to bind herself jointly and in solido with him: and in such cases, the property and rights of the said wife, tither dotal or of any other description, shall be affected by said contracts or obligations: provided the said wife be of the age of majority at the time of entering into such contracts or obliga-

cured by mortgage on immovable property, shall hereinatter described, has applied to the Clerk of the apply for and obtain, judicially or otherwise, a respite from his creditors, the right to compel pay the 15th day of July, A. D. 1834, the 2 Monthson of Adment by an order of seizure and sale of the said the State of Louisian, cuttied "An Act for the further mordeaged property shall not be thereby impaired the State of Louisian, cuttied "An Act for the further mordgaged property shall not be thereby impaired assurance of titles to purch sets at jedical sales;" approved the tenth day of March, 1831.

Sec. 25. Be it further enacted, That if any per-

of the proceeds of sale, after paying the debt due to the said company, and costs, shall be paid over to the syndies, assigns or trustees of the estate of such debtor.

The said property was said by the Sherm of the Paying the debt due aforesaid, on the synteenth day of June, A. D. 1834, by virtue of a decree of this Court, rendered on the nieth divortion of a decree of this Court, rendered on the nieth divortion of May, A. D. 1934, in a said control of the Court, rendered J. In Green and J. W. Justermond vs. Widow Magnire, in his cwn name and such debtor.

compt from taxution, for and during thirty years, 325 000. at the expiration of seventy-five years from and that the expiration of seventy-five years from and after the expiration of the thirty-first day of December, in the year A. D. eighteen hundred and eighty-five, the property of said rail road and turn pike road, should the turnpike be constructed, with a plan drawn by Charles J. Zoupel, surveyor, and deposited in the book of plans of G. R. Stronger, where the control of the property of the property of the surveyor and deposited by Charles J. Zoupel, surveyor, and deposited b after the completion of the said rail road, and that all the land acquired by forced sale or condemna-tion, or otherwise, for the use of the said rail road, of Tchonputoulae and Richard streets, and measures eighty to the extent of one hundred feet, together with the fact five faches in from up the farmer by one hundred and locomotive engines, wagons, or carriages, as also lenfert in depth and fruit on the inter; the warehouses and other buildings used for and two adjoins number out and measures twenty siven feet ten inches stud one line in front on Tehonpitoulas street, apportaining to the use of the road, shall be vested by a depth of one hundred and ten feet; said has numbers in the state of Louisiana, with all the rights to receive tells therefrom, which are hereby granted twenty seven feet ten inches and one line in front on the said company, and in the situation required four feet four mones and seven times; said lots number by the gightly and fourteenth. capable of serving in that capacity until the first tion or assessment is confirmed, he shall no longer gotiable and transferable by delivery. Ninth, half to the said company, and in the situation required

places, to wit: One at New Orleans with a capi al not less than January following, to the first Monday of January sive on all parties and persons whatever, married and of the surplus profits, if any, after deducting five hundred thousand dollars; one at Montes, in danuary following, to the first Monday of January sive on an parties and persons whatever, married losses and dividends. Tenth, if any subscriber the parish of Quachita, for all the parishes of the the first meeting after their election, shall elect therefrom directly to the Supreme Court of the shall fail to make either of his cash payments, to eith and seventh judicial districts, with a capital the first inecting after their election, shall elect therefrom, directly to the Supreme Court of the shall fail to make either of his cash payments, to sixth and s eventh judicial districts, with a capital sixth and s eventh judicial districts, with a capital sixth and s eventh judicial districts, with a capital sixth and s eventh judicial districts, within one year. State, within twenty days after the said assessment the amount of twenty-five dollars upon each share, of four hundred thousand dollars, within one year. she of their number to be President of the Company State, which and valuation shall be approved and confirmed by at the time the same shall be payable, as herein from the time the company shall go into operation; seey superior, landing trum the New York packs a and the Directors are elected: Provided always, that the court:

| On tour number to be President of the Company shall go into operation; seey superior, landing trum the New York packs a and the time the company shall go into operation; for such offices are elected: Provided always, that the court:

al stock paid in at the time they shall be estalelished, if the whole shall not be then paid in, and the balance of said capital shall be annually fornished to said offices thereafter, in the same preportion, until the whole amount shall be furnished o them. And they shall have the right to invest the said offices with power to grant loans, in the same manner that they may do under this charter, ane upon the amount of the capital of said offices respectively; provided said branches shall pay five per cent on their capital, or the same shall be with drawn.

Sec. 29. Be it further enacted, that when said offices shall be established under the power conferred in the twenty eighth section, five directors shall be appointed by the directors of the said company for each office, each of whom shall own in his

the several places fixed in this charter, and giv

Sec 32. Be it further enacted, That upon all Sec. '7. Be it further enacted, That the debts deposits which remain six months and upwards, cent per annum shall be allowed and paid to the Sec. 18. Be it further enacted that no individual depose o , provided, always, that the depositor shall lowed a credit in the bank of said company, at any the sum deposited shall be and remain for and duone time to a larger amount than fifty thousand dol. ring the periods aforesaid, and that the said depos-

Sec. 33. Be it further enacted, That the bankdrawer, or first endorser to said company; providing house of said company shall be located and kept at the Bayou Sara landing, in the parish of West Feliciana.

Sec. 34, Be it further enacted, That imme eto the annual elections, and before entering in office as directors, it shall be their duty to investithan thirty per cent of the capital paid in shall ev- gate the situation of said corporation, and to sign er be owing to the said company on the pledge of triplicate receipts to their predecessors in office. its own stock, and no more than three fourths of the stating the amount of specie in the vaults, the par value of any share of the said stock shall be amount of notes in circulation, the amount of what ent by the said company on the pledge of such is due to the corporation, the enquent due by them. and stating also every other kind of property, of Sec. 20. Be it further enacted, That the biils whatever nature or description which may be ownand notes obligatory, issued by the said company ed by said corporation, showing the real situation of said company on their entering in office: provi-Sec. 21. Be it further enacted, That the said | ded, however, that the legislature shall appoint accompany shall not at any time suspend or refuse | multy to investigate the affairs of said bank a junt payment in lawful money of the United States, of committee, whose duty it shall be to report the coany of its own notes, bills, obligations or any mo- on; and that the president of the company shall deney received upon deposit by said company; and liver annually, within the first week of the session if the said company shall at any time suspend or of the legislature, to both the president of the senrefuse payment as aforesaid, the holder of any such are and the speaker of the house, one of the afore-

of twenty days, then the same may be subscrib

gages executed under this act, the said company Sec. 33. And to it figher enace. That t manner, and with the same facilities that it could on the third, and eighth judicial districts of the state be seized in the hands of the mertgager, not with- in proport in to the amount of taxes paid by then standing any sale or change in the title or posses- respectively; provided, however, the said by it shall not be compelled to keep the proportion all Sec. 24. Be it further enacted, That in all hy-field to said parishes more than three more ha after pothecary contracts or obligations, entered intuby said apportionment has been made, and after that any individual, with, or in favor of said company, time it may be loaned to any other parish within

> ALCEE LABRANCHU, Speaker of the House of Representativ C. DERBIGNY, President of the Senate
> Approved 10th March 18 %. E. D. WIHTE,
> Governor of the State of Louisana

A STATE OF THE PARTY OF THE PAR STATE OF LOUISIANA.—First Judicial District Court - The State of Louis as a To all whom thes Sec. 25. Be it further enacted, That if any person having obtained a loan from said company, ecmade by the Sherill of the Parish of Orleans, the property

Sec. 26. Be it further enacted, That it any person having obtained a loan from said company, sentential, are hereby ared and admonished in the name of the State of Louis any, and of the First Judword District son having obtained a loan from said company, secured by mortgage as aforesaid, shall make a surrender of his property to his creditors, the said mortgage ed property shall not thereby pass except upon payment; fihe debt one to the said company and secured thereon; but it shall be lawful for the said company of secured thereon; but it shall be lawful for the said company of secured the property in the said company of secured the said company of secured the said company of secured the said company of secures, with a there debt one defect whatsover; he show that shall be lawful for the said company of secures, with a there debt one defect whatsover; he show that shall be lawful for the said company of said, or for any other defect whatsover; he show that shall be lawful property in the same monner as if that inserted in the public papers, why the sale so made against the said property, in the same monner as if that inserted in the public capers, why the sale so made no seizure had been made; and the surplus only should not be confirmed and homologated.

The said property was said by the Sheriff of the Parish

Sec. 27. Be it further enacted, That the proper-time Court, at which said the said Commercial Back of ty and capital stock of said company shall be ex-

Description of Property as given in the Judicial Conby the eight and fourteenth sections of this act.

Sec. 28. Be it further enacted, that the board of directors of said corporation shall be bound to esta
Rish offices of directors and allocations in the following: blish offices of discount and deposit in the following ings and improvements thereon, and all the appurtenances

belonging to said late of ground.
Witness my hand and the scal of the said Fir Judicial District Court, this eleventh day

February, A. D. 1835.
JNO. L. LEWIS, Clerk. 6 b/25