THE OFFICE OF THE BEE ume Building whith that of the auction ber of Teleon, Domingon & Canonge, 110 Charles St. Trans: Subscription ten dollars per annum, payable TERMS: Subscription ten donare por less than a year of year y in advance. No subscription less than a year No subscription will be stopped unless the arrestage aid: and the person wishing to discontinue his sub

solution must gave notice thereof in writing, a ween provious to the expiration of the half year.

Advertisements are published in English and French, the rate of one deltar per square, for each language, the first insection, and fifty cents for each continuance. Ten or less makes a souare. No advertisements receive

A ivertisements which are not limited as to the number inserture, will be continued until stopped, at the ex-

(a) squecription from the country will be received unless nt in this city be designated, to whom applicand regularly made for payment.

mut in all cases be post paid meeting of the Board of Directors of the New O leans Draining Company, held at New Orleans 3d-day of June current, it was

company space we carried in nuring the course of year, 1825, in the following manner, to will a share, to be paid on the lat Monday of J. ly

totaled that the same will be received at the Consolidated that the same will be received at the Consolidated through the

COMMERCIAL INSURANCE CO.

May 12th 1835.

THE subscription books of the company will be again opened for subscription, at the office, in the Exchange Ar ade, Magazine street near the corner of Granting. er, on Monday west, the 18th inst. under the superinten Win. G. HEWES, President.

HF McKen.78. R Groning. Alex. Grant A L M Damarin, - Roy. S I Coit.

FOR SALE. T private sale, until the 1st July next, the creole me-gress CLARISSA, 19 or 20 years old, good washer, ter and cook, guaranteed against all vices and diseases Should she not be sald privately by put up at auction at Hewlett's change, by J. B. BLACHE.

Mr. Jean Baptiste Emile Ganbrie, who arrived here

in 1833 on board the ship (Edipe, from Bordeaux, it phase call on the undersigned, he will receive important communications respecting his family. If is friends and acquaintances are requested to inform undersigned of the place of his residence.

CARRIERE & BORDUZAT, 11. St Louis street MAYORALTY OF NEW ORLEANS.

UBLIC notice is hereby given, that, or Monday the 23th June instant, at 12 o'chock at noon, at the Ma or's office, in conformity with the ordinances of the City cornell, will be adjudicated to the lowest hidder, the sup it of tunber necessary for the works of the Corporation.

aring six months beginning on the Ist day of July next 12 D. PRIEDE, Mayor. ANTED-A Lad of 14 or 15 years of age as V a clerk in a counting house. One possessing both English and French languages would be preferred. BELLANGER'S COLLEGE. PTER a twelve months experience during

Mc Cahoche has been attached to said institution, a procuring the telents of that professor his wise conduct has a his love for children. Mr kellanger has given him interest in said establishment, the direction of which

WINTE undersigned winding up their business offer for sale at very low prices the business of their goods on their groups and their groups and their groups and their to settle ther accounts, and those they are indebted to, to preser

BORDERES BRCTHERS.

OTICE—The creditors of Medelice Thomas are rerequested to produce their claims and prove the amount of them as early as possible to the nudersigned syndre.

JN. ROUSSEAU,

MARIGNY HOTEL. Corner of Victory street and the Pontchartrain Rail Rod

ATTO proprietor begs leave respectfully to invite the attention of the public to this establishment, which est transhed in a new and splended stile, unequalled in th

centions will be used by all employed in the house to af-ord at truch convenience and contact to its patrons, as ny plan of the kind pussibly can.

Fooders and lodgers will be accommodated in the most

el stile, and the rooms are de ightfully pleasant. Torre is a nobly furnished saloon expressly for the second aloon, connected with ch are apartments where Ice Cream, Soda Water and

tiemen that travel on the Rail Road, who are too late for The cars, as a pleasant place to sit in, will be some com-pensation for the disappointment, and add to this some of the laxir es of this house will make the delay a pleasure— and for those who indulge in an evening promenade, this will be a most desirable resort.

will be a most desirable resort.

This splendid establishment has been fitted up with great expence; and the proprietor has only been induced to incer the responsibility, from the knewledge of the lact that the citizens of New Orleans are second to none or earth for their cortainty of rewarding laudable exertions.

MAYMOUTH. may 23-(1) WEATHERHEAD & TRUST'S

Wholesale, Pickle Preserve and Fish Sauce, Warehouse, 80, Chartres street.

ESSRS W. & T. intendering there thanks to the Merchants and Traders of New Orleans, for the

Patronage they have already received, beg to assure them that they have (and always will have) an extensive assurement of the choisest Pickles, Sauces and Preserves, put up with the greatest care. They submit a list of their rticles, pickles, gherkins, piccalilly, onione, mixed pic articles, pickies, gherkina, piccaliny, onions, mileou pro-kles, cacumbers, wainuts, french beans, cantillour; Mel-son mangees, capaciums, chiliss and oysters, seaces, India soy, exsense of Auchovico, potted shrimps, mushrsom batton, walesst do; City and London Sauce, reading do; liarvey do; Joho Bull's do; beef ateak do; tomato do; camp do, cavice; all other kind of fish sauces. All kinds of tado, cavice; an staur aim or usu sauces. At aims of ta-ble vinegars, offs acc. Sundries French cassers, French olives. Spanish do; Dusham musterd, anchory paste, pate au disble, Cayonne pepper, Currie powder, syrups of all kinds, double refined and of the best quality.

MINERAL WATERS.

GAZOUS DRINKS.

MEDICINAL Waters of all sorts, such as Vichy,
Sadditz Purgative magnesia at 50 cents a bottle.

Gazous Seltz Water, and plain carbonated water at 12
1-2 cenus a bottle, to subscribers (the bottles to be returned) 1-2 cents a bottle, to subscribers (the bottles to be return

ed.)
Gazous aromatic drinks, such as Lime, Mint, Orange,
Orange Flower &c. Gazous Punch &c., \$5 cents a bottle
for subscribers (the bottles to be returned.)
We particularly call the attention of the public on the gazous se'tz water which in Europe is generally used instead

of common water.

RIVET, SEYBOLD & CO,

No. 35, St. Peter street, between Chartres and Lose

THOMASTONLINE FOR SALE,

THE subscriber has just received, direct from Tho maston, and offers for sale on accommodating terms wards of 1000 barrels Stone Lime, to be taken at his etore in Chainps Elisé a street, between Victory and Le vee streets, opposite the rail road shade. Also—First quality Hay. Apply to

A. MAKENY.

Fell, according to the tariff, the bakers must give dring the ensuing week 43 ounces of bread for a bit-The loaves which are sold at one bit for three leaves, are ruquired to weigh 35 per cent more.
jen 20 DENIS PRIBUR, Mayor

FRANKLIN INFIRMARY.

S open for the reception of patients—Price, ordinary wards, \$1 per diem.

Private rooms from 2 to 5 per diem.

Small pox in the ordinary wards, \$3 per diem.

Application for admission to be made at the Infirmity, at the office of Dr. Luzenberg, 17, Rempart at. 21 may

Wm. G. HEWES,

Agent for Bank of Kntucky Byrne & Co. a white milch COW, the mark H, cut, on both horne. If strayed a reward of ten dollars will be paid on her return, and if stolen, one hundred dollars in BEYNOLDS, BYRNE & Co. may 21-107



WEDNESDAY MORNING, JUNE 24, 1835. STATE PAPER. NO. 227.

Maurian, judge—No. 9376—Augustin Obiol vs. litors.—The cession of property by the petitioner is accepted by the court for the beneat of their said cres, and it is ordered that a meeting of said inselvent's lors take place at the office of L. Féraud, not. pub.,

Clerk office, New-Orleans, June 19h 1835. A. PITOT, elerk

A. PITOT, elerk
to the above resolution, the first instalment falls due
lond by the 6th day of July next, and they are hearth. Court—Thursday the 18th day of June 1835—Present the honorable Charles Maurian Judge, presiding in the absence of the honorable Charles Watts—No. 11452—Wm clark—On motion of the insulvent, and on Siing at the syndice of the creditors of the insulvent, and on Siing at the biesu of distribution in this case, it is ordered by the court that the creditors herein, and all others interested, shew cames within ten days from the publication of this order and rate, why the said tableau of distribution should not be homologated and confirmed and the monies paid over by said syndies in conformity thereto.

I syndies in conformity mountains.

Extract from the minutes.

Ino L LEWIS, clerk. PARISH OF ST. JAMES-COURT OF BROBATES.

Essate of the late Patrick Uriell.

The sale of twenty nine slaves belonging to the afore said succession, which was to take place in thecity of New Orleans, on the 1st day of the month of June next, has been by order from the Court of Probates, posted to Saturday the 27th day of said month, at 10 colors, which it will nositively be made by the uno'clock A. M. when it will positively be made by the undersigned parish judge; at the Court house of the parish of Storet James.

The committions of the sale are, the said slaves, payable n one year from the date of the sale, in notes sutisfactory endorsed, inade payable at the counting house of Peyroux, Rivarde & Co., merchants of New Orleans, se

Parish of Saint James, May 26th 1835 L' M TANEY, judge,

## MANDEVILLE

HiE undersigned informs his friends and the public that on the 28th June, he will be ready to receive his establishment all persons who may favor him with their visits, and receive boarders. To persons acquainted with the superb situation of the establishment, a descrip tion of it is superfluous, but the subscriber thinks proper

fr For the time of starting of the boats, see the adve

JOHN DAVIS.



ed. By order of J. B. PLAUCHE, Brigadier general, commanding the Louisiana Legior

D. AUGUSTIN, aide-de-Cam
For the Benefit of indigent persons
RATUITOUS CONSULTATIONS of all discases—Daily from 3 to 5 P M D. AUGUSTIN, aide-de-Camp

Wesses—Daily from 3 to 5 PM, at Doctor T. Leger's, corner of Conti and Leves streets. The handeome two stories which HOUSE situated at the corner of Canal and Camp streets, the property of Mr. Prada. The lower streets, and a number stars and a number The handsome two stories brick dwelling part can be converted into a most superb Store and a ounerous family can be very comfortably accommodated in the upper eteries. Apply to the owner on the premise.

PROPERTY TO RENT. The undersigned offer to rent the specious e-tablishment situated in St Louis street between Trem Marsin streets the second street lower than Rempar street, and at five minutes distance from Hewlett's exchange composed of a Dwelling. House with four apartments, large tables and warehouses, a manage, a kitchen and several se

J LE BLANC, 103 Reyal etreet WARTELLE, 189 Royal street

GRATUITOUS VACCINATION. THE public is hereby informed that indigent person may be gratuitously vaccinated every Friday from to 3 P M, in the house of Mr. Nicolas Girod, opposite

Hewlett's Exchange.

It has been further resolved at the last meeting of the Medical Society that persons in easy circumstances who wish to avail themselves of this opportunity may be vaccinated by paying the sum of \$5, one helf of which will be invested in the funds of the orphans and the other half will e applied to the foundation of a Medical Library.

The Secretary of the Society, PUISSAN. PUISSAN.

RY GOODS—Just received, Plain figd. and stripe impedies in second mealins in great variety; plain and fancy gloves; furniture checks; Marceilles summer quilts; Canton floor matting; Furniture dimety; white and coloured curtain ne; bobbinet edging and laces; fancy corded ekirts cambrie cape; a variety of new style fancy handker; french muslin embroidery, for said at no. 19, Char-

tres street, by ANDREWS & BROTHERS. J, D, BEERS, 1. R, ST. JOHN & CO-

No 60, Chartres street. CHECKS at sight, short sight, and on time, on Augusta, Ga Savannah do Macon, do Mobile New York, Philadelphia, Faitadelphia,
Fayetteville, N C
Charleston, S C.
Mobile
Macon, do
Mobile
Mobile
Mobile

and Silver Bullion, Gold and Silver coins purchased-Doubloons, Sovereigns, and other Gold coins for sale. MECHANICS & TRADERS BANK, New Orleans, June 22, 1835.

Yerk, at 1-4 per cent premium.

j 22

Bam. C. BELL, cashier.

BBONS for the Mexican Market—12 cases Listons and Sattin Ribbons, for selecting tone and Sattin Ribbone, for sale hy
JULES LE BLANC & CO,

BUTTER OF MAY-30 kegs of Butter, received ed and for sale by CARRIERE & BORDUZAT.

june 22 XCHANGE ou Paris, for sale by
JULES LE BLANC & Co. No 103, Royal at

No III., tayki streets
No III., tayki streets
nist and Gilder, respectfully inform the public that
he has transferred his establishment to the corner of Saint
Louis and Basis streets, where he execute in best style and

(By Authority.)

SECT. 1. Be it enacted by the Senate and the and Banking Company.

shall be opened on the third Monday of April next, shall be null and void. and be kept open every day, Sundays excepted, between the hours of ten o'clock in the forenoon said company shall have the power to construct and two in the afternoon, for the period of ten days, bridges over all the bayous which it may be found at the following places to wit : in the city of New necessary to cross, provided that the free naviga-Orleans, under the superintendance of Thomas tion of any bayou shall not be thereby obstructed. Barret and Edward Ogden; in Alexandria, under the superintendance of Wm. R. Leckie, P. Barry, said corporation may agree, with the owner of J. B. Scots, James Norman', M. Welsh and Wat. lowners of any land which may be wanted, for the II. Kitchen; and at Cheneyville, under the super- | construction or repair of said rail-road, or any of intendance of H. J. Cheney, L. A. Robert, Wm. the works connected increwith, for the purchase M. Cureton, J. D. Wright, R. L. Tanner and John or use and occupation of the same, and if they can-Compton. The said commissioners at New-Orleans not agree, or if the owner or owners of any such and Cheneyville shall immediately thereafter trans mit to the commissioners at Alexandria on account of the whole subscriptions taken at each place, company to apply to the judge of the parish in which last named commissioners shall immediately take an account of the whole subscriptions; said land in their opinion necessary for the purand if more than three thousand shares shall have been subscribed, they shall deduct such excess owners of said land or the occupant if any, and rom the largest subscriptions, in such manner as that no subscription shall be reduced while any guish the lands of said owners and occupants reone remains larger; and in case of said deduction they shall cause lists of such apportioned subscriptions to be made out that the subscribers may thereupon summon a jury of six disinterested free thereby ascert in the number of shares apportion- hollers, two thirds of whom may decide, whos ed to each respectively; but in case the whole daily it shall be to examine the land so require amount of stock shall not have been subscribed, subscription book shall be opened again at the or occupants, of the time of making said exaforegoing places under the superintendance of the afore aid commissioners, by giving not less than said owners or occupants will sustain, by the apthirty days notice in both languages, in news-papers at Alexandria and New Orleans.

SECT 3. Be it further enacted, etc. That the amount of shares to be subscribed for, shall be paid as follows, to wit . upon each share, at the time of subscribing, the sum of five dollars; one month thereaster, five dollars; and the remainder at such times and im such sums as the directors of ail company shall deem expedient; Provided hat not more than twenty doitars shall ever be Lys naice, of each call shall be given in both languages in newspapers published at New Or-1 leans and Alexandria; and provided that no two

SECT. 4. Be it further enacted, etc. That amount of his subscription at his own option, pro- the owner or owners of said land or his or her or vided that no subscriber shall be entitled to a dividend upon any amoint paid in, above the regular payments but shall be entitled to receive from the company, in crest at the rate of five per centum

per annum upon the excess paid in.
Sect. 5. Be it further enacted, e.c. That the River Rail Road Company" and in that name nev shall have perpetual succession, may be sued, plead and be impleaded and shall possess all the rights, privileges and immunities of a corporation or a body politic in law, or equity, with power to make such live-law . rules and regula the judgement was signed if applied for at any time tions as they may deem expedient, not inconsistent within ten years, and if not applied for within that their property shall be exempt from taxation for with the constitution and laws of the State, or the time, the claim for compensation of all and ever and during the period of thirty years from the pas-United States; that they may have a common seal ry owner of land or property so taken shall sage of this act. and alter, amend, change or break the same at pleasure; and they shall be capable of purchasing, accepting, holding, selling, leasing, and convey ing all kinds of property whether moveable or unmoveable, personal, real or mixed to the end and

for the purpose of affecting the object of this act. SECT. 6. Be it further enocted, etc. That for the management of the affairs of said company, there shall be annually elected at the office of said company, to be kept at Alexandria, seven directors by the qualified stockholders of the capital stock of said company, according to the scale hereinafter prescribed; as soon as one thousand shares shall have been subscribed for, the commissioners at Alexandria shall give public notice thereof in both languages, in two newspapers published in Ale- ground and improvements thereon may be appraixandria and New Orleans, and by the same shall appoint the day and place for the election of seven with the improvements thereon, shall become the directors, which day shall not be less than twenty from the date of said notice, at which time and place, seven directors shall be elected, who shall said road through the same, in which last case only serve until the first Monday of March then next the land used shall become the proper of the comensuing, and they shall proceed to elect one of pany, and shall file in the court where such protheir own members to be president of said compain each year, and the directors shall serve from the time the owner shall no longer have such right of first Monday of March following until the first election, but the said company may within ten days Monday of March one year thereafter; and the thereafter make their election whether to take the elect one of their own members to be president of may be necessary for the purposes aforesaid, and the company, to hold his office for the same period such assessments and valuations as are provided for for which the directors are elected; provided always in this, and the preceeding sections shall be final that in case it should at any time happen that an and conclusive, on all parties and persons whatelection of directors or an election of president ever married women and minors, unless an appeal when in pursuance of this act they ought to take Court as in ordinary cases. effect the said company shall not for that cause be

Urns and Ornaments of Alabaster and puts them like new pany, and who shall not have been so for three that a full meeting of all the directors shall do rectified; 12 10 kegs and 80 bils Lird, for sais by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions, and for sale by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions, and for sale by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions, and for sale by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions, and for sale by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions, and for sale by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions, and for sale by lye-laws, rules and rogulations and exercising all rates during the period so assigned and fixed by all descriptions.

the powers herein before given to the said corpo-them. And the said road with all its works and

said company is hereby in vested with all the rights cessors. and powers necessary for the construction and re- SECT 13. Be i further enacted etc. That if any nair of a rail road as specified in the first section of person or persons, shall wilfully by any said rail-this act, not exceeding fifty feet wide, with as ma-road, or any of their works, buildings, improveny sets of tracks as said company may think proments, carriages or vehicles, such person or pernor; and they and their agents may enter upon, sons so offending for every such offence shall be House of Representatives of the State of Loui- use and excavate any land, and take and use any siana, in general assembly convened, That there earth, timber or other materials which may be lars and comprisonment not exceeding 12 months shall be established a company with a capital of wanting for the sise of said road or for the erection and shall moreover be liable to the said company three hundred thousand deliers, divided into three of works necessary or useful tosaid road or for any for any damages occasioned thereby. thousand shares of one hundred dollars each for other purposes necessary, or useful in the conthe purpose of constructing a rail read from the struction or regain of said road or its works; and Court House square in the town of Alexandria to it is stipulated and agreed that for and during the and by Cheneyville, thence on to the Rayou Huff- space of fifty years, from and after the passage of power and as much farther, in that direction as the said act, said corporation shall have the exclusive company may deem it advisable to run it, provided privilege and right of constructing and using a it shall not interfere with the exclusive privilege, rail way as specified in the first section of this heretofore granted to the Achafalaya Rail Road act; Provided that if the waid company shall not commence the said road within two years from SECT. 2. Be it further enacted &c. That sub-scriptions for the capital stock of said company, same within four years security, then this act

SECT. 9. Be it further enacted, etc. That the SECT. 10. Be it further enacted, etc. That the land be under any legal dishability to contract, or be absent or unknown, it may be lawful for said which such land may be situated, describing the poses required, with the name of the owner or shall annex a map or survey, which shall distinquired as aforesaid, and the quality thereof an the improvements thereon; and the said court shall for said road after ten days notice to said owners mination and to ascertain the damages; each of the propriation of such land to the use required by said company, and certify the same to be a true. fair and impartial valuation and assessment to the best of their knowledge and belief, and the said jury shall reduce their valuation to writing therein describing the land condemned and shall sign and said Parish Court, and said valuation or assess on application by them for that purpose. ment shall after ten days public notice, in at least

one newspaper published in the paris in which the lished, and if not, then in same newspaper subconfirmed by said court, if no sufficient cause to shall be lawful for any subscriber to pay the said valuation when paid or deposited in court for their legal representatives, shall entitle the corporation to the right, title, estate and interest in the same, as fully as if it had been conveyed by the owner or owners of the same; and the amount of ed as aforesaid, may at any time thereafter be pear if or and defend them; and the said person absent from the State or unknown, with five subscribed for. per cent per annum interest thereon from the day be prescribed against except that of a minor against

whom prescription shall not take effect until ten

years shall have elapsed after the attainment of the cars of majority by said minor. SECT. 11. Be it further enacted, etc. That in any case where it shall be necessary to run the said road across the lot of ground of any person or corparation, with or without buildings and not exceeding four acres of superficial extent, the said jury shall value separately first the whole lot of ground with the improvements thereon and second the damages which the construction of said road across the same may occasion, and such person or corporation shall be at liberty to demand and receive the whole valuation at which said lot of sed, in which case, the whole of said lot of ground property of said company, or may take only the ceedings are had, such election, wi hin ten days

should not be so made as to take effect on any day shall be taken therefrom directly to the Supreme SECT. 12. Be it further enacted, etc. That the deemed to be dissolved : but it shall be lawfull at said company shall have the power to place on the any other time to hold such elections, and the rail-road to be constructed under this act all mamanner of holding such elections shall be regulated chines, waggons, cars and locamotive engines of ed by the bye-laws of said company, and until such every description, which they may deem necessaelection be made, the directors and president of ry or proper for the purposes of transportation ; said company, for the time being, shall continue and they shall have the power to charge, demand in office; and provided also, that in case of a vacau- and receive for the transportation of goods, produce cy occasioned by the death, resignation, absence merchandise or property of any kind whatsoever, director or the president, the vacancy may be sup- transported, any sum which the board of directors plied by the Board of Directors remaining.

may establish by a tarif to be fixed and regulated SECT. 7. Be it further enacted, etc. That no by their bye-laws and regulations; Provided that BANK OF KENTUCKY,

TOTICE is hereby given to the Stockholders in this city, that the 6th instalment of ten dollars per shere will be parable at the Commercial Bank of New Orlens,

Totice is hereby given to the Stockholders in this fashion, Basso Relievo, Mantle pieces, Tables and Suntable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercial Bank of New Orlens,

Total in the parable at the Commercia

improvements, profits and machinery of every kind SECT. 8. Be it further cnacted, etc. That the are hereby vested in said company and their suc

punished by fine not exceeding one thousand dol-

SECT. 14. Be it further enacted, etc. That the following shall be the fondamental articles of the constitution of said company, to wit :

lo. Each stockholder shall be entitled to on vote for every share up to the number of one hundred; and no stockholder shall be entitled to a greater number of votes as zuch, nor shall any person, company or corporation give more than one hundred votes as proxy.

20. Two partners shall not be eligible same time as directors.

30. Directors shall be elected by a plurality of votes, and in case any two shall receive an equal number, the preference shall be determined by lot. 40. No directors shall be entitled to any emolument but the directors may give such compensation to the president for his extraordinary attention to the affairs of the company as to their shall seem rea sonable.

50. A majority of the whole number of directors whereof the president to be one shall constitute a quorum for the transaction of all business, except the fixing of the tarif of charges.

60. In case of the sickness or absence of the president, his place may be filled by any other director who may be selected for that purpose by the

70. The stock of said company shall be assignable and transferable according to such rules as may be prescribed by the bye-laws of the same. So. Once in every year the directors shall lay before the stockholders an exact and particular statement of the affairs of the company and of the surplus profits if any after deducting losses and dividends.

90. If any subscriber shall fail to make any payment upon the shares subscribed for by him, her or them in conformity to the provisions of the third section of this act, such subscriber shall forfeit to the company the sum or sums before paid upon each share subscribed by him, her or them. SECT. 15. Be it further enacted etc. That the

president and director of said Company shall keep a bound book, in which all the proceedings of the board shall be recorded, as well as the number of votes, including the ayes and navs when the same shall be demanded by any member of the board on every question; and any three or more of the stock attest the same by afidavit, which shall be filed in holders may at any time examine the said book

SECT. 16. Be it further enacted etc. That from and after the expiration of the period of fifty years er led for at any one time; that at least thirty said land is situated, if any shall be therein publifrom and after the passage of this act, the property of said rail-road, with all the land acquired by for lished in the nearest parish theroto adjuning, be cod sale or condemnation or otherwise, for the use of said rail-road to the extent of fifty feet, together payments shall be required at less intervals than the contrary shall be shown; but if set aside, the with the locomotive engines, carriages and machine court may order another assessment or valuation, nery of overv kind, as also all the improvement to be taken in the manner above prescribed, and appartaining to the use of said road shall be vested in the State of Louismin, with all the righ to receive toll therefrom which are granted to the

SECT. 17. Be it further enacted etc. That the said company are hereby authorised to increase their capital from time to time as it may deem ex damages so assessed, if not acceped when deposit- pedient and proper, provided that it shall never exceed five hundred thousand dollars, and provide subscribers to the said company, their successors claimed from said corporation without costs; and always that it shall open books of subscription it and assigns, shall be and they are hereby created in case the owner or owners of any land or prot he several places fixed in this charter and give a corporation by the name and style of the " Red perty, so wanted for the purposes aforesaid is or are not less than thirty days notice in both unice it unknown, the district attorney shall be cited to ap- both languages in newspapers published in New Orlans and Alexandria of the time and shall be bound for any damages awarded to such opening the same, and the amount of stock to be Secr. 18. Be it further enacted etc. That the

capital stock of said company together with all SECT. 19. Be it further enacted etc. That the

said company are hereby authorized to borrow from the New Orleans gas light and Banking Company the sum of one hundred and fifty thousand dollars upon the terms and conditions specified in the third section of the act incorporating said com

SECT. 20. Be it further enacted etc. That th semi-annual dividend shall be made of so much o the profits of said company as shall appear to the directors advisable which shall be paid over to the stockholders or other authorized agents, provided however that in case the said company shall obtain any loan from the New Orleans Gas Light and Banking Company no dividends shall be paid over to the stokholders until the principal and interest of said loan shall be finally repaid without the consent of the said Gas Light and Banking Company, but the dividends so declared shall form amount assessed, for damages caused by running and constitute a sinking fund to be held and re served for the final payment of the principal and interest of the loan so obtained from the said Gas Light and Banking Company, but the company created by this act, may loan at a rate of interest ny; and afterwards the annual election of directors after the valuation shall be confirmed by the court, not exceeding eight per cent whatever sum may shall take place on the first Monday of February and in case no election shall be filed within that go into the said sinking fund, on such security as they may deem perfectly good. SECT. 21. And be it further enacted &c. That

it shall be the duty of one of the assistant engineer Board of directors annually elected shall forthwith whole lot and improvements, or only so much as of the State of Louisiana if required by the company, to survey and lay out the rout for the said rail-road, and give all such superintendance in regard to the work as may not be incompatible with his duties as a public officer; and in case the said rail-road shall take up or run upon the whole of the said treats, where he will have the phasme as did not public road, the said company shall the same time he will make it adulty to give gritouters adortively the phasmal shall be harded to be controlled and the same time he will not be said company that the same time he will not be said to be sai gard to the work as may not be incompatible with be bound to lay out and construct such a new pub- afford to call a physician at their own piaces of abode. He lic road as may be judged by the police jury of will also vaccinate children of persons so situated. j.5 the parish to be equally good and convenient as the parish to be equally good and convenient as
the road so taken up and ron upon and it shall be
the duty of said company to provide the necessary
the duty of said company to provide the necessary
the duty of said company to provide the necessary
are of Jefferson 35, has just received from Paris and means for enabling the citizens to enjoy the free use of such public road under the direction of the police jury; and when it shall be necessary to run, said road through the land of any individual, it shall be their duty to provide for such individual proper waggon way or ways across said road or roads from one part of his land to the other.

ALCER LABRANCHE,

Speaker of the House of Representatives,

C. DERBIGNY.

Inter of Jefferson 35, has jet received from Pare and the north, supported suspenders in sh, gold and silver mountainer improved suspenders in sh, gold and silver mountainer in sh, gold and silver such as some improved suspenders in sh, gold and silver mountainer in sh, gold and silver mountainer in sh, gold and silver m from the State, and acceptance or removal of a and passengers, and for the storage of any thing proper waggon way or ways across said road or

ALGEE LABRANCHE,
Speaker of the House of Representatives,
C, DERBIGNY, President of the Senate. Approved April 1st 1835.

E D. WHITE,
Governor of the State of Legislans

SALES AT AUCTION.

BY F DUTILLET & DELERY ON Thursday 25th June neat, at noon, there will be sold as Hewlett's Exchange, by virtue of an order or the hon. Court of Probates in and for the City and Parish ites and slaves belonging to the community which lise isted between Franklin Louis Reinecke and the lateMa Leono e Futin her husband, to wit:

10. A lot of ground situated in Gentilly, in this parish

at about 2 miles from this city, designated by no. 13, on the plan drawn the 4th May 1834, by Jos. Phié, city surveyor, and annexed to an act passes at the control desclaux, on the 13th May 1834. Said lot manufing desclaux, on the 13th May 1834. Said lot manufing

30. The undivided fourth of four lots of grounds.

in faubourg Pontchartrain, designated by nos. 1, 2, 5 on the pian drawn the 24 September last by Louis lots nos 5 and 6, indicated in the above pillé, together with the undivided fourth

her child called Liza, mulatress 12 monts old Terms—The real estate payable one tenth cash, and the baia ce at 1, 2 and 3 years, and the slaves one tenth. cash and the balance at 6 and 12 months, the whole notes approved endorsed notes with mortgage until final

Acts of sale to be passed before H. Pédesclaux, not. pu-BY F. DUTILLET AND DELERY.

TO OPERATE A PARTITION—On Wednesday 24th instant, at noon, at Hewlett's Exchange, will b sold, the following Slaves, belonging to the heirs of the

sold, the following Staves, belonging to the heirs of the widow Arnaud, to wit:

John, aged 23 years, a painter, Theodore, 24 years; carpenter and Aiszander, 20 years, pointer, all warranted against vices and discusses as prescribed by law.

Terms-12, 18 and 24 months credit; in approved endorsed paper, secured by mortgage.

BY TRICOU, DO LINGON & CANONGE

BY TRICOU, DO AINGON & CANONGE.

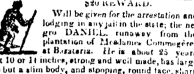
N Wednesday June 24th, at Hewlett's, at noon, the sold,
12 lots situated at Mandeville, in square £4, from No.
1, to 12 inclusively, according to plan drawa by Louis Bringier, and exposed at the Exchange.

Terms—1-5 cash, the balance, one half on 24th of Fabruary 1836, the balance on the 26th of February 1837.

Aso—24 lots in Carrollton, leng the whole square facebring to plan drawn by Louis Bringier, exposed at the Exchange.

Terms—One fifth cash, the balance, 1 3 on the 20th of January 1836, 1-3 on the 20th January 1837, 1 3 on the

January 1836, 1-3 on the 20th January 1837, 1 3 on the 20th January 1838.



hin, very black skin, and speaks English and Freuch

countriance, but is rather aukward in her gait. Captains of steam bosts an other vesses are hereby warned again. harbouring eard negress, as the high

Peter street, corner Dauphine.

LOUR—1000 bbis seperfine, 150 of the Reconstant d bares; Linsced Oil, 21 bbis, received per steamer C Marshall—2000 kegs a very choice lot of Cus inna'i leal ard, for sale by G DORSEY,



450 REWARD. RUNAWAY on the 29th ultime, the negress FANNY, about 28 years of age, tall and slender, has a dark a raight mark

sarbor or take the said girl away, as she is trying to g to a free State. The above reward will be pain for his apprehension at No \$7 Dorsière street or at the jail.

19th june—89-SHOU KAWAMD

RUNAWAY from the subscriber, on the latter end of April last, the aegro HENRY about 48 years old. He is of a middle sizswelled checks, sulky looks, black skin,

r Chesapeske.

The above teward will be paid to any person lodging The above reward with all slave in the New Orleans juil.

N B LEBRETON. 526 REWARD.

le had been previously seen at work on board the steam

Runaway since 4 months, the megro slave AUSTIN, about 18 years old, belonging to Mr. Labranche, Said negro has often been see n in fasbourg St. Maty, and pretends to be fice; he speaks English and Frauch, and was employed last summer as cook in the Hotel f Bayon St. John. Said reward will be paid for his detiery to his master or to the jail.



\$5 REWARD. Runsway from the subscriber, on the morning of the 9th of Jane, a regress called LYDIA, about 19 years old. She had on when she runsway an iron ring on the right leg, and slevenly dressed.

The above reward will be paid to any

person lodging har in juil.
FRANCOIS,
Exchange Drining House.



WILL be paid to any person approhending and securing the mole to
JOB, about 20 years old, 5 feet 4 inches high, well built, hiving a slight
scar on the face and no beard.
Captains of steamboats are sention-Captains of steamboats are continued not to haibor her under the penalty of the law. Apply JULES LEBI-ANC & Co., may 15 108, Royal street.

A Jik BALE —A handsome Country Soul at Passagos—la; the lot measures 120 feet on the gue about he and about the state of the gue about he are about her state the state of the gue about he are about her state the state of the gue about he are about her state the state of the gue about her state of the gue abou

la; the lot measures 120 feet on the sea shore, by 240 feet in doubt, and adjoins Rhode's Wharf. The tui dings house with garret rooms, in all 12 apartments, kitchen Title indisputable, Terms—1-2 cash, the balance in 13 months, or a negro would be taken in part payment. The

EDWARD GOTTSCHALK, NOTICE TO THE PUBLIC,

NOTICE TO THE PUBLIC,

R. VITAL FONDADOUZE has the honor to
inform his friends and the most of the second second

FANCY STORE.

carla and ladies wige; light metallic trapets &c. He co thues to manufacture all the articles in his line according to the castoner's fance, and will a ways receive a prener her on same terms as heretofore.

NOTICE TO ARCHITACTS.

Improvement's Company for the cry of New Orleans.

R1Z-30 the cons riz. 4 vendre par HENHY, LATARE & (a.