THE BEE PRINTED AND PUBLISHED DARLY, BY STATE PRINTER. "THE CHION-OF MUST BE BRESERVED."

J. B. DAWSON.

TUESTAT MORNING, PEB. 5, 1894.

We had be small yesterday, beyond Gongia. The Sa January, are the enly papers, which have reached this of We are perfectly at & loss for materials to make up our steet. The past master gogend, by the bye, has written a very satisfactor better to our fellow-citizen, M. White, Esn, in answer to the memonstrances of our merchants. ently expected that abuens will be stopped, when er vehicles of transportation shall have been obtained. ix months bence, we are to have new boats, and of course no more cause of complaints. What are six months of fu endamned, with a prospect of change, when we have been patiently bearing the grievance for that number of vested. For the growns, the child has received its pap, and falls quietly estepp in the general its name.

We have been favored with files of the Jamaica Courant. and of the Kingston Spronicle, up to the 17th of January. Seve a few hallohma, for up by the respective editors, in the anticipation of our proximate dismemb ermant; they coniain nothing of any interest to the generality of our readers

RECEARD D'ARLINGTON .- Not in political affairs only, has France had its revolutions. The dramatic art also has undergone its phases, and somes now within something like the common occurrences of life. The rules of Aristotles are no longer the archusive basis of scenic compositions and the characters, of the dramas of the day, feel the common passions, and speak the common language of humani-The few toothless grumblers who still worship at the atatue of classical antiquity, occasionally wake a howl of reprobation again the eacrilege of the croed of the three unities; but the reading generation, who have placed themselves at the head of parsing events, and fool that the literaselves at the head of passing events, and feel that the litera ture of a country should be the expression of cotemporary succety, have shaken off the swaddling clothes of the drama. and cast away the fripperies of the old tragic school. While the former, in the name of Sophocles, Rucine and Voltaire, cling with more than Persian idolatry to the worn out cate gories; the latter have inscribed the names of Shakspeare, Schiller and Alfieri on their banner. Richard d'Arlington, a production of the new school, i

a drama full of interest, of passion, and of life. The principal characters are cast in a powerful mould. Ambition, the mightiest lever of the human heart-ambition, sweeping. unrelenting, remorseless, criminal ambition-such is the assion brought into play in almost every drama. But never had its influence, its ravages, its blight, been pictured in more revolting colours than those which Aloxander Dumas has profusely scattered on the brilliant but mad career of Richard of Arlington-the fatherless childthe abandoned orphan—the wild youth—the successful po litician—the ambitious statesman—the calculating murderer! He stands as the master figure of a dark and commanding picture; springing around him, in bold relief, we have a crowd of moving impassioned details, which stamp this composition from the first to the last scene, with unflagging animation and absorbing interest. Youth and its wann aspirings-love and its delicious agonies-manhood and its conflicting passions power and its maddening ambition and its delirious dreams-murder and its crushing load, are so many materials wrought up into a moral panorance of the sternest beauty. Time will not allow us more fully to enter into the merits of Richard d'Ar-

Louisville and Portland Cond.—A neferious attempt was made, on the 23d of January to blow up the locks of the Louisville canal. The perpairators of the deed succeeded so far as materially to injure the works and choke one of learn that the damage would be speedily repaired, so as to allow the transit of boats in two or three days. The villains, from all appearances, seem to have arranged blasts, at three the looks. From the Louisville Advertiser, of the 26th, we

lington; but of the thing we are certain: the frequenters of the Orleans street theatre have never witnessed a concate-

nation of deep passions and powerful incidents, more art-fully combined. The play is to be repeated this evening.

the golden age of enlightened reason and liberal principles seen excited by the new aspect which has thus been given to the case, and the dullness which has reigned in the court reguntry, the frecest, and cortainly the proudduring the previous part of the week, was to-day, for the first time this term, shaken from its throne."—Charles Cour. A freeest on earth; fanatics, wild with savage eat, because and recess on earth; tanatics, wild with savage enthusiass, step forward and lug in the sanction of the sa-ered book, to consecrate the madness of their unholy enthusiasm. Religion—carrent recall the word—prostitution of religion, the unerrise betippenion of discord, is invoked in behalf of civil war. Some pions rascal, some argute casulet. in South Carolina, has exhumed nullification from the ruh bish of antiquity, and found presedent for the doctrine is Shadrac, Mashac and Abeduego prote types no doubt of Calhous, Hamilton and Hayneing to the illustrations of the archaiologist, sullified an edict of king Nabuch-ad-Nashur, as "palpably unconstitutional." Again, Daniel openly resists an ordinance of king Darius, on the grannd of its infringement of God's law. Resolving the question at once, the consequence is, that the leaders of Nonthre assimilated to the Jewish martyre; that the inagistrate of a free people is likened unto the grass-cating tyrant of Bahylon—and the sovereign state of South Carothe infraction has been committed!—The plous whig, as he signs himself, may claim no little credit for his ingenuity in approximating the Jewish and Carolinian doctrines of nullification; but with a little industry one might easily dis cover a discrepancy in the contrast. Trusting in the power on high, the witnesses of "the faith within them" went submissively through the fiery ordeal; while the would-be martyrs of the south evince a pugnacious disposition, in the shipe of weapons, diversand sundry, very much against the usual resignation of self-devoted vis deem this a mere joke on our part; but such is not the fact Columns have already been published on this eminently ridiculous subject. Heaven send that we hear of no politi-

man and the corruption of civilisation has not yet taught

implicitly; they have power forfeited the birthrights of man and the corruption of civilisation has not yet taught them assummuring submission to the tread of the oppresent that the aggressions of the Indians were continued, not commenced, in the highest degree of savage to harbitrary, and that at last no means was left to insure the safety of the lives and property of the whole of the inhabitants of the northern parts of Illinois and this state but the last resort of war, and that one almost necessarily of externization. But it is also true, and is not, we dare to say doubted in this dountry, that if only a reasonable degree of produces and humanity had been left and exercised in the barianing of the troubles, the war might have been prevented, a great destruction of the lives and property of our citizens evoided; and another record of blood and suffering ajared in the history of the relations of the country with the possessors of the soil. Is a notorious fact, that the possessors of the soil. Is a notorious fact, that the pushesses or which blood was drawn was committed by the undersigned judge and ex-officio auctioneer, at one of lock P. M. at the parish court in Lafayette faubourg the following property, to-wit: Priscilla, aged about 17

A COMPANY OF THE PARTY OF THE P disregard of their rights, revelling to humanity, and dis traceful to civilized and law-governed people."

We have long the a manuscript copy of the following cession. Their publication in the Now York Courier, justifies an insertion in our columns. They are from the pen of the Hon. J. M. WHITE, delegate from Flerida. To him who can properly value a sense of gratifude, allied to the gifts of talent, it is no matter of astonish ment that even a public functionary should have been all to subtract a few moments from his dry and arduous duties, to be devoted to the inspirations of postry. The stanza is polished and flowing, breathing a spirit of not ungrateful

TO PHILIP S. PHYSICK, M. D. Hope of the wretched; to thy bealing art,
In track of that is and praise a stranger bonds;
And with the transports of a gratiful heart,
Hails thee his kindest; dearest, first of friends.

All that he feels, thou knowest not—nor can know; Yet mid thy thousands, rescued from the grave, Berbink thee of one victim—sinking slow—
The best and love jest heaven and thou could'st save.

Her's was a deep, strange malady, that wore Body and soul, and hope and life away, As if the heart, consuming at its core, Perished in sad inscrutable decay.

Thou did'st restore her——I'd and thou alone; And one who watched her couch in mute despair, And held her life much dearer than his own, Pours out to heaven for thee his fervent prayer.

Him then forget'st-but must ren enber her-The catus—the pure—the beautiful—the mild;
Ayel even now her name thy pulse could stir;
For thou did st love, and spothe, and call her child.

They my thou'rt cold-unlike to other men; A snew down'd peak of science towering high Above the heart's warm, soft, sequestered glon, A d flashing sunset glories in the sky.

Who say so know thee not-nor can discern Beneath thy sage professional disguise, How deep the feelings he, whom they call stern, Hides from dull heads, hard hearts, or carcless eyes.

Blessings be on thee! such as thou mad'st minewish thee more!-No! not even rest-Tis in thy works that thou art most divine, Which, blessing others, makes thee more than blest!

FMOM OUR CORRESPONDENT.

"Washington, Jan 19.—In the Senate to-day, a joint resolution authorizing the sceretary of state to deliver over to the commissioners under the new French treaty, any evidence of claims presented to, and disallowed by the Spanish commissioners, was read a second time, slightly amendish commissioners, was read a second time, slightly amendish and ordered to be engrossed. The senste then went on
to consider the public lands bill, after rejecting a motion of
postponement. Mr Poir dixter spoke at considerable length
in support of an amendment which he had offered come
days since. He occupied more than an hour, and delivered
with more energy and eloquence, than I hid supposed him
to be cap thle of, remarks, many of which are replete with
original conceptions of the subject, and the whole of which
are highly deserving of attention. After continuing to this
were authorized to subscribe to the subscribe to the subscribe and in a contention to the subscribe to the district and purish
of said company. In contournity with this provision, the
counts, to act as clerks of probate cont. "An act relative to the gas lights," and
"An act or repeal the act appointing a noticy public in
and for the parish of St. Landry."

"An act to authorize the clock of the district and purish
courts, to act as clerks of probate cont."

"An act relative to the gas lights," and
"An act or repeal the act appointing a noticy public in
and for the parish of St. Landry."

"An act to authorize the clock of the district and purish
courts, to act as clerks of probate cont."

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courts, to act as clerks of probate cont."

"An act to repeal the act appointing a noticy public in
and for the parish of St. Landry."

"An act to authorize the clock of the district and purish
courts, to act as clerks of probate cont."

"An act to authorize the clock of the fount."

"An act to authorize the clock of the fount."

"An act to authorize the cont."

"An act to authorize the clock of the subject and for the purish of St. Landry."

"An act relative to the gas lights,"

"An act to authorize the cont."

"An act to authorize the cont."

allow the transit of boats in two or three days. The villains, from all appearances, seem to have arranged blasts, at three different points, by charging the air bole of each culvert with a keg of gun gowder. Evaluately one anly of the blasts took effect. We know of no punishment, more adequate to the crime of these Guy Fawkes of a new description of their own hellish device.

In overy age and country, religion of every kind, has been made a stadishiptors, behind the present marshal. If Watkins should be released on this pleas, would be not have cause for a suit against the property by the prisoner passions of our mean nature. In this boaste, at three district attorney. The court, after hearing Mr. Sold an adverte were devised in the case accordingly went over. It was contended to give more time to the U.S. to suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the District Court of the First suits were pending in the Court for the marshal to be adopted.

On method, Othered, That suit is not stored on the pend of the marshal to the pendency of the suit, the pendency of the marshal to the country, so that nothing the pendency of the suit, the pendency of the marshal to the country, so that noth

The act making appropriations for carrying on the For-tifications of the United States, during the present year, ratified on the 14th inst. provides— For the preservation of Castle Island, and repair of Fort independence, Massachusetts, in addition to the sum here-lofore appropriated, seventeen thousand dollars. For Fort Adams, Newport Harbor, one hundred thou-

and dollars.
For repairing Fort Columbus and Castle Williams, N.

York, fifty thousand dollars.
For Fort Monroe, Virginia, forty-six thousand dollars.
For Fort Calhoun, Virginia, seventy-five thousand dol-For completing the works at Oak Island, North Carolina

For completing the works at least island, North Carolina wenty-two thousand sine hundred dollars. For the fortifications in the hurbor of Charleston, South arolina, seventy-five thousand dollars.
For the fort at Cockspur Island, Georgia, seventy-five

housand deliars.

For the completion of the fortifications at Pensacola, Florida, one hundred and thirty-two thousand dollars.

For completing the fort at Mobile Point, Alabama, fifty housand dollars.

For contingencies of fortifications, ten thousand dollars.

The package containing \$60,900 belonging to the United States' Bank, that was supposed to have been lost or stolen during the alarm occasioned by the accident on the Newcas-tle and Frenchtown rail road, is said to have been taken on ous disposition, in the to Baltimore in the baggage of one of the passengers, who, y, very much against the upon discovering it, deposited it in the United States time. Our readers may

Poulson's (Phil.) Duily Advertiser.

A fine young man about 20 years of age redictions subject. Heaven send that we hear of no politicorreligious covenant; of no Godfast Bide-the-text, or Nullfier Barebones, peuring out the leaven of fanaticism from
the hill-side, and feeding the incentives of a fratricidal war!

Commenting on the events of the late Indian war, the
editor of the St. Louis Times, holds a language, which
jostifies the idea, entertained by ourselves, that the effusion of white blood was but an act of retribution on the
part of the indians—a consequence of a train of revolting
indignities, among which expropriation is the least glaring.
There is a holy law of nature more powerful in its action than
the restraints of society, and the call of that law they obeyad implicitly; they have never forfeited the birthrights of
the state of the state o

the possessors of the soil. It is a notorious fact, that the fait risionese is which blood was drawn was committed by the undersigned judge and ex-officio authority of the parts of the pa

LOUISIANA LEGISLATURE. ELEVENTH LEGISLATURE-FIRST SESSION JOURNAL OF THE HOUSE OF REPRESENTA-TIVES.

TURSDAY, Jan. 29, 1933. The House in a greeably to adjournment.
On motion of Mr. Jones: Ordered, That Mr. Edwards excused from attending the House this day on account

On motion of Mr. Maddox; Ordered, That Mr. Holstoi on mount of Mr. August tracers, I am Mr. Holston be excused from attending the mouse on account of sickness. On, section of Mr. Voerbie, of Lafayett: Ordered, That leave of absence be granted to Mr. Robin for a few days. Mr. Garland presented to the House the petition of Thomas Lawler, of the Parish of St. Landry, praying for actual relief.

On motion, Ordered, That that petition be referred to the committee on claims.

Mr. Voorhies, of Avoyelles, presented to the house the petition of certain inhabitants of the Parish of Avoyelles, praying the surveying and marking the boundaries of said

On motion: Ordered, That said petition be referred to the ommittee on propositions and gravances.

Mr. Garland presented to the house the following reso

Resolved. That the committee on the judiciary be in-Resolved, with the committee on the judiciary be instructed to enquire into the expediency of so amending the laws relating to the jurisdiction of the District and Probate Courts, except in the Parish and City of New-Orleans, so as to give the District Courts jurisdiction of all suits that are now cognizable by the Courts of Probass, and also to ncrease the number of terms of the District Courts in all the Districts of the State, except the First Judicial District

the Districts of the State, except the First Judend District, and that the committee report by bill or otherwise.

On motion, Ordered, that said resolution be adopt d.

Mr. Chinn, chairman of the committee of ways and means, to whom was referred the resolution relative to a loan made by the state to the Parish of St. Lendry, made

the following report:

The committee of Ways and Means, to whom was referred
the resolution of the House of Representatives, instructing them to inquire into the expediency of releasing the Parish of St. Landry, from all responsibility for a loan made by the state to said Parish, by an act of the Legislature, approved the 15th of March, 1830; respectfully REPORT: That, by an act of the Legislature, approved the 22d day

of March, in the year 1837; a company, called the "Pla-quemine Navigation Company," was incorpora ed. That by the second section of said charter, the Police Juries of he Parishes of St. Mary, St. Martin, Lafave te, St. Landry and He ville, were authorized to subscribe for the stock of said company. In conformity with this provision, the Police Jure sof the Parishes of St. Martin, Lafayette and courts, to act as clerks of probate court. are highly descring of attention. After continuing to this extent, he stated that he was suffering so severely under the infrance of a violent cold, that he could not proceed to a conclusion. On this, Mr Webster made a successful motion to adjourn.

"In the house, there was a discussion which occupied the morning hour, on the resolution offered by Mr Adams, dividual capacities, amounting altogether to about the sun continuing to this are independent on the second one. On motion of Mr. Patten, Ordered, That the house discussion which occupied the morning hour, on the resolution offered by Mr Adams, dividual capacities, amounting altogether to about the sun continued to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the shares that said Parishes should be entitled to pay the section of Mr. Patten, Ordered. That the house discussion with the section of Mr. Patten, Ordered. That the house discussion with the section of Mr. Patten, Ordered, That the house discussion of Mr. Patten, Ordered, That the house discussion with the section of Mr. Patten, Ordered, That the house discussion with the section of Mr. Patten, Ordered, That the house discussion with the section of Mr. Patten, Ordered, That the house discussion with the section of Mr. Patten, Ordered, That the house discussion with the section of Mr. Patten, Ordered, That the house discussion conclusion. On this, Mr Webster made a successful motion adjourn.

In the house, there was a discussion which occupied the morning house, on the resolution offered by Mr Adams, calling for a specification from the treasury department, of the articles on which it is proposed to make a reduction of \$0,00,000 of revenue. Mr. Adams made a very forcible speech on the subject, but the hour expired before the debate approached the question. Subsequently, the tariff discussion was resumed. Mr. Adams made a very mild and conciliarcy speech in opposition to the bill, which he slowes were discounted by the continuously against the principal manufactures, without giving that relieves the toward the manufactures, without giving that relieves the toward the manufactures, without giving that relieves the toward the south, which was so loudly called for from that quarter. He was succeeded by Mr Donn, from Pittsburg, who argued at cen identification of the property of preventing who argued at cen identification of the property of preventing who argued at cen identification of the property of Alexis W. Houseaft, an incorporate in the south, which was so loudly called for from that quarter. He was succeeded by Mr Donn, from Pittsburg, who argued at cen identification of the property of preventing who argued at cen identification of the property of preventing who argued at cen identification of the property of the property of Alexis W. Houseaft, and the property of the property of Alexis W. Houseaft, and the property of

> act to grant relief to the Parish of St. Landry, by the provisions of which a loan of ten thousand dollars was made repuyable in ten years with interest at six per cent per annum; and for the purpose of redeeming the same, the Parish pledged to the State two thirds of the dividends that should num; and for the purpose of reasoning in the should pledged to the State two thirds of the dividends that should accrue to it in the Plaquemine Navigation Company. By the 4th section of the said act, the Police Jury of the Parish were required to designate persons to receive from the State Treasury the full amount of the said loan, and apply it exclusively to the extinguishment of the loans that had been made to the Parish by the Bank of Louisiana and individuals. In conformity with this section of the act, the Police Jury of the Police Jury of the Parish Bank of Louisiana and individuals. In conformity with this section of the act, the Police Jury of the Parish Bank of Louisiana and individuals. In conformity with this section of the act, the Police Jury of the Parish Bank of Louisiana and individuals. Brig Lina, Lord, Huvre, Brig Amazon, Baily, Providence, Schr Cherokee, Lewis, Key West, Whisting Lina and duals. In conformity with this section of the act, the Po-lice Jury did, on the 19th of April, in the year 1830, by a resolution, authorize and appoint two persons to receive and apply said loan to the purposes mentioned, and the same is irr. vocably pledged for the redemption of the sums that have

een bortowed.
All the circumstances being considered, your committee are of opinion, that as the said sum of ten thousand dollars has been expended in efforts to improve a navigation that is not exclusively beneficial to the Parish of St. Landry, but is the general outlet for the Parishes of St. Mary, St. Martin, Lufayette, St. Landry, and a considerable portion of the Parishes of Avoyelles and Rapides, it is proper that all liability for said loan should be released. For that purpose the committee way report a bill. nmittee now report a bill.

THOS: W. CHINN.

oth branches of the Degislature.

Resolved, That both branches of the Legislature shall Plauche & co; A Harris; Blanc & Brugier; A Ledoux;

then take into consideration the manner in which said ow-ners and managers shall have exercised the power confered on them, and the use they may have made of the funds put at their disposal.

Res lead, That in case said owners and managers shall not render a satisfactory account of their administration as above mentioned, the laws authorizing letteries be repealed.

On motion: Ordered, That said resolutions be adopted.

Mr. Garland offered the following section:

Be it further enacted, That the tribunal before which any smith of prosecution may be instituted to recover any fine or penalty impresed by this act, shall have power, if it appears no reasonable cause existed for the suit or prosecution, to be condown the nerty presecution to the personal of the content.

o-morrow.

On motion of Mr. Garland, Ordered, That the hour On motion of Mr. Garland, Ordered, That the house dispense with its cules, and proceed to the third reading of the bill entitled "An act to provide for taking a census of the voters in the state, and other purposes," which was read for the third time, and taken section by section.

On motion, Ordered, That the first section be adopted.
On motion, Ordered, That the second section be adopted.
On motion of Mr. Marigny, Ordered, That said bill be laid on the table, subject to the call of the house.

A message from the senate by Mr. Davis their secretary, informing the house that the secrate have concurred in the

nforming the house that the scrute have concurred in informing the house that the amendment of the smeathment adopted by the house, to the amendment of the sonate, in a bill entitled "An act to incorporate the New

sonate, in a bill ontitled "An act to incorporate the New Orleans and Carrollton rail road company, and By the same message, the concurrence of the house is requested to the appointment of a committee of conference of take into consideration the amendment of the senate, striking out that part of the 8th section, limiting the duration of the chart rof said company, and that Messrs, Nicholas and Burthe, are appointed on the part of the senate.

On motion of Mr. Duplessis, Ordered, That the house do concur in the appointment of said committee; whereupon, the speaker appointed Messrs, Duplessis, Bullard and Ducros, members of said committee, on the part of the house.

The clerk was directed to inform the senate thereof. ORDER OF THE DAY.

The resolution relative to the survey of the Rigolet du ondicu, was read for the second time and taken into co: -

deration.
On mation, Ordered, That said resolution be amended by adding the following, "and also, the navigation of Red River between Natchinches and the bayon Dorchest, in the parish of Claiborne, through loke Bir Licaux."

pariso of Camorne, through lake Bickicaux."

On motion, Ordered, That said an endment be adopted.
On motion, Ordered, That said a mendment be laid on the table, subject to the call of the louse.

The bills entitled— "An act to create two additional police jury wards in the ovish of St. Landry." "An act to authorize the slock of the district and parish

—12 yeas.

And that Messes. Rensenus. Bouldgny, Brown, Canon, Canonge, Charpentier, Daviney, Debuillon, Dueros, Dupless s. Pupré, l'o se, Forstall, Crymes, Cuvilet, Hoa, Heiton, Johnson, Jones, Leonard, Lessassier, Marigny, Ory, Sibley, Voorbies of Lafayette and Workins, voted in the

On motion, Ordered, That said section be was decided, their works had become so delapidated and useless, as not to justify them in demanding any. The resources of the two parishes interested in the company were exhausted, and the people discouraged from further and moved to strike out the words "one tenth," and substitute the words "tone third." During the discussion of said amendment, on motion, the house adjourned until the

Marine Journal.

PORT OF NEW-ORLEANS. Foster & Hutter

Schr Cherokee, Lewis, Key West,
Schr Cherokee, Lewis, Key West,
Schr Robert Centre, Johnson, Mobile,
ARRIVED.
Towboat Huntress, Heriman, from sea, towed to sea
ships Mary & Harriet, Robert Marris and brig Trentbrought up ship St. Lows, brig Rob Roy, and sichr Tamsulinas.

lipas,
Towboat Pocahontas, Hubble, from sea, towed to sea barque Grecian, brig Josefina and schr Tepevac; bro't up brigs Leon, and Vescayne and schr Josefo. Reports sev-

brigs Leon, and Vescayne and sent Joseio. Reports several sail in the offling.

Towboat Whale, Wood, from sea, towed to sea ships Natchez, Riber, and Concordia—towed in over the bar, schrs Pearl and Wm A Tyson—and to the bar ship Huntsville—bro't up her letter bag and passengers;—towed up to Packwoods schr Elizabeth;—and to che city ship Grand Turk and brig Win Hone.

Do committee now report a some THOS: W. CHINA.

On motion: Ordered, That said report he adopted. The bill accompanying and report, and critical "An act to release the Parish of St. Landry from all liability from a to release the Parish of St. Landry from the Condend to the Parish of St. Landry from Vera Cruz, and the parish of St. Landry from Vera Cruz, and the parish of St. Landry from Vera Cruz, and the parish of St. Landry from Vera Cruz, and the parish of St. Landry from Vera Cruz, and t

Plauche & co; A ri riarris; Diante & Dagier; & Louden, 13 passengers.
Staduboat Pollander, Pierce, from Cincinnaticargo, hams, lard, &c to Cockayne, Watts & co; Stetson & Avery; Haines & Geddes; M & P Mahher; Thayer & co; J Hind; Sloo & Byrne; Wilcox & Fearn; 56 passengers. The P: broke her wrist at the mouth of Sinking, and was detained eight days.
Steamboat Farmer, Patterson, & days from Cincinnatical whiskey, hrandy, butter, &c to Sfetson & Avery; J

DH Twogood; Bartsw & Adams; Los son; Bogart & Hatharm; J Kaisa Co; E penalty imposed by this act, shall have power, if it appears no reasonable cause existed for the suit or prosecution, to condomn the party prosecuting to the payment of the costs thereof.

On motion: Ordered, That said section be adopted.
On motion, Ordered, That said bill do pass, and retain its title.

The clerk was directed to request the concurrence of the senate in said bill.
A message from the senate by Mr. Davis their secretary, requesting the concurrence of the house in the bills entitled to amend the charter of the Amits Navigation to Company, and for other purposes."

Tompany, and for other purposes."

Tompany, and for other purposes. The time of the Amits Navigation of St. Tammany, for the term of ten years," which were of St. Tammany, for the term of ten years," which were read for the first time, and ordered for a second reading on to-morrow.

That time house is a payment of the senate by Mr. Davis their secretary, requesting the concurrence of the house in the bills entitled to the first time, and ordered for a second reading on to-morrow.

That time house is the provided to the first time, and ordered for a second reading on to-morrow.

Amusements.

AMERICAN THEATRE. Mrs Duff's 3d night and first night of

EL HYDER introduced Mr Brown's beautiful stud o n which will be introduced Mr Brown's beautiful stud of horses, being the 4th night of his engagement.

El Hyder, Mr Scott.

As played by him 200 nights in the La Payotto Theatre New York.
THIS EVENING FEBRUARY 5th.

Will be presented Dimond's beautiful play of ADRIAN AND ORRILLA; OR, A MOTHERS VENGE LINCE! Madame Clermont,
After which the grand Remarks draw EL HYDER; OR, LOVE AND BRAVERY. THE EXHIBITION WILL CLOSE ON TUESDAY NEXT.

MAELZEL'S EXHIBITION HALL.

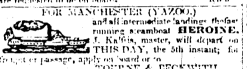
MAELZEL'S EXHIBITION HALL,
OF THE AUTOMATON CHESS-PLANER, THE
MELODIUM, Ge.
At the Planters Hotel, No. 19 Canal street,
Performance every evening, (including Sunday's) to
fonumence at half past 7 o'clock precisely. Doors open as half past 6 o'clock. Admittance S1; children under 12 the same size and description. Said property is situated in the vicinity of the Bisin o, the New Canal, and in a place which is improving as fast as any part of the city. cars, half pr ce. Trickets may be procured at the exhibition Half dis-

BALL ROOM. Corner of Bourbon and Orleans streets
ONE DAY EVENING, FEBRUARY 6, 1933.
FULL DRESS AND MASQUERIDE

ORLEANS BALL-ROOM. A GRAND DRESS AND MASQUERADE On Wednesday, the 6th February 1833.

BALL. Linux on Hordy be a haired upon a ticket of invitation ad none will be didivered at the moment of admission builted anon a ticket of invitation. o per our will be permitted to ent r with a masque, with making themselvss known to an pointed for that purpose.

OUTO AND MISSISSICE MAIL LINE. to Fr Stramer LOUISIANA, will leave this day, for are requested to be on board-



freight or passage, apply on board or to TOURNE & BECKWITH, FOR MATAMORAS 15 New Lever. The schooner PAUL, c pt Choate, is now ready to take in cargo for the above por. For freight or passage apply to the ceptain on board, opposite Conti street, or to 46.51 CARRIERE & BORDUZAT.

FOR SALE.—The pilot boat sehr EAGLE, Terms, 1, 2 and 3 years credit, in approved endoised ja-bus materials; is coppered and copper fastened; her sails are nearly new, and the copper is little worn, hav-her sails are nearly new, and the copper is little worn, having been juit on in January of last year; she sails remarksbly fast, and is in first rate order. For terms, apply to capt Eichberger on board, or to HARRISON, BROWN & CO. Shapers of Bautiste—Sale at Auction—By virtue of two orders 117 Royal street. TREASURY DEPARTMENT,

s adopted, section be adopted as IDES & OLD COPPER. --558 Dried Spanish decoming on sideration, Mr. Garband for sale by HARRISON, BROWN & CO.

CARI-IAGES.—Receiving per ships Saratoga and Huntaville, 3 gigs, 1 fine stanhope, and 1 super barouche, and hy late arrival from Philadelphia, 1 fine coach, 2 elegant gigs, and 1 barouche. For sale low for cash or city paper.

M. VALTON,

pere & File, for the distillery and sugar refinery, or any person or persons pretending to any interest therein, feb 5

L MILLAUDON.

Selection of plank.

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who will bring back at the Bee office, a breast pin set with seven diamonds and a red fuhy in the centre, connected by a gold chain with another breast pin, equally set with a diamond. Jewellers and other persons are required to detain said jewel in case it should be offered them for sale. 15

OTS TO LEASE FOR YEARS.—The subscriber of ground in Fauxburg Livaudais, No. 89, bounded by first, second, Plaquemine and Chesnut streets. Also, six lots in Fauxburg Lifavette, fronting on Naides and Josephine streets, and containing plumb and peach trees, grape and candelet streets, fronting 25 feet.

Also, five lots on New Levee street, between Benjamin and Suzette, fronting 13 feet by 120 deep.

Also, one lot in Fauxburg Lafavette, with 3 tenements and the Mississippi river in front. Those wishing to rent, will please make immediate application at Bishop's Hotel, to feb 5

HERRIFE'S SALE.—In the district court, John and Musband, by virtue of an order of seizure to me directed will be sold for cash, at the parish court, in the fauxburg arms the fauxburg has been several years and good field negroes; 4 as gow onen, one of whom is a creole, aged 40 years, washer and eventure, and good field negroes; 4 as gow onen, one of whom is a creole, aged 40 years, and whom will be fauxburg and size of specific said interced there others and three others and success from 18 to 24 years of age; Lastly a negro child of 3 years, the son of said negress, and who will be sold with his to 24 years of age; Lastly a negro child of 3 years, the son of said negress, and who will be sold with an interest on the success of age; Lastly a negro child of 3 years, the son of said negress, and who will be sold with the side of a plantation, 17 Ame ican draught horses and somewhere.

Slaves and moveable property belonging wholly to the setate of said late Celéstin Ferrand, and which will be sold for the said and saccount of his creditors.

Its: Pierre, croole negro, aged 25 years, Marguerite, American negros girl, aged 15 years. Julia. Sylvain aged 9,

Brig Leon, Laguna, from Havana, to Essevance and Son. [feb 5] JAMES CHARDALLES CHARDALLES, and the second of the Parish, the expenses of those acts Schr. Tamaulipas, Davis, from Attakapas; cargo sugar. Schr. Tamaulipas, Davis, from Campeachy, to F Tio—cargo logwood, &c.

COURT OF PROBATES—Sale by the Register of Wills, before the Judge of this Parish, the expenses of those acts of logwood, &c.

COURT OF PROBATES—Sale by the Register of Wills, and those of the inscription and cancelling of the mortga ges, at the expense of the purchasers.

Steamhoat Reaper, Harrison, from Ouchita—cargo cotton Steamhoat Reaper, Harrison, from Ouchita—ca the estate of the late Edward Decision—op. anarcs of the stock of the western marine and fire insurance company, on which \$50 per share have been paid. Terms of sale, cash. By order of the court, MARTIN BLACHE, Rr of Wills.

N. B. The stock will be transferred in \$0 days from this date, the certificate being lost, and that delay being necessa-

BALES AT AUCTION. BY F DUTILLET.

BY F DUTILLET.

ILL he sold on the 12th instead 8 lots, situated in feartheary Montegut, in Montegut street, between Goodman shell craps street, the whole according to the plan now exhibited at the exchange. Terms, 6, 12, 18 and 24 months crefit in approved endorsed paper, secured by mo tages used final revments.

10 5 gage need final payment.

BICTACUB LEVY. BICTACOB LEVY.

THIS DAY Tuesday the Chinst. at store No. 20, St.
Lonis street, at 10 o'clock, will sold a quantity of
goods consisting of calicoes, sheeting, shirtings, linen, and
variety of other articles such as clothing, boots, shoes 40
also 10 hhds and 20 bhl oil.

sariety of other articles such as clothing, boots, alocs 40.

also 10 hhds and 20 bbl oil.

BY JACOB LEVY.

PHES DAY, Tuesday the 5th inst. at Hewlett's Coffee

Rouse will be a left at 12 o'clock slave is act aged 23
years, a good field hand, about 4 years in this countryfully guaranteed against the viers and diseases prescribed;
by Liv. Terms: 6 months credit; for a satisfactory endors risola and mortgage multi final payment, acts of salo
to be pessed before Will Brawell, Esq. notary public, at
the expense of the purchaser.

BY IL McCOY.

To be sold on Wodnesday, 6th of February, 1833, at
12 o'clock, at the Exchange Coffee House, four valueble lots of ground, situated on the corner of Conti and Maric streets, measuring each thirty-two feet front on Conti
street, by one hundred feet deep, as per plan exhibited at
the Coffice House. Those lots are high and dry, and the
streets were all raised with earth the last year, and are very
designable lots for building, being in a thriving neighbothool
and convenient to the basen Carcadolat. Tours of salo,
6, 12, and 18 months credit, for approved endorsed paper,
secured by mortgage until final payment. The acts of salo 6), 12, and 15 insites each, it approve manison paper, secured by mortgage until final payment. The acts of salt to be passed before L J Caire, Esq. at the expense of the publisher.

BY ISAAC L McCOY.

ON Thursday, 7th instant, at 12 o'clock, at the Exchange Coffee House, will be exposed, a HOUSE and LOT, situated in St Peter, between Poydras and Hovia streets. The 'ot measures 40 feet front on St Peter, street by S4 deep, English measure. The House is divided

which is improving as fast as any part of the city.

Terms—6, 12, 13 and 24 months credit, with endorsed and special mortgage until final payment.

The agts of sale to be passed leafare Win T Lowis, not.

Corner of Bourhon and Orleans streets
WEDNESDAY EVENING, FEBRUARY 6, 1933.
FULL DRESS AND MASQUERABE

Admittance—Gordenen, one dollar.
Gentineen will had a room to deposit their canes and sloaks.

OD

The sets of sale to be passed before Wm 2 Lewis, not, pub. at the expense of the purchasers.

BY JACOB LEVY.

ON The sday the 12th inst, will be sold by order of the count of Probates in the city and parish of New Orleans for account of the estate of the literast of sale to be passed before Wm 2 Lewis, not, pub. at the expense of the purchasers.

BY JACOB LEVY.

ON The sday the 12th inst, will be sold by order of the leans for account of the city and parish of New Orleans for account of the estate of the literature of the decasted in 8t Joseph street between Foucher and Telaphtonias streets, the muse hold furniture, consisting of tables, heds, hedding, redsteads, wardrobe, chairs, kitchen furniture, &c, books and similar ether articles; also 3 houses. If makes, 4 carts, harness see, about 50 words of wood, and study other arsatisfactory at cover decision would am smary ciner articles. Terms 11 soms under \$100 cash, over \$100 60 days satisfactory at cover end essel notes.

VALRUABLE LOT AT AUCTION.

V.A.RUABLE LOT AT AUCTION.

EV. F. DUTH LET.

ON Minday the 18th February, will be said at Hewelett's exclusing at 12 o'clock, a valuable lot of ground, situated in subarb 8t. Mary, between Fourder and Julia streets, next to Parker's Foundry, whose chinney and engines now lie or said lot. The above described but measures 27 for 1, 2 inches front on Tchoupitoulas street and 27 for 1, 2 inches front on Tchoupitoulas street and 27 for 1, 2 inches front on Tchoupitoulas. 10. F. Steamer LOUISIANA, will leave this day, for first front on Commerce street, by a depth of 230 feet 7. Lorisville, at 3 o'clock, P.M., at which time his passengers inches on one line and 220 feet 6 inches on the nebers are requested to be on board.

Terms, I and 2 years credit, in approved codorsed paper, secured by mortgoge until final payment. Acts of sale to be passed before Felix de Armas, notary public, at the cost

be gassed before Felix 6c Armas, notary public, at the cost of the purchiser.

BY DUTILLET.

PARTIES AND ACT OF THE Feliment wext at 12 octors M. at Hewlett's coffee house, Suspense of land fornting the nace extending in depth, to the lake, situate in the parish of Jefferson, these leagues from New Orleans and on the same side; bounded in its inferior part by the semanting of the military and believe and sentence. by the pantation of the widew Labors and being a part of the plantation of Mr Norbert Fertier; this land is very fertile, high and well wooded, and is too well known to need further particulars.—It will be sold by any late and every buyer of an arpent, will be at liberty to take three at the

same price.
Terms, 1, 2 and 3 years credit, in approved endoised pa-

Baptiste—Sale at Auction—By virtue of two oders issued, one by the homomore district court in and In the first Judiciary district of this strate, dated 13th or D. ember 1832; and the other by the homomake court in prosest sof this parish, dated 25th of January 1833, and on request of Louis Ferrand, junior, of New Creams, syndic et ship creditors of Francis St. Fort Dussau, free man of clour, and also of the and Louis Ferrand, junior, and of Treme: TREASURY DEPARTMENT.

New Orleans, February 4, 1833.

EALED PROPOSALS will be received by the underscened, until Saturday, the 9th instant, for the penting of three volumes of the Reports of the Supreme Court, viz: five handred cept s of each volume, to be printed in all respects as nearly as may be, in the same size type, form and page, and on paper of same size and quality, as Moreau's Digist, each plume to contain at least 700 pages, and to be brind in slie qp, and lettered on the back "Louisian's Reports."

The manuser it will be delivered by the reporter immediately, and cach volume must be printed, beind and delivered at the office of the secretary of state, within three months from the commencement of the printing thereof.

By the first Judiciary district of this follows district of the horizontal court in and follows this paint, and the horizontal pages and to be brind in slie qp, and lettered on the back "Louisian's Reports."

The manuser it will be delivered by the reporter immediately, and each volume must be printed, beind and delivered at the office of the secretary of state, within three months from the commencement of the printing thereof.

By the first Judiciary district district of district of the horizontal court in and follows this paints, dated 12th of January 1533, and on request of the said I court of January 1533, and on request of this paints, dated 12th of January 1533, and on request of the said I court of January 1533, and on request of the said I court of January 1533, and on request of the months of the months of the months of the said I court of January 1533, and on request of the said I court of January 1533, and on request of the said I court of January 1533, and on request of this interest, dated 13th of January 1533, and on request of this said January 1533, and the other hy the horizontal land of the said Januar and some movemble mades the wind nated) had been acquired by halves undivided, between the said France is \$1. Fo.t. Pussuau and Celestin Fer. and, and will be sold in their state of indivision, the funds proceeding therefrom to be divided in the same proportion between their respective creditors—the undivided properties above metioned consist of an estate-established as a sugar plantations, situate in this parish on the left bank of the rouche; and by late arrival from Philadelphia, I fine coach, 2 elegant gigs, and I barouche. For sale low for cash of city paper.

M WALTON, 16b 5

No 12 and 14 Custom-house st.

To THE PUBLIC—The partnership in a distillery and sugar refinery, in the fauxboarg accourse, heretfoliosolved, and the public is warned against contracting with or in any manner, crediting the raid firm of Silvester, pere & Fils, for the distillery and sugar refinery, or any prospections.

person or persons pretending to any interest therein.

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age; having been several years in this State—and among whom are a driver, a sawyer, and good field negroes; 4 na-

Parish of St. Jean Baptiste, 30th January. 1833.

THE copartnership between Joseph Latherranderise and Francis Labrouche Dusin, under the firm of Joseph Latherranderise Co. is dissolved on mutual consent. Labrouche Dusin remains entrusted with the liquidation of said copartnership, and requests the persons who may owe debts to the same to pay them into his hands, and those to whom debts are owing by the same the forward their claims. Labrouche Dusin continues the establishment, 180 Toulouse street, and avails himself of this opportunity of informing the public, that he keeps first rate stablings for coaches, gigs, see, and taken in feed horses, that he will keep constantly, and let out two and four wheeled cinetics and saddle hopes at moderate prions.

HE undersigned have the honor of informing the public that they have formed a copartnership under the firm of John B. Colla & Co.

I. B. COLLA. A. B. Their state in 18 Biomyllevision, wastening a grant transformer of processes and their state of the sta Sfob 1

The second second