FOR GOVERNOR J. B. DAWSON. SECOND SENATORIAL DISTRICT : B. MARIGNY.

CANDIDATES FOR CONGRESS.

Tel District—CHARLES GAYARRE.

JAMES BY ADPORD. . Y. MOORF.

ALDERMEN. ict-G. SCHMIDT AND JAMES SAUE FELIX LABATUT. HUGUES PEDESCLAUX. J. BERMUDEZ.
LDGARD MONTEGUT.
J. FRERET. S. D. DIXON. F. EUISSON.

We are requested to state that Mr. C. DIMOND is not a on which is for the office of alderman, in the 6th ward.

The northern mail of yesterday brought, very late dates; but we find not one word of passing interest in-our files.

We learn that the Steamer Niagara, hence for Opelousas dropping down the bayon, on Friday isst, struck a and sunk; the hurricane deck about wo feet out of the She was insured for only \$2,000, and had on beard provisions, and a great many other articles.

The proceeds derived from the Amateur performance at Fig. Comp-street theatre are stated at \$828, after deducting the his enses of the house.

LATEST FROM MEXICO.

We have received Mexican files of papers to the 1st March. Upon a careful perusal of them, we find nothing of interest, with the exception of a decree concerning strangers converginto Mexico, just passed by the national congress of

It requires all strangers, with the exception of those a maked to the diplomatic bodies of the different foreign naconstitutional authorities within eight days after the ation, and make known their christian and surname name of their country, their business or profession are of their residence, the notion that induced them to he country; and it makes it further incumbent upon in to exhibit the passports which procured their admitecc. A provision is inserted for those who shall neglect or re use to obey these requisitions. They are to be punished it time of one hundred dollars, and besides be subject t 43 punishments they may down fit to ordain. her further ren lered incumbent, as a further safeguard

hat the keepers of boarding-houses and inns, shall make waste the authorities if any stranger be logged in their able intents; and in default they are rendered amenable is one of twee y-five dollars.

to conthe climat of these vexations and name ents upon etrangers, it is moreover required, that all the ds of military posts and the keepers of the gates of cities towns, shall be bound to in the known the foregoing disestions be oreithey suffer any stranger to enter the same, of that with a view to this object, they furnish him with a a vol. the decree, so that the plea of ignorance shall in no

JUNTO's which now sales Boston and the Commonweath with a rod of tron:
"Poor Democrate, Republicans, and still poorer Americans, are at the feet of FORN BULL and HIS CALVES."
The above is a picture of the cabal as it existed in Boston in the time of the commercial embarresements, pressure in the money market, &c. &c. &c. in the embarge and non-intercourse times, when the old British Bank was putting the covers upon the People. A picture of the cabal as it exists now in Boston, would bear upo strong a recombinance to the sketches of President Alams. "Poor Democrate, Republicans, and still poorer Americans, are at the fast of JOHN BULL and his CALVES."

We hope every respection newspaper, in the remotast EULL and his CALVES."

We hope every republican newspaper, in the remotes states, will re-publish his article.

ADJOURNMENT IN CONGRESS. The great constitutional lawyers of the opposition in the Senate, who boast that they were brid up in the Federal school of constitution have, two days is succession, threatened the other departments of the Government, and the Peple, that the Scante shall not adjourn till the Rank be rechartered.

This is a new edition of the threat of the Bank Editor it s last antumn, that no appropriation bill should pus the re-charter of the Bank was attached to it as

unless the re-capater of the bangers are understood to hold, These great constitutional lawyers are understood to hold, that in case the Senate disagree from the House of R. pre, sentatives, the popular branch is not only to bend to them but the Executive is not authorized to interfere, but mushoud shoot suck a modest Senate, unless Congress hypered at at that session to have been specially convened by the Executives.

ed at that esssion to have been specially convened by the Ezocative.

In this way, not only the other powers of the Government can, by this Federal construction doctrine, he set at defiance—but the Peerle be hurthened with the maintenance of the househole Sessiate here, for hank, surposes, through the dogrdays, and indeed, all, like a Ramp Parliament of the dogrdays, and indeed, all, like a Ramp Parliament of the dogrdays, and indeed, all, like a Ramp Parliament of the dogrdays, and indeed, all, like a Ramp Parliament of the dogrdays, and indeed, all, like a Ramp Parliament of the dogrdays, and indeed, all, like a Ramp Parliament of the dogrdays, and indeed a committee out to parliament of the country.

But we in all due sumility, would submit the power for the words of the Constitution do not limit his nower to special cases, or they would have been "in case of disagree neat between them when convened on extraordinary occasions," be shall have the power.

But the words are in fact without this limitation. They are general, extending to all cases, thus: "in case of disagree general, extending to all cases, thus: "in case of disagree ment the transfer of the country of the country of the words are in fact without this limitation. They are general, extending to all cases, thus: "in case of disagree ment in the country of the country of

are general, extending to all cases, thus: "in case of disagreement between them, with respect to the time of all parament, he may adjourn them to such time as he shall think propose?"

greenent between these, with respective as he shall justramont, he may adjourn them to such time as he shall inhip proper."

3d. But, in opposition to be hathe spirit and letter of the Constitution, it is said that, because a sentence precedes the above clause, authorising the President to convent Congress on extraordinary occasions, the subsequent power to adjourn them when disagreeler, must be confined to sessions on such consistents.

But the decisive affecter to this is, that in section 3d where these clauses are found, exist various other distinct and substantial positions, though united under one secretion, and all of these under one sentence or period.

For example: hutho original draft of that section in the Constitution, the clause, "He shall take care that the laws of the United States be duly accuted. He shall commission alliths officers of the United States," were thus a paratid by a period. (4 Elliott's Debates, p. 46.)

In the second draft, these were written in the game mode, of punctuation (b) 124.) But in the last draft but one, they were united intence sentence, or period, though distinct and substantiae in their character. (Be. 192.)

So in the second draft, these provisions, as to special seasions, and as to be informed they written account of the second draft, these provisions, as to special seasions, and as to be informed they written account of the second draft, these provisions, as to special seasions, and as to be included they are did tinet in character of the contraction of the con

tinct and substantile in their characters (1986). So in the account of an accurate provisions, as to special sessions, and as to lijournments, were written expanded in 1 the Washington Globe, upon the presumed disposition in the twenty of the property has been the twenty of the property has been the twenty of the property has been the control of the property has been the property has been the distinct subjects, over all, for the same reasons, and for these only grouped into one period. To what though an distinct subjects, when they save to contend this change of more arbitrary purictuation and arrangement, this change of more arbitrary purictuation and arrangement, the Baltimore Republican) alleged that property has the Baltimore Republican and consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in value in consequences of the removal of the desired in the consequence of the removal of the desired in the removal of the desired

On assuming the chair, Mr. Grimke made en impressive On assuming the chair, Mr. Grimke made en impressive address to the meeting. When he concluded, the Hon. Joel R. Poinsett offerid a presmble and resolutions which he supported with some remarks.—Georgian, March 19.

LATER FROM CADIZ.—The ship Alciope has arrived at the bilibility of the bilibility of the street of the sailed on the 7th uitimose. She brings Cadiz papers to the 3d February and Gibraltar papers to the 30th January. The following, which we capy from the Transcript, is all the intelligence by this capy from the Transcript, is all the intelligence by this capy from the Boston repers contain:

A proclamation was issued by the Governor of Cadix on A proclamation was issued by the Governor of Cadix on the 26th—, which, after reciping, that the night before, the rest of the peacefal inhabitants had been distribed by parties of men perambulating the streets with musical insurance as aforesaid.

Ith The said Company shall not be responsible for losses beyond the amount of their respective shares.

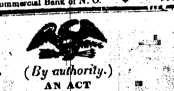
10th The Stockholders chall not be responsible for losses beyond the amount of their respective shares.

11th The said Company shall not deal or trade in buying or selling wares is merchandize, but the said from papers to the application of Cadix on A proclamation was issued by the Governor of Cadix on A proclamation was issued by the Governor of Cadix on the rest of the peacefal inhabitants had been distribe been absoluted for minimum and selling wares in merchandize, but the said company shall not deal or trade in buying or selling wares in merchandize, but the said company shall not deal or trade in buying or selling wares in merchandize, but the said Company shall not deal or trade in buying or selling wares in merchandize, but the said Company shall not deal or trade in buying or selling wares in merchandize, but the said Company shall not deal or trade in buying or selling wares in merchandize, but the said company shall not deal or trade in buying or selling wares in merchandize, but the said company shall not deal or trade in buying or selling wares in merchandize, but the said company shall not be responsed for orders of a special papers to the said company shall not be security, or in recipion or deals and and a sp

In future, the prisoners taken from the insurgents are to be compelled to serve six years, viz: the non-commissions de of officers in the regiments or companies belonging to settlements on the coast: of Africa or the Havena, and the privates in the sorps stationed in Cuba, Porto Rico, and the First in the sorps stationed in Coust to be taked, and the Faillippine Islands — As to the leaders of bands, they will, as heretofere, be dealt with according to law.

COMMERCIAL.

SALES AT THE NEW-YORK STOCK EXCHANGE, MARCH 6 shares U. S. Bank, 100 do do edo (14 days) 100 do do do ede (14 days 10 do N. O. City Bank, 10 do Commercial Bank of N. O.



bscribers to the Atlantic Marine and

To incorporate the subscribers to the Atlantic Marine and Fire Insurance Company.

Section 1/ Be it enacted by the Senate and House of Representatives of the State of Louisiana, in General Assembly convened, That a Marine and Fire Insurance Company shall be established in New Orleans, with a capital of Three Hundred Thousand Dollars, divided into three thousand shares of one hundred dollars each shae, to be subscribed and paid for by individual companies and corporations in the manner hersafter specified.

Sec. 2. Be it further enacted, dec. That subscriptions for the said three thousand shares shall be opened at New Orleans on the first Monday in April, 1834, under the superintendance of the President and Directors of the Mechanica and Traders' Bank, and shall continue open during ten days, from Line e'clock. A. M. to three o'clock P. M.;—the time and p'ace of opening the subscriptions shall be advertised in two of the newspapers published in New-Orleans, for not less than ten days previous to opening the same,—and in case the number of shares subscribed for, should be mortian three thousand, than the President and Directors of said Bank shall deduct the amount of such access from the largest subscriptions, in such a manner as that no subscriptions shall be reduced in amount whilst any one remaine larger, and in eace of such a medican as that no subscriptions shall be reduced in amount whilst any one remaine larger, and in eace of such a deduction, the said President and Directors shall cause lists to be made out of such apportioned subscriptions to enable every subscriber to know the number of shares allowed him. But should the whole number of shares allowed him. But should the whole number of shares allowed him. But should the whole number of shares allowed the deduction of the first houring the spain opened, under the direction of the first houring such re-opening.

Sec. 3. Be it further enacted, dec. That the subscribers to the said preparing a delige of the said plane and shall per an acceptance and subsc

be surnormal be surnormal be mature, and bearing mortgages: Provided. That not higher than eight per centum; er
animal is charged thereon.

13th. The immoveable property which it shall be lawful
for the said Company to hold, shall be such as shall be requisite for its accommodation, in relation to the convenient
transaction of business, or such as shall have been mortgaged to the Company for security, or which may be conveyed to it in satisfaction of debts previously contracted in
the course of its dealings, or purchased at sales on judgments obtained for such debts.

14th. The Directors of said Company shall, at their first
meeting, appoint a day for receiving the securities to be furnished by the subscribers, as directed by the third section of
this act, and any of the subscribers who shall neglect to give
such security as shall be satisfactory to the said Directors,
shall forfeit to the said corporation the first payment made
as aforesaid, and cease to be a stockholder therein.

15th. The President and Secretary shall be sworn, faithfully to discharge the duties of their respective offices.

16th. Once in every three years, the directors shall lay before the Stockholders, at a general meeting, for their information, a statement of the affinite of said corporation.

Sec. 10. Be it further enacts, &c. That it shall be lawitil for the President, Directors and Company of the Machanics' and Traders' Bank to subscribe to the capital stock of
said Insurance. Company, not exceeding two hundred and
fifty shares, and that the bond of the said Bank, under the
seal thereof, and signed by the President and countersigned
by the Cashier thereof, shall be taken for the payment, of
nine-tenths of the stock so subscribed, in place of the seconrities required by the third section of this act.

(Signed.)

Speaker of the House of Representatives.

Speaker of the House of Represen C. DERBIGNY (Signed.) President of the Senat Approved March 10th, 1834. A. B. ROMAN,
Governor of the State of Louisians

BY AUTHORITY.

BY AUTHORITY.

BET REMEMBERED, That in conformity to the acts of the Legislature of this State, the first entitled "An act for regulating the election of Representatives for this State in the House of Representatives of the Congress of the United States," and the second entitled "An act to amend said act,"—approved on the 17th day of March, 1817, the undersigned did this day assemble at the office of the Secretary of State, in pursuance to notice to that effect, for the purposes of examining the returns received of the votes given at an election held in the Third Congressional District of this State, on the third, fourth and fifth of March instant, for the election of a Representative of said District, in the Congress, and having examined the returns from the different parishes of said district, deposited in the office of the Secretary of State, find the

wit:

1st. From the Pdrick of St. Martin, Sixty-nine votes for Rice Garland, two votes for Severe Picard, Théodore De Valcourtone vote, General Overton one vote, William Hutch-From the Parish of Lafayette, Sixty-one one vote.

Rice Garland.

3d. From the Parish of St. Landry. Fifty-six votes for St. Carland, one vote for Alexander Monton, one vote for Buly Spring n., one vote for Waher H. Overton.

4th. From the Parish of Rapides, Thirty-six votes for Rice Garland, one vote for Martin Gibbone.

The state of the control of the cont

into the hands of those who were shorter is forgon, and in Jacob the hands of those who were shorter is forgon, and in Jacob the hands of those who were shorter is forgon, and in Jacob the hands of those who were conceite them.

Again, President Adjust as say, in a letter deed Dec. 21, 1800, referring to the uniform of the 18th in the press is more and in Jacob the press in a picture that the same who were the press in the press of the press o A Mishael, Boatnight, Hill, M Le Blanc, A Amuthe and servant, Minitaux, J C Bartholomew, 4 on deck, and the crew from the wreek of the steamer Nigara, Memoranda: The Lady Washing was run into by the Memphia, while on her passago up, and had her larboard wheel house carried away.

AMERICAN THEATRE:

(CAMP-STREET.) SIXTH NIGHT OF Mr. E. FORREST. FIFTH NIGHT OF Mrs. G. BARRETT. MISS PLACIDE FOR THIS RIGHT AS ELVIRA THIS EVENING, March 28th,

Will be presented, Sheridan's popular Play of PIZARRO. Mr. FORREST, Pizarro, Orozemb Miss PLACIDE,

- Mrs. G. BARRETT. After which, the laughable Farce of the HAPPIEST DAY OF MY LIFE. Mr. GILMAN, Mr. HILSON Mrs. Russell.

Mr. E. FORREST AS DAMON, TO-MORROW EVENING. In relucrant, Doct Bird's last new and highly successful BROKER OF BOGOTA.

is celebrated Tragedy of ORALLOOSSA! Son of THE Treasurer of the Orphans' Assylum, ten der his thanks to the Amatuers and Ladies of the American Theatre, who have, on the 25th met. 3b liberally contributed to the relief of the interesting, unfortunate Orphans, The next amount received by said Institution was 6333.

MALE ORPHAN ASSYLUM MALE ORPHAN ABSTLUM
Secretary of this Institution, acknowledges with
gratitude, the receipt of Fifty Dollars, inclosed in a
letter to his address, and received by him through the Post
Office, by "A well wisher of the Institution," for whose li-

nation, in the name of the Directors, he returns FOR CASTIN BAYOU, MANDEVILLE AND MA-RIGNYS PLANTATION.
THE Steamboat CORSAIR of
BLACK HAWK, will leave the
Reil Road on Senday the 30 inst

at half past 8 o'clock a m, and return in the afternoon. Apply to the captain on board of the Sil BAGELY & MERRITT. FOR LOUISVILLE, CINCINNATI & PITTSBURG. THE fast steamer OHIO, Joses Hert, master, will meet with despatch. For Freight or passage apply on board, or to
TOURNE & BECKWITH,
Mô 29, New Levee

FOR HAVANA, passage only.
THE well known Spanish brig MANUELITA
will sail on Friday next. For passage, having
very extensive accommodations, apply on board
COURVAL, ACEBO & Co,
m 27 -31 No.6, New Levee.

or to m 27 -3t No.6, New Levee.

THE fast saiting A testip BOREAS, Captain Babbidge, will accommodate ton cabin passengers, liaving very fine accommodations; it will leave in laving very fine accommodation accommodation accommodation accommodation accommodation accommodation accommodation accomm about 8 days. Apply to the captain on hoard, opposite Levee Steam Cotton Press, or to P NiCOLET & Co. No 30, Toulouse street.

g to persons about to leave use the country will to accomodute. Dealers from the country m 26

Well to attend this sale.

BY TRICOU 4 CANONIE.

FILE be sold on Saturday the 5th April coxt, at 19 o'clock, at Hewlett's Exchange.

Two Lots of Ground, situated in faubourg Marigny, where of Music and Love streets.

No 1. measuring 30 feet front on Y coiner or mucic and Love streets.

No 1, measuring 30 feet front on Love street, by 60 feet in depth, and fronting on Music street together with the

mildings thereon.
No 2, measuring 36 feet fronting on Leve street, by 60 INO 2, mirasuring 30 teet fronting on Lave street, by 60 feet in depth. In conformity to a plan, by Mr Zimple, depositive for the Exchange.

Terms: 6, 12 and 13 months, for approved endorsed notes; and mortgage until final payment.

The a ts of sale to be passed before G Le Gardeur, not try public.

BY HEWLETT & BRIGHT. BY HEWLETT & BRIGHT.

WILL be said on Tuesday the lett April, at 18
o'ciock, at the Exchange, the echr MAY FLOWER, the schr POMONE, and the slone SPLENDFU, together with all their tackle, apparel and formiture
Terms at sele.

N B These vessels are well known in the Lake trade,
and may he seem in the Basin Carondalate print to the dair

nd may be seen in the Basin Carondalet, prior to the da

BY J H DOMINGON. ILL be sold on Tuesday the Sth April next, a Hewlett's Exchange, at 12 o'clock, the fellowing I seribed slaves, to with JENN', a mulatress, 31 years old, in this country for these 11 years past, good merchande, cook and ireaes, good mires and good house servent, together with her four with the servent of the

hildren. WILLIAM, a quarteroon boy, 16 years old, mattass

WILLIAM, a quarteroon soy, 10 years old, strong, 10-maker, good house servant-MARTHA, a quarteroon girl, 14 years old, strong, 10-bust and intelligent, cook and good Merchand. ELODIA, a quarteroon 11 years old good house servant, very attentive to children. GEORGE, a mulatto, about two as c a half years old. Terms: 6 and 12 months in approved endorsed notes

BY F DUTILLET. BY F DUTILLET.

We sold on Monday the 31st March, at 12 e'-e clock, at Hewlett's Exchange, a lot of ground situated in the faubourg Marigny, Bagatelle street, between Great Men and Crapa streets, measuring 25 feet 4 inches in tront by 120 feat in depth, Freech measure. There is an said loca house with three apartments, and a kitchen in the tard.

the yard.
Terms: \$500 cash, the balance payable in 6, 12 and 18 months credit, for endersed notes and special mortgage actifical payment. The plan may be seen at the Exchange.

m 20—10t

PARISH OF GRLEANS.

OURT OF PROBATES.—Sale by the Register of wills.—On Saturday, the 3d day of May, at moon, I will expose for sale, at auction, at the New Exchange Coffee House, for account of the succession oussaint Marot, deceased, the following described slave,

SALLY, a negress, aged 20 years, washer, having ab sputch herself twice.
Terms of sale: 6 and 12 months credit, for approximation of sale: 6 and 12 months credit, for approximation of the slave

THE Books for subscription to the Stock of this Company will be opened on Monday, the 7th of April 1834, at 10 o'clock, A M, and will continue open until 1 o'clock, P M, each day until fur hyr notice, at No 74. Candal at the order of the continue of the continue open until 1 o'clock, P M, each day until fur hyr notice, at No 74. Candal at the order of the continue of the continue