NUEVIACE

s to be is inconticred at the Polls. _______ a Allward D. White voted in favor sal to bring distress and ruin uprishing inferest of our State. Awe sent him to Congress to ad . and to represent our winds. he sold the one, and mocked at

a. that John B. Dawson was raised we have grown up together, from ince to an independent Stateived the confidence of his fellowthat he has ever been respected wood as a man; and honored as a

INATORIAL DISTRICT THE AREGNE. District, CH, GAYARRE, JAMES BRADFORD, J. WALKER.

could to aundance Mr. J. J. MEnoten as unpursof the Sch word. TAY OTHE CLOVERSON - Col. Persifor Frazes applainted Adjulant and Luspector Gone al

a case in which an individual charged a nerdie defibilier in the state of Mississippi was

upn of the court was based, was that the the 15th May, 1821, entitled "an act pro the better organization of the treasury departcase of Randolph, lately decided in the circuit court of Vir minin, but not, it is believed pronounced upon, as there were other grounds down id sufficient to authorize the discharge

Car of phose sudden changes in the weather to which this climate has latterly been so subject, has been experience here within the last few days. It is now positively cold. and a repart to winter cloutles, which has been doffed off weeks and weeks ago, will become indispensably necessary should the present spell continue.

The article published in our paper on Tuesday last respecting Judge Dawson's prospects in the Floridas was handed us by a gentleman of the highest respectability, who has the best means of knowing the public sentimen in that section of country. We have every reason to believe in the correctness of the statement he makes.

A correspondent of the Bulletin says that that paper commenced "as the advector of our present chief magistrate."-The admission of such a palpable untruth in the columns of the Bulletin, without any qualification, shows great disingenuoueness and insurcerity on the part of the editor. He knows full well that he never was at heart friendly to dien. Jackson's administration. The paper promised to be neu stral, gs his prospectus will show, but he violated the plodge given, as soon as the on Is he desired were accomplished. It evidences to say the lines of it; great rec'slessness to make

"Ma. PEARSON an actor of considerable talent, appeals to the pupper for a benefit this evening. Mr. P. is great favorite nd it is therefore unnecessary to recite his claims, to secure him the reward he so justly merits.

FROM MEXICO.-We have received our regular files Mexican papers to the 27th altimo. They are generally s lent upon the political affairs of the country, and we are therefore led to suppose that all is tannquil for the present The government of Vera-Cruz has passed a decree abol-

thing convents and confiscating all the property to the service of the state. The edifices are to be converted into hospitals and seminaries of learning. This measure we feel and wats from which Mexico has suffered so much. It is contemplated to restrict foreigners from et in the recall business. This, it is pretended, is done with a

wiew to favor the indigent natives by inducing them to em-Sark in that braffch of trade themselves. Our readers will recollect the mysterious disappearance of

Battons - The Republican Eggle, a paper under the con trol of some of the bright geniuses of the bayou Lafourche, has the following characteristic paragraphs at the head of

"I a is cherish the map of the people-the promay - got inn wence, of the mother and orphan. alloct that J. B. Dawson has never been as anost in lependent man, on the contrary on the most "pedantic as a gallant; as a

go on the most penance as a game, and so sathis rountry and as a judge he has hardly the slightest degree of accountability; for if he should be that thinks of houself only, cannot render us detected in having made a false statement of an individual's hangy his "greet genusy might be our ruin; Jan Bayou Sarah must be the cause of great remorse to a mic unbecience.

Qui Louisinnians!—he that succors the widow, protects infigure, be and sustains the orphan, must be very dear to

AN SEMETRICE COURT—EAST DISTRICT OF LOU-ISIANA.

Special Court - Saturday, May 3d, 1834. - Present Hon.
Sample H. Harper.
Exporte: No. 3433.
Affied W. M Daniel & Writ of Fighean Corpus.
The court having institutely considered this case, doth now order, and ddjudge, that the distress warranglissued by the Solie Or of the United States Treasury, against the praconer, be quashed and annualled; nod; that he be discharged from all further imprisonment, or p occedings thereon:
And on regulatoric I. A. Paterson, Esq. of coursel for the prisoner, it is further ordered, that the opinion, delivered by is further ordered, that the opinion, delivered by

And on uposed prisoner, it is further ordered, that the opinion, it is further ordered, that the opinion, it is case, be published.

A true chipy from the minutes.

DUNCAN N. HENNEN, clerk. OPINION OF JUDGE HARPER.

the two latter objections, or grounds, are untenable. The law requires, that the agent of the treasury should issue the warranty but by the let of 1330, creating a satisfiar of the treasury, all the powers and drives of the agent of the treasury, are expressly vested in the solicitor, therefore, whatever the said agent night have lawfully done, may be

fore, however relicions to may as to the united weedom of the legislating as to the path of duty to be pursue 24 section of the 3d article of the constitution doesn't be supported by the constitution doesn't be supported by the constitution of the section of th 2d section of the 3d article of the constitution declares, that "use judicial power shall oxignd to all eases of law and e july arising under this constitution, the laws of the U.S. and treaties made, or which shall be made under their autrority." The district attorny insisted, that the word "ea-, ses" used in the section, means suite, and as this proceeding is not a suit in the technical sense of the term, the clause in the constitution, he contended does not apply to it. My construction of the clause is, that the word "cases" therein the construction of the clause is; that the word "cases" therein used, includes all the gives of parties, that may become the subjects of suits in law or equity. In other words, whatever involves either the legal or equitable rights of the loss of the self. Moreover, law he is the legal or equitable rights of the loss of the self. Moreover, law he is the legal or equitable rights of the loss of the self. Moreover, law he is the legal or equitable rights of the loss of the self. Moreover, law he is the first in the government, and for that purpose, hast be reduced to the form of a suit. It do not believe there is any instrument, writter in the English language, equal in perspicuity of expression, to the constitution of the United States. The language is so plain and cluster, when construct by the relies of common sense, that it appears to me, all commentaries upon it, tend rather to observe the legal of the common sense, that it appears to me, all commentaries upon it, tend rather to observe the legal of the common sense, that it appears to me, all commentaries upon it, tend rather to observe the persons who had treached that place from Tampico, up of the P_i news had reached that place if the persons had reached that place if the P_i news had reached that place if the persons had reached that place if the P_i news had reached that place if the P_i news had reached that place if the P_i news had reached that place in the P_i news had reached that place in the P_i news had reached the P_i news h up with so much caution, if the framers of it meant to say, that the judicial power should extend to all saits in law and equity when they might happen to be brought before the that the judicial power should extend to disguist in any sine equity when they might hoppen; to be brought before the courts, they would have used that word, in they have done in other parts of the instrument, when the word "suit" conveyed the appropriate below. The word "case" is dead technically, in other professions as well as facther of the lawmeany, in other professions as well as in that of the law-thus we say, a case of conscience, and the physics in, calls all malaties, which he treats cases. In its ordinary sense, it means a state, or condition; and that, I think, is the sense in which it is used in the constitution; then it means, that in whatever state, or condition, parties may stand towards instach other, with respect to their civil rights, those rights in the form of a suit, unit be determined by the judicial power alone. My this, be the true construction, then it is clear, that the

proceedings in this subject are unconstitutional; for it is manifest that the rights of the U. States and of the presence, have notified determined judicially. But supposing this, viewes the subject to be erronious, is not this a sur! There is an actor, reus and juder; the U.S. are the plaintiff, the prisoner is the defendant; and the first comptroller of the T. e istery has decided, that the defendant is indebted to the pH s in the sum of 89590,46, and in conformity with that decision the Soliciter has performed the duty of a clark of a court, by issuing an execution, which has been levied by the marshul. But if the first comptroller is not a branch of the pulceary, the proceedings have been coram non judice, and therefore Congress have the constitutional power to "consti Steamer Shark, theebe, this S W Pass—towed to sea ship Body by their act of 1820, constitute the Comptroller of the Treasury, a court inferior to the Supreme Court of the U. Steamer II they half, it would have been clearly unconstitutional, because it would have been conferring indicial power on the Executive department.—The three great powers of the government, viz: the Legislative, the Executive, and the judicial, must remain separate and distinct, execution of or the season cargo salt, eartherware, coal, flag stone, etc to sand the judicial, must remain separate and distinct, execution one or in licial, must remain separate and distinct, except in one or two respects, specially provided for in the consultation, in which, they necessarily intermix, as in the trial of impeachments. The Legislature have no more power to expound their own laws, than the Judicinry have to cauet laws; neither can the Executive branch, either make, or expound aws: it can only execute them, when they are made by

laws: It can only execute them, when they are made by the legislature and expounded by the judiciary.

If then Congress could not confer judicial power on the President of the U.S. who is the head of the Executive branch, a forliosi they could not conferit on the head of a branch, a forliosi they could not conferit on the head of a branch of that department. I conclude therefore, that no legal judgement has been rendered in this case; and can an execution, consistently, with the genius of our free institutions save before independent. In the despects kingdom of Spain. isue before judgment? In the despotic kingdom of Spain ssue before judgme m? In the despote kingdom of spain, it is true, an execution, called in English "an order of sezure and sale," may issue in the first instance, against mortgaged property; but there, the act of mortgage, imports a confession of judgment by the mortgager for a specified amount. In this case, no judgment has been confessed, nor no amount acknowledged to be due by the dependant, and yet, an execution has issued against him, on which he has been imprised and that the without any call, made that the debt risoned, and that too, without any oath made that the debt

The act of Congress authorizing this summary proceeding is in these word.; Sec. 2. "That from and after the 30th day of September next, if any collector of the revenue, receiver of public money, or other officer, who shall have received the public money, before it is paid into the Treasury of the shall fail to render his account, or pay over the same in the manner, or in the time required by law, it shall be the duty of the first Comptroller of the Treasury to cause to be stated the account of such collector, receiver of public money, or other officer, exhibiting truly the amount due to the E. States and certify the same to the agent of the Treasury, who is hereby authorized and required to issue a trarront of distress against such delinquent officer and his sureties, directed to the marshal of the district in which such delinquent officer and his sureties shall reside. Acc." The act then proceed to authorize the marshal to take the body of the debtor,, in case no property is found. If this act be law, then every receiver public money, through madvertence or mistake in stating account or through design, is hable to be imprisoned, ber haps for life; for the remedy by injunction, given in the set may not be within his power. He may be unable to give the security required, and if not, he is utterly remediless, how ever unjust the demand may be. Was this law intended to punish defaulters for frauds upon the government? The same law with its summery process, reaches also his innocent sureties, so far at least as their property is concerned. cent sureties, so far at teast as their property is concerved, think a fraudulent public officer ought to be punished; but if that be the object, let Congress declare it to be a penal of fence and affix the punishment, but let them not punish this innocent with the guilty. The act declares that a lien on the debtor's property and that of his surety, attaches at the moment of levying the warrant; but that object can be as well attained by means of a writ of sequestration which it is a mpetent for Congress to provide in such cases and there is the property could be held in safe cystody until the triplical. the property could be held in safe custody until the rights of ment to the constitution, is entitled to a trial by jury! I have is not pretended. He has been tried by the Comptroller, in his absence, without notice, the law requiring none to be given, and found guilty of being a defaulter, on an account stated by the subordinate clerks in the department and cor- botween Toulouse and St Peter atsinfied by the Comptroller, but not under oath. Perhaps the best way to test the ligality of this proceeding, is to ask. This question; has Congress the power to make a law, nuthorizing merchants upon an account stated by their clerks, to take but execution against their debters and imprison them! Every man in this country will answer that question in the negative, and yet the clerk of a merchant is equally disintered in an analysis the accounts of his employer as the clerk of a merchant is equally disintered in an algorithm for the clerk of a merchant is equally disintered in a static for the clerk of a merchant is equally a great of the country of his employer as the clerk of a merchant is equally a great of the country of his employer as the clerk of a merchant is equally a great of the country of his employer as the clerk of a merchant is equally a great of the country of his employer as the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is equally a great of the clerk of a merchant is a great of the clerk of a merchant is a great of the clerk of a merchant is a great of the clerk of a merchant is a great of the clerk of th Our readers will recollect the mysterious disappearance of the schr. M. xico, commanded by Capt. James Almeida, and and engaged in the Mexican fride, some months ago. It will be seen by an extract which we publish from the Rulletain that the captain and cabin passengers of that vessel were murdered by there Italians who were on board, and that sho was afterwards sociated and abandoned by their singletain that the spanish Main.

In the negative, and yet the clerk of a merchant is equally disinterested in stating the accounts of his employer, as the clerks on the Treasury department. If an individual citizen cannot exercise such right, can they collectively, thus uppersoone of their fellow-citizens? I am one of those who believe, that the officers of the different departments of the Ropublic, are not the government, and therefore, what they do, is the act of the people, if within the scope of their authority to them delegated by the constitution; if not, it is proposed to the scope of the clerk of a merchant is equally disinterested in stating the accounts of his employer, as the clerks on the Treasury department. If an individual citizen cannot exercise such right, can they, collectively, thus uppersoone of their fellow-citizens? I am one of those who believe, that the officers of the different departments of the Ropublic, are not the government, and therefore, what they do, is the act of the people, if within the scope of their authority to them delegated in stating the accounts of his employer, as the clerk of his exception. ted by the constitution; if not, it is ipso facto void. I have looked in vain for a constitutional grant of this extraord nary privilege, and therefore conclude it has not been given. The adoption of any principle of Government, which op presses one citizen, has a direct tendency to injure all, fo although some may escape to day, yet all in turn may become its victims. It was consecded by the District Attorney in the argament, that the power contended for, is tre All irrisponsible power is tremendoes.

account, and who might in consequence, be deprived of his liberty, he would excuse himself by alledging that it was a mistake in calculation, or an error of judgment. I do not mean to insinuate, that the officers concerne in issuing this warrant, have acted corruptly; but as others might do so, I use it as an argument against the validity of the act of Congress; for I do not believe, that it is in the spirit of the Constitution, that any law shall be made, which may endanger the liberties of the people; "to scene the blessings of liberty," is a prominent clause in its preamble. No man, in this Republic, can even be held to bail, in a suit, without a proper affidavit being made, prima fa in establishing the deht or demand, much less can un execution issue, until judgment has been obtained, before some court of competent jurisdiction, after hearing the defence, or by confession of the party, or through his default This is a fundamental principle to be found in the jurispru-dence of all civilized States, whether appears or modern. Experience has often taught me, as it has other judges of the U.S. that suits on Treasury transcripts, shewing large balances against public offices, have result dentirely in the U. S. that suits on Tiensury transcripts, shewing large balances against public offices, have resulted entirely in their favor, or else have been much reduced, on a fair hearing, and in some instances the U. S. themselver, have been found debtors to the persons they had sued. Suppose, that in any of these cases, this summary mode had been adopted any of these cases, this summary mode had been adopted any convengence the officer bud heen imprisoned. OPINION OF JUDGE, HARPER.

In this case, in distress variant lesued from the Treasury Distribution of the persons they had sucd. Suppose, that the persons they had sucd. Suppose, that it any of these cases, this summary mode had been adopted in a consequence the officer had been imprisoned, the act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, "an act of Congress, of the 15th May, 1320, critical, and in some instances the U.S. themselver, have been found debtors to the persons they had sucd. Suppose, that it amy of these cases, this summary mode had been adopted and in consequence the officer had been imprisoned, would not every one exclaim against the injustice and opposition of the precedings. A regular suit, brought upon treasing transcripts, is the only light mate recordy. Judge to the persons they had sucd. Suppose, that it amy of these cases, this summary mode had been adopted and in consequence the officer had been imprisoned, would not every one exclaim against the injustice and opposition of the precedings. A regular suit, brought upon treasing transcripts, is the only light material transcripts. ed, and in consequence the officer had been imprisoned, Gueria and Francois Queria, will be sold by the under-would not every one exclaim against the injustice and opposition of the proceedings. A regular suit, brought upon of Plaquemines, on the 11th of June next, at 10 o'clock, partment? on which, being found here, he was committed to brison by the marshal of this district, on the 31st January his too by the marshal of this district, on the 31st January his too by the marshal of this district, on the 31st January his too by the marshal of this district, on the start of January his too by the marshal should receive the solicitor of the treasury, is not the proper officer that who is the follower who signed the war and therefore you. 2. That the marshal should have made act at the Treasury Department, it is discretionary with the second of multi-bona to the treasury department, before he intrinsically the fact in question to be constitutional, I think the discretion of the summary proceeding, or to proceed the defendant.

Supposing the act in question to be constitutional, I think the like the discretions or grounds, are untenable. The sue debtors in the ordinary way, and observe z, "according to the construction which seems to have been given to the construction which seems to have been given to the construction which seems to have been given to the construction which seems to have been given to the latter of the construction which seems to have been given to the latter of the lat agent, either to resort to this summary proceeding, or to prosecute in the ordinary form of action—and he adds,

Parish of Plaquemines, May 7th, 1834. prosecute in the ordinary form of action —and he adde, for in fact, there warrants of distress, it is believed, are but very rarely issued." This law then puts it in the power of a malignant officer, to panish whom he pleases a discretion.

act in question, puts it in the power of a current officer, to

wreak his vengeance on any receiver of public monies, who may have incurred his displeasure, and that too, without

But there is another constitutional objection to this act which, I think, is decis we of the question: In the 5th a-mendment to the constitution it is said, "no person shall whatever the said agent might have lawfully done, may be performed by the solicitor. The law does not require the marshal to make any return, proviously to impriso ing the party, against whom a warrant of distiess may have issued, in case no property is found. The constitutionality of the law, is the only remaining question to be decided. It is believed, that this is the first time, that the question has been thought before any of the course of the U.S. where it was necessary to decide it. In the case exparte Randolph late necessary to decide it. In the case exparte Randolph late produced by the carnit court of V rapins, it seems the party and property is put in connext on the first time, that the size of the prisoner and property is put in connext of the carnit court of V rapins, it seems the party and property is put in connext of the carnit court of V rapins, it seems the party and property is put in connext of the carnit court of V rapins, it seems the party and property is put in connext of the carnit court of V rapins, it seems the party and property is put in connext of the carnit court of V rapins, it seems the party and property is put in connext of the carnit court of V rapins, it seems the party and property is put in connext of law, a manner of life, therefore, when this act of Congress provides a rapid of counting the opinion given in that case, which property to call that proceeding 'a deprivation of life and the process of law," would be as absurd as to move in order the opinion of the U.S., a bound by his loath of office, "to support the counting, is a painful and delicate one: But exary judge of the process of law," would be as absurd as to move in order of the process of law, " would be as absurd as to move in order of the process of law," would be as absurd as to move in order of the process of law, " would be as absurd as to move in the constitution is useless. Put in this case, the prisoner has a late of the process of law, and the process of law is the constitution in the constitution in t

Emertaining these views, I feel constrained to declar es this summary proceeding, by warrant of distress, The orisoner must be discharge I from custody.

We are informed by a passenger who came up in the schr. Pearl from Rio Grande, that a few days previous to the sailing of the P₀, news had reached that place from Tampico, relaying to the loss of the schr. Moxico, Capt. James Almeida, which vessel has been missing low for near a year.—The history of the affair is thus sketched: That, three Italians a seed a transfer is such sections; with the crew.

NEW ORLEANS CHAMB ROF OMMERCE. COMMITTEE OF ABBITRATION FOR MAY: Bockner, J Barelli. H C Cruger COMMITTEE OF APPEALS : rqubart, Esq. Rresident. dos in J. S. Puters, and J. B. Byrne, Fice-Presidents.

A Fisk, W Bogart, W L Hodge. CHARLES BRIGGS, By and r of the Chamber.

COLUMN TOP NEWS - Chicago

CLEARED Ship St Cloue, Rich, Liverpool, Shis Eleonor, Stockton, Liverpool Brig Gentleman, Babliga, New York Brig Durango, Shannon, Appalachicol ARRIVED. Steamer Shark, Beelie, fin S W Pass--towed to sea ship

MARIUU IUUISHAI..

Hermann d.co.

Brig Martha, Broub, 66 days on Livetpool-cargo 2114
bags salt to C Muson.

Brig Napoleon, Fales, for Thomastown to L H Gale-cargo lime to master. Schr Triton, Danis, 7 days fm Tampico to J Pratts of son cargo fustic and specie.

Schr Oceano, Meastre, 13 days fm Campeachy to F Tio argo logwood. Schr Intrepolo, Marilles, 12 days from Havana.

4 flat boats from Alabama -cargo 1450 bales cotton Steamer Bonnets O'Blue Eastland fm (Nashville-Steamer St Louis, Lard, fm St Louis-cargo pork, tobac-Steamer Freedom, Walker, fm Bayon Sarah-cargo co Steamer Ellen Douglase, Riley, fin Natchez -- cargo 119

AMERICAN THEATRE: (CAMP-STREET.)

POSITIVELY THE LAST WEEK BUT ONE Mr. H. G. PEARSON'S BENEFIT THIS EVENING, MAY Sth, Will be ena. ted, Shakspeare's Tragedy of

BUCHARD FEE Mr H. G. PEARSON After which, Bunn's admirable Farce of MY NEIGHBOUR'S WIFE

VICTOIRE SOUZA, jr. and DECADLE BAIZ, having abscorded and defineded then crossess, whom

they have shamefully dedeised, the subscriber, provision a syndic of the credito's, is tauthorized by them to pay the above reward to whomsolver will enable him to have said "fraudulent-diddes a ariestic to be deal; with neuroably to feet II meles high, has a large face, large nose and a chisers small mouth; his face Bred, and his board strong and

face and pock marked, strong black heard.

if F The Louisvide Public Advertiser, Battimore Reublican, Padadelphia Pennsylvanian and New York Standard, are requested to publish the above atvertisement three times, and forward their accounts to the office NOTICE.—Billet, ship painter, recently arrived from petitioner.
France, will execute any work in his line at the most. It is furt

MATILDA, an excellent plain cook, first rai washer and irone; about 35 years of age. washer and rone, another some servant, and some what of a seamsitess, about 15 years of age.

JOE, a good waiter and house servant, 16 years of age.

GEORGE, a hoy of 10 years of age.

These servants are all fully guaranteed. For further particulars apply at No 51 Custoinhouse strest. may S E 500 Sacks course Salt, just received and for sale by HARRISON, EROWN & Co,

may S

TARRISON, BROWN & Co,
No. 117, Royal street

Yards Flag Stones, just received from Liverpool, and for sale by
HARRISON, BROWN & Co,
No. 117, Rayal street

bloxes Tim—12 casks London Porter, just received and for sale, by No 117, Royal street MAHE Subscribers have received per schooner Nuevo

Manuella from Tabasco, and offer for sale: 3 circons Indigo, [Guatimala,] 15 tons Logwood. QUERTIER & BOUTIN. SPURZHEIM'S PHRENOLOGY.

HRENOLOGY, or the doctrines of mental Phenocan, by J G Spurzheim, M D, in 2 vols. Phrenology, in connection with the study of Physiog-omy, by J G Spurzbeim, M D; illustrations of characters with thirty five plates,

The Anatomy of the Brain, with a general view of the nervous system, by J.G. Spurzheim, M.D. translated from

the unpublished French manuscript, by R Willis, with an appendix, and eighteen plates. Presents, and eighteen plates.

Observations on the deranged Manifestations of Mind, or Insanity, by J. G. Spurzheim, M. D.

Philosophical Catechism, on the Natural Law of Man, J G Spurzheim, M D. A System of Phrenology, by George Combe.
Elements of Phrenology, by G Combe.
The Constitution of Man, considered in relation to ex

The Constitution of Stant, considered in the certain objects, by George Combe.—Just received and for W McKEAN, dorner of Camp and Common street

a m, on the plantation of said Guorin Brothers, of said Pa mentioning rish, the following property, to wit.

12 Cows, 12 Calves, 1 Bull, 19 Sheep, the Frame of Conditions: All sums under \$100, cash, and all above

G LEONARD, [Signed] may 8

Judge J L Rabasea & Co and V Millet vs C Morton J L Rabasea & Go and V Millet vs C Morton
Y virtue-o'a writ of h la, to me directed by the
Hon J N Duncan, associate judge of the City
Court of New Orleans, I shall expose at public sale,
on Monday the 19th of May, 1934, at Howlett's Exchange,
corner of St Lonie and Chartres streets, at 12 o'clock, in,
one Bay Mare. Seized in this case. Terms, cash,
may 8

B BEAUREGARD, marchal.

RUNAWAY SLAVE. DETAINED in the police jail of Donaldsonville Was committed on the 12th of April, a negro man, calling himself TOM, says he belongs to Benhimself TOM, says he belongs to Benjamin Smiltrof Plaquemine. Said negro is about 23 to 25 years of age, 5 feet
or 2 inches high, and of a common size; has on each leg
aforeshid languages. Terms will be very moderate, please

The owner is requested to comply with the law, and take apply No 35 Orleans street.

The owner is requested to comply with the law, and take apply No 35 Orleans street.

References F. H. Petitpain and C. Samory. may 6 may 8—3t

TO PRIVATE FAMILIES.

PARISH OF ORLEADS

O RI OF PROBATES.—Sale by the Register of William of Phrobates of May at 10 oclobe a my leville expanse for sale in Copit struct. No 11; the movemble efficies, consisting in weating supparel, a silker watch, two drays, (wo old herses and one eart, belonging to the succession of James Hond) deceased. Terms of may 7 MATHIEU LARTET. to instances and year of the court, it sale: cash By order of the court, it will be a will be a

OURT OF PROBATES Solo by the Register of Wills. On Friday the 9th day of May next, at heart I will excluse for subsent numbers on the New Exchange Coffee House, for account of the species of of Samuel Sports, the following described property, to p

wunded by Robin, Nuns, Lucourse and St John Bup tist streets, and measuring (A nection measure) as hellows, to wat: Loss Nos. 19, 20 and 21, each 29 feet 6 inches front on Robin street, by 110 feet between parallel lines, and of No 22 lins 29 feet 4 inches front Robin street, by 142 feet 2 inches between paralle mes, with all the buildings, rights, actions and privileges thereto belonging. This property is subject to murigage for the payment of four several promissory notes; one dated the \$th May, 4823, for \$1060 payable 12 months after date, and the 3 other notes dated 11th Feb. 1833, each for \$1146 66 2-3 ets, and payble at 1, 2 and 3 years from the date.

22. One other property consisting of three Lote of Ground situate in the same suborb, designated on the same plan by Nos. 23, 24 and 25, of square No. 25, bounded by the above described streets, and measuring, the two first lots in American measure, each 29 feet 6 makes fromton Robin street, by 143 feet 2 inches deep, between parallel lines, and lot No 25, J. H. Shepperd
Dummack Lafonta

£. W. Gregory

Tions and privilege's thereto beloiging. This has 29 feet 6 inches front on Robin street, by 110 fee tions and previleges thereto belonging. This property is subject to a mortgage for 3 several promissory notes each for #910, dated the 11th February, 1833, and payable at 1/2 and 3 years after date.

3 - Five lots of Ground, owned a common by the deceased and Wilham Henry Close, situated in the Suburb Annunciation, above this city, designated by the Nos 1, 2, 3, 4 and 5, in the square bounded by Market, St John the Baptist, Lacon and Pancaniers street, all of said lots adjoining each other, and having (English measure) each 25 feet 6 inchese and 7 lines front on Market street, between St John the Baptiste and Pacame's street, and extend in epith between pardlel imes, 159 feet 9 inches, together with all the im provements thereon, and all the rights, privileges and dvamages thereto belonging. Said property will be s dd according to a plan made by C. F. Zumple, Demy City S greener, on the 7th day of April; 1833, and spirated in the office of Carlisle Pollock, E-q mary public. This property is subject to a mortgage for the payment of three several promisory notes, each for the sum of \$1233 33 1-3 ets, dated the 15th day.

A Lat of Grouns, owned in common by the bush Automoriation, above this cuy, dedignated as No. Lin sponge No. 3, having (E gush measure) 47 feet 11; inches front on the Ma ket Place, between St. Jacquez and Market sts. and extending in depth he ween proffed ones, 95 feet 11 inches, together with the improvements thereon, and all the rights, and privileges and advantages thereto belonging. This property is subject to a mortgage for the payment of is for the sum of 540 dollies, and the other for the sum of 1125 dollars, both doted the 5th day of A ord, 1833, and payable, the former at 1 year, and the latter at 2 years from their date, and \$1170 in the obaganon which the deceased and Wm. Henry Chase severally took to pay the acquittance of Alexander Beron, at the times of their respectively falling due the two productions motes of the latter for the sum of 8585 rach.

interest at 6 per cent from the date of adjudication with mortgage until tinal payment; the purchasers assuming the several aforementioned mortgages, liabilities and responsibilities as at ove described and specified. By W F C DUPLESSIS, reg of wills

np: 7 WFC DUPLESSIS, reg of wills N. B. The acts of said to be passed before W or, \$500 for either of them. A SENECAL. N. B. The acts of said to be passed before W ESCRIPTION.—Victor Souza, & Jew. is about 4 Christy, Esq. matary public, at the expense of the pur-

D Bail, [for a forces surrender.] Upon reading and filing three binds of test front on Jackson street, and extends of the petition in this case, it is ordered that a meeting of the depth to the Lumbs of Louis Fourher, together with all the the petition in this case, it is ordered that a meeting of the creditors of D Birz, take place 1 efore. Theodore, Seghurs, Esq. n p, on Monday the 26th day of Maynext, at 10 of-clock, a m, then and there to deliberate on the affairs of the neithborer.

depth to the Lamis of Louis roughout with an angerman, can bindings and unitarenests thereon. And also a negrman, can therefore the control of the source of the control of the

It is further ordered that A Marphy, Est, be appointed to represent the absent credition, and that Amable Sunecal be autointed provisional Syndie, an his giving bond with security in the sum of three thousand dollars, conditioned as the law directs. By order of the court. FRED BUISSON, Dop Clerk. Clerk's Office, April 22d, 1834. - 1112aw

STATE OF LOUISIANA.

ARISH COURT, for the Parish and City of New Orleans.—Present the blon Charles Maurian, judge. April 21st, 1534. No 7398.—E.L. Bernard & shi va Vietor Souza, jun. [for a forced surrender.] Upon reading and fling the petition in this case, it is ordered that a meeting of the creditors of Victor Souza, jim, take place before Theodore Seghers, n.p., on Monday the 25th day of Maynext, at 10 o'clock, a.m., then and there to deliberate on the affairs of the petitioner. It is further ordered that A Morphy, Esq. be appointed

o represent the absent creditors, and that Amable Senecal be appointed provisional Syndic on his giving bond with security, in the sum of three thousand dollars, conditioned as the law directs. By order of the court.
FRED BUISSON, Dep Clerk.

Clerk's Office, April 22, 1834.—11t2aw

STATE OF LOUISIANA.

PARISH COURT for the Parish and City of New Orlean .—April 22d 1834.—Present the Hon Charles Maurian, judge. No 7401.—L M Reynaud vs His creditors. The cession of proporty of the petitioner having been accepted by the Court for the benefit of his creditors, at the office of L T Caire, Esq. notary public, on the 28th day of May next, then and there to deliberate on the affairs of the said petitioner, and in the mean time all proceedings against his person and property are stayed. Clerk's Office, April 22d, 1834. By order of the court, apr 23-11t2aw F BUISSON, Dep Cl'k

STATE OF LOUISIANA. Orleans Airel and City of No. Orleans.—April 22d, 1834. No 7405.—Harris, Wright & Co, and others vs. John Thomson junt. [for a forced surrender.] Upon the reading and filing of the petition in this matter, it is ordered by the court that a meeting of the defendant's creditors be called before Felix Grima, Esq. notary public, on Monday the 26th day of May next, at 10 o'clock, a m, then and there to deliberate on the affairs of the defendant, and in the mean time all proceedings against his person and property are stayed.

It is further ordered that R. M. Carter, Esq. be appointed to represent the absent defeadant, and that Hamilton M. Wright be appointed sole provisional Syndic, on his giving

ound in the sum of three thousand dollars with one good eccurity, conditioned as the law directs.—Clerk's office, April 220, 1834, By order of the court.

apr 23-1122nw F BUISSON, Dep Cl'k apr 23-11t2aw F BUISSON, Dep C Maurice Hermann, vs. his creditors for a respite.

TATE of Louisinga.—Birst Judicial District Court.— It is ordered that a meeting of the creditors of the pe titioner be called basors H. Pedesclaux, Esq. notary pub-lic, on Monday the 12th day of May next, for the purpose of deliberating on the prayer of the petitioner by By order of the Hon. Charles Watte, judge of said ourl. J. L. LEWIS, 2g w

STATE OF LOUISIANA.

STATE OF LOUISIANA.

ARISH COURT FOR THE PARISH AND CITY
OF NEW ORLEANS.—Present the Hon Charles
Maurian, judge.—April 30th 1834. No 6823.—In the matter of C F Coulon Jumonvilla vs his creditors. Upon filing the tableau of distribution in this matter and an motion of Jh Marcel Ducros Esq at orney for the syndic, It is or-dered by the court that all persons interested shew cause within ten days why said tableau should not be homologa-ted and the funds distributed in accordance therewith.

By order of the Court. F BUISSON, Dep Clerk. Clerk's Office, April 30, 1834-31 TO THE LADIES AND GENTLEMEN OF

TO PRIVATE FAMILIES.

TO PRIVATE FAMILIES.

TO PRIVATE FAMILIES.

TO PRIVATE FAMILIES.

THE undersigned having received on consignment two barrels of fine CANDIED HONEY, which he offers for sale low (to families) at No. 17, Common street. may 2 (f. R. FARR.

2000 publicans for sale by NATIONAL CALENDAR FOR 1834. THE NATIONAL CALENDAR, and Amail of the United States, for 1834, vel XII; containing the names of all the officers and agents of the United States civil, military and naval, [except post masters,] with the places of employment, compensation and duties respectively, also such messages; reports, treaties, and other state course or Auditorial Sirve years the 25th of January the operations of such of the sector of the Deputy Sirve years the 25th of January the Organic C. 17 Zampet. Deputy Sirve years the 25th of January the 25th of January the Deputy Sirve years the 25th of January the Deputy Sirve years the 25th of January the 25th of January the Deputy Sirve years the 25th of January the Deputy Sirve years the 25th of January the 25th of January the Deputy Sirve years the Sirve years

1833. by No. 12, 20, 21 and 22, in square No. 25. Past year, with a veriety of statements and tables in felse (1833, by No. 12, 20, 21 and 22, in square No. 25, too the configuration of the configur exports, ravigat en, customs, mails, pensions, public lands, leat mines, light houses, fortifications, internal improvements, 4c &c &c, the whole prepared from official papers and from information obtained at the proper Department and offices, by Prior Force; published annually; just reerived and for sale by W. McKEAN, may 7 corner of Comp and Copmon streets

DISSOLUTION OF PARTNERSHIP. It's co-particiship, heretology existing under the firm of Robert & Priard, is this day dissolved. Persons indebted to the firm accounts with J Robert, without delay, as he remains solely charged with the inquidation of the concern.

JOSEPH ROBERT,

PUR SALE.—A negro man, biacksmith, an excellent workman, a good servant and fully guaranteed a gainst the diseases and vices prescribed by law, aged about 23 years, has been 7 years in this country, speaks the French and English Languages. Apply to Messis-Miramond, Dubigg & Co, or to

J M D GAUTIER, broker,

No 166, Chartres street S10 REWARD.

WILL be given for the apprehension and dilivery to me, of the mulatto boy JESSE, who left my house on and a large and extensive values of other states.

Sunday the 25th uit. He is aged about 20 years, about 5 feet 10 inches in height, speaks English and cole, and is of rather on awkward appearance. Captains of vessels and steamboats are hereby caution d against employing or carrying off the said boy, under

MADAME HURTUBISE, St Louis, b. Dauphin & Bargunay sta

the notary public. It is ordered by the court, that the said within ten days, why the raid proceedings should not bomologated.—Extract from the Minutes—Clerk's Offic May 6th, 1931.

MOURT OF PROBATES .- Sale by the Register will expose for sale, at auction, at the New Exchange Coffee House, for account of the succession of the late Thomas II Smith deceased, the following described stocks.

15 Shares of Commercial Bank Stock, on which \$20 per share have been paid.

15 shares of the Mechanics' and Traders Bank, on which 820 per Share have been paid. Terms of sale: cash. By

order of the court, W. F. C. DUPLESSIS, reg. of wills. SHERIFF'S SALE.

Elicha Crocker, v. H. N. Bozemen'.

Y virtue of an order of scizure and sale, to me directed by the honorable, the First Left. ed by the honorable, the First Judicial District Court, I shall expose at public sale on the eighth of Jin

next, at 12 o'clock, at the Lafayette Exchange, in said Faubeurg, the following property, to wit: 1. The undivided half of those two Lots or parcels of Ground, situate in the rear of the faulourg Lafayette, partish of Jefferson, designated as numbers one and two. The ront on Navades street, and extending in depth to the lo forming the corner of Navadas and Jackson streets, having three hundred feet front on the former street, and two her dred and seventy seven feet front on the latter street, boun

as numbers a neigen and twenty two, the Lot No nineter

OFFICE OF THE CITIZENS BANK OF LOUIS (ANA.) held yesterday M A Charles Lesseps has been duly elected Cashier this mattuition.

Orfice New Criterias, Accurrent Come.

New Criterias 1st May 1834.

New Orleans 1st May 1834.

Notice—The subscriber to the 2d and 3d subscription of the balance of the capital funds of said Company, are hereby notified that they will have to pay on the 1st June 1834, at the office of the Company Levee Steam Cotton Press, the sight tenth on the amount of their respective share. By noder of the Board. pective share. By order of the Board, may 2 SOMMEREAU, Sec'y.

D Esther vs McClatt. DY victue of a writ of h fa to me directed by the Hon W Grivot, associate judge of the city court of New Orleans, I shall expose at public sale, on Wednesday the 14th May, 1834, at 4 o'clock p m at my office in Conde at No 35, three rifles. Seized in this suit. Terms, cash.

B BEAUREGARD marshal X virtue of a writ of fi fa to me directed by the hon Win Grivot, associate judge of the city court of New Orleans, I will expose at public sale on Wednesday the 14th inst, 1834, at 4 o'clock, p m, at my office in Conde street, opposite Madison street, 150 pieces of cast iron for steamboat furnaces. Scized in the suit of Esc Stinsou. Terms cash. B BEAUREGARD, may 3

OR SALE.—A lot of ground situated on Ursuline st between Royal and Bourbon, measuring 34 feet front by 120 in depth, French measure, with the improvements thereon, consisting of a brisk house composed of four apartments, two cabinets and a gallery; in the yard, a brick one story kitchen, consisting of 5 apartments; this building is quite new. Moreover a brick shed, containing 10 horses. 'Also, the negress Catharine, agrd 17 years, having been in the country from infancy, speaking French & English; good character; warranted somewhat of a cook; good pick axe; very strong. The negress Mary, aged 35 years, from her infancy in the country; cook, washer and good merchant house servant, good dry nurse; a little addicted the drinking; warranted free from all other vices and diseases; speaking French and English.

April 17 CHAS, HATREL.

DOYLE& MAY,

PAINTERS:

ESPECTFULLY informs their friends and the public, that they have removed from No. 77 to No. 45, Custom Bousestreet, within one door of Chartres st.; where they will in future carry on the business of house, ign and ornamental painting, in all its various branches, and hope from moderate charges, expedition and good work, to merit a continuation of the patronage which they bave eccived from this community.
Imitations of the following woods and marbles, executed

n a masterly manner. WOODS MARBLES. Mahogany, Egyptian black & gold, Gialla and Antico,

Pollard do. Oriental or Verd Antique Curled do Jasper, Block Stone, Bird eve do Satin Wood. Potomuc, Dove or Burdellow, Velesian Frich or ge'n vec Hair wood, Root of Maple, Italian white, Smans and Broctella. Coromondle or black Rose wood, Imbeyna Wood, American Grey, &c. &c. Irish White Oak,

Curled Elm-THE undersigned has appointed Mr. P. I mehat Kernion of New Orleans solo Agent for the University
Mo. (Signed) P. J. VERHAGEN.

President.

N.B. Mr. Huchet. Kernion may be found at corner of Quartier and Rempart No. 196.

The editors of the Courier, the Louisiana Advertiser, the Baton Rouge Gazette, the Planter's Intelligencer of Alexaudria, and the Frontier Reporter are requested to give the above six insertions and to forward their accounts to this office.

SEA STORES of every description may be had at the subscriber's, corner of Custom house and Bourbon streets, also 59 Camp st.

J. E. LOREILHE.

President.

Scriptions, some elegantly finished, Tilburies, Phaetons, &c, which comprise the best assortment of Carriages ever officed for sale in this market—Purchasers are requested to call and examine the same.

D. YING.—A dye shop well situated and furnished with pots, presses, cylinders, uiqualis, &c. is officed for sale. Also for sale, a dry good store. Apply at this office.

The proprietors the catabilishment being called in France on business, will remain for 3 or 3 norths to instruct the particular of the subscriber's, corner of Custom house and Bourbon streets, also 59 Camp st.

J. E. LOREILHE.

J. E. LOREILHE.

The proprietors the catabilishment being called in France on business, will remain for 3 or 3 norths to instruct the particular of the catabilishment being called in France on business, will remain for 3 or 3 norths to instruct the particular of the subscriber's corner of Custom house and Bourbon streets, also 59 Camp st.

J. E. LOREILHE.

The proprietors the best assortment of Carriages ever officed for sale in this market—Purchasers are requested to call and examine the best assortment of Carriages ever officed for sale in this market—Purchasers are requested to call and examine the same.

The proprietors the best assortment of Carriages ever officed for sale in this market—Purchasers are requested to call and examine the same.

The proprietors the same.

The proprietors the same defeating the call for the same and the

BY FRRNANDEZ & WHITING: N Friday the 10th inst, will be sold at auction store No. 10, St Louis attest, at half past 12 o'clock, to the highest bridger, without reserve, 20 half pipes Cognet Brandy. Terms, cash. BY T MOSSY & GARIDEL

BY T MOSSY & GARIDEL.

WILL be sold on Friday morning, 9th May, at 11 o'.

Clock, at their suction store,
2 cases Irish—I case Long Lawns,
I case Linen Diapers—2 cases Limen Drills,
3 cases Fancy Ginghams—I case brown Linens,
I case check'd Muslins—2 hales Linen Sheeting,
2 cases Linen Sheeting—2 cases superline Flats,
3 cases black printed Muslins, &c. &c.

may 8

BY J. LE CARPENTIER. ILL be sold, on Priday 9th inst, at 10 o'clock a m, at the residence of Wm Tufte, No. 180 Canti His household Furniture, all of which is in good order,

and can lie examined the day previous to the sale, consisting of Dining and Card Tables; elegant Peir Tables, with ingrof Dining and Card Tables; elegant Peir Tables, with marble columns; Sofa; Side Board; Looking Glusses; Caue and Maple Chairs; Carpets; Cut Gluss, Dished; Tumblers and Wines, Plated Candlesticks; Liquor Stand; inmediately after, at the same place, 4 Servanis, Junless previously sold at private sale. A Boy aged about 20 years, first rate waiter and house servant; d Woman, 25 years of age, washer, ironer, and plaiter, both fully guars anteed; a Woman, 50 years of age, a cook, and 4 Boy, 12 years of age, house servant, no guarantee but title.

BY FERNANDEZ & WHITING. Y order of the Hon District Court, in the matter of Joseph Flower vs his creditors, and by order of the Syndie, will he sold on Thursday the 14th mist, at store No -, Canal street, between Chartres street and the Leved at 10 o'clock, n m, the Stock and effects of said establishment, consisting of Bo ts, Shoesi Brogans, and a quantity of sole and upper Leather, Skins, &c. &c. Also the Fixtures apportaining thereto. Terms at sale. may 7

and a large and extensive variety of other prices. may 7 BY THICOU & GANONGE. Clock, at Hewlett's Exchange, by virtue of an order of the Court of Probates, in and for the city end panish of New Orleans, dated list May, 1834, the property bereafter described, belonging to the community that existed between Marie Elizabeth Eugene Dubuy and the fate Joreph

STATE OF LCUISIANA.

ARISH COURT for the parish and city of New bon street, by 120 feet of irregular depth on the sale of St peter street, and 70 feet on the sale of Orleans street, and 36 feet on the sale of Orleans street, and 37 feet on the sale of Orleans street, and 37 feet on the sale of Orleans street, and 37 feet on the sale of Orleans street, and 37 feet on the sale of Orleans street, and 37 feet on the sale of Orleans street, and 38 feet of orleans street, and 39 feet on the sale of Orleans street, and 30 feet on the sale of dolf he Trique, her spouse, to wit: story heick house and kitchen.

2. Charles, negro man, aged 14 years, house serva of 3. Heloise, negross, aged 30 years, good washer age uer, with her child. Charlotte, negress, aged 32 years, cook. 5. Lewis negro, aged 20 years, driver. 6. 20 Shares of the Compercial Bank.

Terms. The Lot of Ground payable at 8, 16, and 24 months. The Slaves Charles, Heloise, and Charlotte parable at 6 and 12 months, and Lewis \$365 88 payable the let February 1935, and the balance at 18 months; the who in actes endorsed to satisfaction, and bearing mortgage until final payment. The Shares of the Commercial Bank cash.

N. B. The acts of sale will be passed begin L. H. Feiand, Esq. notary public, at the expense of the purchasers. BY HEWLETT & BRIGHT ILL be sold on Saturday 10th inst, at 12 ochock?
at Hewlett's Exchange.

The negro boy ABRAHAM, aged about 30 years. field hand, stout, handy and willing, at any kind of work with sufficient intelligence to give satisfaction in any caicity as a servant. Termis, cash. Act of sale at the expense of the purcha-BY TRICOU & CANONGE PARISH OF JEFFERSON.

OURT OF PROBATES.—By virtue of an order from the said court, will be sold on Monday the 9th June, 4834, at 12 o'clock, at Hewlett's Exchange Coffee louse, for account of the succession of the late Jean Murille Harano: That heautiful landed Estate on which the deceased esided, situate in suburb Livaudais, Parish of Fefferson,

do 10 do do Second street, i do do Rousseau street. On the 4t's line, which is parallel to Second sin et, starting

ioni Leve e street, the lot runs in a first depth of 126 need 2 methos, where the lot is no more man 100 feet 10 methos ale; thence the lot runs till Rausseau street on a second lepth of 161 feet, which second depth is 126 feet wide, the ob being made up of the six lots, No 1, 2, 3, 4, 9 and 10, of square No 3, according to the original plan of said muse; brick kitchen and the other improvements, conform ably to the plan thereof, drawn by Benjamin Bu veyor of the Parish of Jefferson, on the 24th December, 1833, and which is exhibited at the Exchange 2. 120 Sl ares in the capital stock of the Union Bank of

Terms: The stock payable easi; the property payabl as follows: \$550 cash, the purchase, besides assuming the payment, at their respective maturity, of two promissory noises drawn by the deceased, of \$550 each; the first paymble on the 12th March, 1535, and the other on the 12th March, 1535, and the other on the 12th March, 1536. March 1336, and taking moreover the reversion of the mortgage existing thereon in favor of Air Morgan and othnorigage existing thereon in layer of rur thorgan and one ris, to secure the payment of, said notes; the balance of the price to be paid in two equal instalments, at one and we years from the day of sale, in notes endorsed to the itisfaction of the administratrix, with mortgage on the

Acts of sale to be passed before Theodore Seghers, Esq. otary public, at the expense of the purchasers. BY JOSEPH LE CARPENTIER.

roporty sold.

ILL be sold, on Friday the 23d of May, 1834, at noon, precisely, at Hewlett's, by virtue of an order of the Court of Probates, the following described property, belonging to the estate of Rosalie Chesneau, fc w caring date April 8th, 1834. One half of a Lot, situated in this city, in Burgundy sty

One halfolts Lot, situated in this city, in Burgundy sty between St Philip and Ursuline, being 30 feet front or Burgundy, with a dopth of 120 feet, together with a house of 4 rooms in a row, a gallery, two cabinets, and a frame kitchen in a bad state of repair.

Terms: One third cash—the balance at 182 years, in appropriate the control of the control of the control of the cash—the balance at 182 years, in appropriate the control of the cash—the balance at 182 years, in appropriate the cash of th proved endorsed paper secured by special mortgage, in four shares. The acts of sale at the costs of the purchasers, and possession not given until the conditions of the sale be complied with

BY HEWLETT & BRIGHT. VILL be soid on Tuesday 20th May, at 12 o'clock at the Exchange, the following described negroes, belonging to the late firm of Messers Salter, Guillard & Go: DICK, aged about 30 years, a caulker, and handy at sing edged tools. HARRY aline DANWOOD, aged 26 years, a carpon-

DENNIS, aged 21 years, a caulker. Dick 1918, aged 28 years, a caulker.

Dick and Danwood are fully guaranteed; Bennis is not, he having absented himself twice.

Terms: 6 and 12 months credit for notes endorsed to the satisfaction of the vender, and mortgage until final

ALSO-At the same time and place, the boy ISAAC, aged about 21 years, a chulker, fully guaranteed except that he sometimes drinks too much. The present owner nowever, never saw him drunk but once-

Terms: 6, 12 and 15 months credit, for approved endorsed paper, and mortgage until final payment.

ALSO—At the same time and place,
Four Shares in
each of the Steam Tow Boats, Grampus,
Porpoise, Shark and Whale. Terms: 4 and 6 months credit for approved, endorsed notes. All the acts of sale to be pessed before. Mr W Boswell, h p, at the expense of the purchaser: -apr 26



CARRIAGE WAREHOUSE. d Brotella.

Grey, &c. &c.

Grey, &c. &c.

DECENTLY received por late arrivals and in store,
9 Coaches from the celebrated manufactories of
John Clark & Son and G & A K Carter, Newark, N J.
16 Barbuches for two horses, with and without driver's seat,
seme of which are elegantly finished. From the manufactories of Brewster & Collis, and Hoadley, New Haven,
Conu: 8 Baronches for one horse, 25 Gigs of different depersident.

President.

Ac, which comprise the best assortment of Carriages ever