in treaty-paticulars not divulged, MARINE NEWS. PORT OF NEW ORLEANS.

CLEARED.
Stip Hermitage, Surger, Havre, L. H. Gale.
Bengue British Merchant, Chantler, Liverpool, Beigne Rei ist Stevenson, M. Calmot, Groves & co. Barque Spermaceati, Longford, Liverpool, McCal-mot, Groves & co. Gazelle, Dewing, Martinique, Harrod &

Quarles.

ARRIVED.

Ship Nashville, Rathbone, 16 days from New York, to livzert & Hawthorn.

Ship John Sergeant, Vandyke, 20 days from Philadiphia, to J Rei 16 eo.

Towboat Pilot, Crowell, from the Passes, towed to see ship Hindeo and schooner Eclipse. Brought up two ships. Reports 10 sail outside the bar, waiting steam—all the outword bound vessels had gone to see.

Steam—Ill the outward bound vessels had gone to seen.

Steamer Pontchartrain, Williams, Manchester, Steamer Lafore, Hall, Tchula.

Steamer Watchman, Chauvin, Lafouurche.

IMPORTS,

Manchester—Per steamer Pontchartrain—251 bales to 10h, Bark, Watt & co; 63 de Martin, Pleasants & 100, 36 de Backner, Stanton & co; 16 de J. Barrett & co; 10d b. Byrne, Herman & co; 15 de Leigh & Maddix, 70d b. Bornet & Hoopes, 50 de Buchanan & Hagan, 11d b. Farsyth, Goodwin & co; 6 de Brandner & McKell 14 de A. H. Wallace; 14 de J. H. Graham; 7 de W. Winning & co; 5 de Lee & Hardy; 9 de Tiernan; in lie & co; 17 de Lockhart & Arritt, 47 de Lambeth & Tampson; 16 de Ingersoll & co; 1 de Wilcoz & Anderson.

Liverpool-Per barque Lpermaceti-1236 bales

CONSIGNEES,
Philadeiphia—Per ship John Sergeant—J H field & co. Byrne, Herman & co. J W Swaia & Bro: A H W. llace; E Johns & co; T Tohy & Bro; W W Cald-Sickles & co; T P Diconge; W T Mays Lockhart & Arrott; N & J Dick & co; Leigh, Maddex & co; S Thompson & Forsyth; Goodwin & Ford; B Casey; Lambeth & Trompson: Martin, Pleasants & co.

For the Benefit of the Charitable Association

The Pirate and the Three Cutters, in 2voljum's, by Capain Marryat, R. N, author of "Peter
Simile." Juphet in search of a Father," &c. &c.
One in a Thousand, or the Days of Henry Quatre
by the author of "The Gypsey," "Mary of Burgundy,"
&c. in 2 volumes.
Mithomed, in 2 volumes, a Narative founded on
Fac's.
Vels. 3, 4 and 5, of the Practical Abridgment of
American Common Law cases, by J D Wheeler Esq.
Just received and for sale by
feb. 16

BENJ. LEVY.

feb 16

BENJ. LEVY.

TOTTERY—Va, Monongahela, Class 3; drawn
day.the 20th Capitals

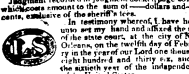
\$5,000 \$3,000 \$2,000 \$1,640 20 of \$1,000.
Tickets \$5; halves \$2 50—Orders promptly attended
to, if addressed te
tcb 16-3:

YATES & McINTYRE.

NOW LANDING FROM SHIP MAHO— 1938 cases hermitage wine 1st quality;
5 do sparkling white wide of Chateau Grille; for sale by ichid-3t A. GILLY, 112 Royal st.

THE NU BNC RIBERS offer for sale, 200 casks ric: 100 barrels peach brandy; 300 boxes mould candles; 709 do soap No I, in large and small boxes; ust received per barque Cossack and brig Patriot, by feb 16 WM. J. HEWES, & Co. 47 Camp st.

STATE OF LOUISIANA—First judicial District Court. I berely certify, that on the twenty that the 1885 independ was a utered in STATE OF LOUISIANA—First judicial Dis-trict Court. I here y certify, that on the twenty seventh day of May 1835, judgment was entered in this Court in the aut of Marie Victoire Delery wife of Francois Gae: 1 to Francois Guerin her husband and the syndie. 1 to Francois Guerin her husband and the syndie. 1 to Francois Guerin her husband and



Rotal state and City Paper,

NEW-ORLEANS: THESDAY MORNING, FEBRUARY 16, 1836. For the Register avertisements and others, se

No nothern rapil was received yesterday. We have Ko nothern rail was received yesternly. We have the referred to our Washington correspondent, on the accepted mediation of England. But there is no be no doubt of it; altho it is stated that the presient and secretary of state reluctantly consented to the acceptance.

The members of the Lyceum will meet this evening at the usual time and place. Mr Wharton will deliver m goodhumored lecture on the mental incapacity of

Altho the moderate course that we have of late pursued and are resolved to follow, evinces a disposition not to be the champions or advocates of any particular party, section or society, our regard for the common welfare must induce us occasionally to netice what may legi-timately be considered as militating against the public timately be considered as militating against the public peace and harmony of all classes—where society is so per-rogeneous as in New Orleans. During the course of last summer we deprecated the formation and continuance of the Native American association, because ficulty convinced of the evils which it was calculated to produce among us; without however denouncing is members, or attributing unworthy motives to them

supposing that prejudice chiefly guided their conduct.

A counter-association of native Louisianians has

advantage, they seek permission to issue bonds of 1000 dellars payable after 25 years, at an interest of only 5 per cent per annum; and renew them whenever they pease so as to repay them for spending 1 million of dollars in constructing a canal, the estimate cost of which was \$250,000.

was \$259,000.

But not occatented with an endeavor to impose thus on the state, the landed proprietors, and the N O and Nashville railroad company, they are resolved to feece the public, by having the right to charge double price for transporting goods and passengers on their road and canal; and in order to do this more effectual. they are to be authorized to use their own vehicles every instance, to the exclusion of all others.

Vive la bagatelle! If the members of our legislaare can swallow this dose, they must have a gulph qual to that of Guaragaotua.

A gentleman passenger on board the Schooner Philadelphia from Tuspan reports the loss of Schooner Alabama on the breakers of the bar. She was bound from the above port to New Orleans with about \$80,000 pecie and bullion on board.

THE LEGISLATURE.
SENATE-MONDAY, Feb. 15.

Mr Bossier presented a report from the joint com-nitice appointed to visit the male orphan asylum.

THE LEGISLATURE.

Sever—Monay Feb. 15.

The course of the process of the process

riprovens. The same ark of likerty which preserves the rights of the southern inner, hears also those of the neutre of the neutr

The act for the relief of the parish of Claiborne, in consequence of the imprisonment of John Hollishouser, was read a first time.

On motion of Mr Landry, the senate took into containing th sideration, the bill to renew the act incorporating the catholic congregation of the parish of Ascension.— Rend a socond time section by section; passed and

Rend a second time section by section; passed and sent to the house.

The senate set for a time in secret session on execu tive nominations.

On motion of Mr Bossier, his bill relating to assess ments in the parish of Natchitoches, was considered but during its discussion, the senate adopted the motion to adjourn till next day.

and the control of th

oma towards reaccining iner promises, and anothes it they were allowed the privilege of expropriating the necessary land would do so. The question then was, would we secure now, in lie up of this necessary, and, abstractly considered, politic grant, a bonus to the state, or not! not to squabble about the appropriation of this improvement or that—but to secure it to the state in this favorable crisis. He said before it would be "not only a necessary but a public grant," and why politic? because even should the Legislature withhold from the privileges alved for in the bill, the company would still exteriose for the space of eight years the banking privileges already allowed them, and at the end of that time without fear of injury resign us their charter—the forfeiture we have imposed. And was it not better to accept the alternative of affording them these facilities and receive the bonus, than to give them the unrequiting benefits of this banking privilege for eight years. He though these views it calmly considered would bring meaniers to the same conclusion at which he had arrived, that this was not only a just demand but a favorable time for the state to secure a real benefit for the beauties she had conferred.

Mr. Sparks was glad to disown that the honorable gentleman from St. Mary and himself had at length united in legislative action; although they had both been brought to the same side by a different process of reasoning. Last year when the original bill granting banking privileges to this company was introduced to the house, there was a motion made to post pone the action of the house on the subject to an indifferent priod, but was changed, by granting refriends permission to withdraw? It he then stood in a handsome majority. The bill was however soon returned with various branches appended to it and strange as it appeared to him, the proper chord was touched and, in opposing it, he stood in a very very lean minority. This road, by which eggs, butter, and parsnips were to be accomodated with a mixer had b

sithough he felt convinced that they intended to dis-charge their future responsibilities in good faith, yet was he still firm in the belief that it was not only un-likely that they would, but impossible that they could unless under the most material and favorable change complete the construction of the New Orleans and Carrolton rail road.

A metion was here made to postpone the further con-sideration of the bill until to-morrow, which was re-fused.

A motion was here made to postpone the further consideration of the bill until to-morrow, which was refused.

Mr Lewis wished the whole subject to be at onse disposed of. He had opposed the institution from its first introduction to the notice of the house until the present ime he had always considered it proposed the execution of a superfluous and useless construction, and was decidedly opposed to its banking privileges as he had invariably been on a broad principle to that of all other companies who had been thus chartered and privileged by the house. But in this he had been constantly overruled, and the great body of the members had decided that the forfeiture and final transfer of the road to the state was a sufficient guarantee to her, as well as an adequate return for the cossions she might make.

He now thought that on the question of utility the charter might be turned by a judicious legislation to the aggrandizement of the state, and therefore was opposed to a lenient discharge of their bond. He would stremously oppose any attempt to free them from performing the whole work, and if in doing so the institution could be at once crushed, banking privileges and all, he thought the state would make a happy rid-

conce of this fuguibus. Under the views he should vote distinctly and earnestly for its second lishment; that was that the common should either fulfil her entire compact, or be swirely sholished. He would support the motion of the number from the city (Mr Augustin), which proposed to allow the right of expression; and within two miles of the river Missession.

roprieting lands within two miles of the river Mississipi.

A motion was here made to recommit the bill to the committee in which it originated. Mr Lawson—to addit special committee, which amendment was accepted, and then the motion as amended before the nones, when a motion as amended before the inones, when a motion as a mended before the inones, when a motion of the bill as guarantee, and no matter how often it. Thought it prudent to decide it in its present position, and that too without delay. He did not know from official acquaintance what had been the history of the bill, as it transpired during the last session, but only regarded it in its present shape; and threw no retrospective consideration upon its merits, except such as the facts just detailed by members gave him the power of using.

It considered it as an abstract question of policy.—A company was created for the purpose of constructs.

new of using.

He considered it as an abstract question of policy.—
A company was created for the purpose of constructing a certain specified improvement, and banking strivileges were granted them for the purpose of better effecting this object. In their efforts to do so, they discover that the charter which has been granted them by the legislature, is so imperfect and contradictory that under no circumstances whatever, other than its correction, can they succeed in this undertaking.—
Were they subscribers to the institution to be blamed for this? Were they to be made responsible, and held to the heavy forfeiture imposed on them, for the errors of the logislature? Certainly not! He called the attention of the house to the contents of that charter.—
By the 6th section thereof they were compelled to pay a certain bonus to the state, viz \$20,000 in case they should fail in the completion of the road at the expiration of six years; and, by the Hith section of the same hill they exert under the penalty of forfeiting their tharter, called upon to complete it in eight years. The same section also granting them the right of expropriating such lands as were deemed requisite to effect. And by the 13th section of the identical bill, they are problished the privileges allowed them in the Hit section, and are denied the right of expropriating lands. Here then was presented the singular anomaly of three listinet sections in the same bill, all diamitrically oposite to each other in their provisions, and each survey of the company guided by such a charter, to determine what they were to do, and what is eyever put to do. One section exacting one bonus or a partialist rease, and another changing the anic caller, and altering the same forfeiture. One section giving the privilege of exproprising lands, and nother depriving them of their so newly acquired with.

Now what (Mr Barrow asked) under this singular and called the commany of the provision of the commany of the commany called the commany of the commany of the commany of the

BY JOHN M BACH.

WILL be sold at No 40 Old levee st, one door from Bienville, Thursday morning II o'clock, by order and under the inspection of the Port Warders, 393 seives, 35 reams paper and 2 dozen chains, dannaged on board the schr Wm Douglass, Captain Sylvester from Providence, R. I.

BY THOMAS C. CASH & Co.

Damaged goods at Anction.

BY THOMAS C. CASH & Co.
Damuged goods at Auction.

WILL be sold under the inspection of the wardens of the port at the corner of Camp and Gravier sts, on Thursday morning, February 18th at 10 clock; 20 bales 44 brown sheetings and 40 casks ferman toys; imported in sich New York from New York and damaged on the veyage of importation.

PACKAGE SALE OF DRY GOODS—100 packages dry goods will be sold by the subscribers on thursday morning next immediately after the sale of amaged goods. THOMAS C. CASH, & Co., feb 16 Corner of Camp and Gravier sts.

THUL be sold, on Tuesday, 16th of February at 120 clock at Hewlett's Exclange,
3 Lots of ground, situated in the fabours Lafayette is signated as No 4, 5 and 6 on the flan drawn by Jos interest, between Philippe and Jackson sts, by 120 in depth.

in depth.

Terms—6 and 12 months, for approved endorsed ones, secured by special mortgage until final payment.

BY FERNANDEZ & WHITING. BY FERNANDEZ & WHITING.

ILL he sold on Tuesday the 16th inst at 4 o'clock in the Public Square opposite to the a thedral by order and under the inspection of the varients of the port, I hawser: I main sail; I fore at it, I jui; I topsail and several other sails condemned at d belanging to the achr New York, and sold for the banefit of whom it may concern. COFFICIAL.

Welfth Legislature-Second Session. GUSE OF REPRESENTATIVES.

The ho se met agreeably to adjourn ent.

My bawis, on behalf of the judiciary committee, to whom was referred the bill or ited 'an act to increase the salary of the district judge," rep red the same bill, which was head for the second time and ordered for a 'hird reming or tomerrow.

Mr Sparks, on behalf of the committee to whom was referred the resolution making an appropriation for the corps of three hundled men which was referred the resolution making an appropriation for the corps of three hundled men who have volunteered their services for the relief of Florica, and also the message of the governor in relation to the company of volunteers from Opelousas, made the following report:

The committee to whom was referred the resolution relative to an appropriation to equip and fit out for service, certain volunteer companies, offered for the war in the Florida and also the message of the Governor on the same subject:

Report.

That the call made by General Gaines on the executive of this state, was far sight companies of volunteers. Those eight companies have been raised and mustered into the service of the United States, and have given on the expedition under the command of Colonel Smith.

The committee are not apprised of any call on the state by the general government, for more men; nor that the exgencies of the service require a larger force than that which has taken the field. They are not informed of any one clotted with authority, on the part of the United States or receive any other companies that might be equipped and to define their transportation subistence bay, &c.

If the state were to incit the expense of equiping and transporting a force not required by government, it is very doubtful whether the United States would reimburse it.

There is an incident which in the view of the committee presents, another consideration against the proposal to send additional companies to Florida, they have seen a recent communication from one of our members to Congross at Washington, stating that General Gaines is

with instructions to call upon this state for troops to the event of its being necessary to protect that border.

The committee perceive from the journals of the day, that in the requisition recently made by the government upon the different states for militin for the war in Florida, Louisiana is not emb aced from whence the communication infer that the policy of the government if to teep our disposable force in reserve to operate as events may require on the South Western Frontier.

The committee however deem it their day to say, that the voluneer commany from Opelousas under the command of Captain Garret referred to in the governors message are intitled to great consideration, from the most patriotic motives they have equipped themselves and repaired from a distance to head quarters with a tender of service for Florida. In the opinion of the committee, they ought to be reimbursed their expenses.

The committee propose the adoption of the following resolutions:

On motion, ordered that is id report be adopted.

The same member, on behalf of the same committee, offered the following resolutions:

"It solved that the thanks of the legislature be tendered to the additional companies, effice a and men, who have so gallainty volunteered their services to the country.

"That under existing circumstances it is not deemed expedient to send an additional force to Florida.

"That the governor he authorised to pay out of

defined.

That the governor be authorised to pay out of any monies which maytenain of the apt printing of fitting out the Forda expedition, on the certificate of the community effect of the Op lousant common y; the expenses incured by the company extra fed in from desired in country to the common y; the expenses incured by the company is easing to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning see in country to head quarters and in returning the house having, on abotion, dispensed with their rules, was taken into constitute of the secure of the secure of the secure of the ware of the following substitute, which was adopted:

**Resolved that the governor of the ware of the following substitute, which was adopted:

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**Resolved that the governor of the secure o Florida. "Phat the governor be authorised to pay out of

dicious and immediate action on the bill now before them."

The motion to recommit was lost, the further consideration of the subject postponed until to-morrow, and then the house adjourned.

EERATA—In the reports of the Council of the sitting of Sagarday 121, in the resolution granting to Francis R unioux \$10—read \$90.

The friends and acquaintances of Mr Hubert Remy and of John B Byrne are requested, (without further invitation) to attend the funeral of the late Madam Remy which will take place this morning at id Am. From the residence of J B Byrne corner of Canal and Carondelet streets.

So Nouther the captain or consignee of the British of Nouther the captain or consignee of the British of the Content of the Cuited States; while all the necessaries of life may be easily procured and at moderate prices.

Your committee regret that they have not found the States when as the place in an advanced a state as

months, allevaning the best of a southern sun and makeny which will take place this morning at IA M, from the reardence of J B Byrne corner of Caula and carondete street best morner cannages of the british and the secondary of the contracted by the crew.

Salew at Auction.

By Hewlett & BRIGHT

WILL be sold on Saturday, February 20, at 12 No. 6, at Hewlet's Exphange.

By Hewlett & Exphange.

By Hewlett & Exphange.

By Hewlett & Exphange.

By I I I inches and 5 lines, froming the former, by 47 it and 5 inches on the inter, (English manager), by 67 inches and 5 lines inches on the inter, (English manager), by 67 inches and 5 lines inches on the inter, (English manager), by 67 inches and 5 lines (American measure) upon which stands a neat new house, built of briefs be middling as is included next to said to 8, by the one that sperious Pe 4 for most 2. Saleman and a galery, said the said of the sa

On motion, ordered that said report be adopted and printed.

The same member on behalf of the same committee, introduced a bill entitled,
"An act for the relief of the college of Frank
lin."
Which was read for the first time and ordered to

which was real for the nest time and othered to be pinted.

A message was received from the senate by M Davis their secretary, informing the house of the concurrence of the senate in the resolution instructing the governor to accept the services of the additional energy of well unterers. itional corps of volunteers.

Mr Sparks, on behalf of the committee of confer. ence, to whom was referred the amendments of the senate to the act incorporating the Mirchants' Bank of New O Hanns, reported that the committee have agreed upon an amendment to the amendmen of the senute.
On motion, o dered that said report be adopted.

On motion, o dered that said report be adopted A message was received from the senate by M. Davis ther secretary, info ming the hone that the senate have adopted the report of the committee on the same subject.

Mr Brachent offered the following resolution:
"Resolved that the state p inter be equested to return to this house forthwith the report of the board of public wo ks, ordered to be printed in the early part of the session, whether it be printed of not."

Which was read for the first time and ordered for a record reading on tomorrow.

(In motion of Mr Sheldon, ordered that the bill entitled, and act to regulate the inspection of firewood for the city and parch of New Orleans and Luffayett, be made the special order of the day for Lafayet the made the special order of the day for Friday, 19th inst.

Mr Augustin, agreeably to previous notice in troduced a bill entitled,

"An act in a dition to an act supplementary to n act entitled an act to incorror te the Oreas instruce company of New Orleans, approved the distribution of March, 1833."

Wifelf was read for the first time and ordered to be suited.

ne printed.
The speaker laid before the house the following.

Which was read for the first opin amount of the committee of encolment, having reported as duly enrolled the

encolonent, having reported as duly enrolled the bill entitled,

An act supplementary to the acts relative to the Ci izens Bank of L visiona;

The speaker signed said tills.

The clerk was direct J to request the signature of the president of the senate thereto.

Mr McAllister gave non-e that he will shortly introduce a bill entitled.

'An act to amend an act entitled an act to incorporate the inhabitants of a pattof Lafourgheintettor, under the denomination of congregation of the Roman Catholic church of St Mary."

A message was received from the senate by Mr

Roman Catholic church of St Mary."

A message was received from the senate by Mr.
Davis their secretary, informing the house that the
president of the senate had signed the bill entitied,
"An act supplementary to the acts relative to the
Citizens' Bank of Louisiana."

Mr Delachaise, on behalf of the committee of enrolment, sported that he had this day submitted
the aforesaid bill for the approbation of the Governot.

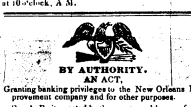
By the same missage the house is informed of
the conc tience of the senate with an amendment

By the same investige the house is informed of the concretence of the senate with an amendment in his resolutions reported by the committee to whom was reterred that pertoline Governor/since-leage which Maires to stavery; in which amendments the concurrence of the house is requested. The house took up and amendments.

Dengths discussion or motion, ordered that the forther consideration of said amendments be post; ordered to tomorrow.

On motion of six Armsind, ordered that the fill of titled an act applementary to an act to me reprint the Pontchattrain rail road company, approve 20th June, 830 to be made the special order of the aday for tomorrow.

ORDER OF THE DAY.



SEC. 1. Be it enacted by the sense and house of representatives of the state of Louisiana in general assembly convened, That the capital of one million of dol lars, authorised to be subscribed by the sixth section of the original act of incorporation of the twenty sixth of February, eighteen hundred and thirty four, shall be extended to the sum of two millions of dollars, that the new subscribers shall be assimilated to the former succhfolders, event in cases neareded for by the

of February, eighteen hundred and thirty four, shall be extended to the sum of two millions of dollars, that the new subscribers shall be assimilated to the former stockholders, except in cases provided for by the third and fourth sections of the present act.

Sec. 2. Be it further enacted. That said company be invested with all rights and privileges usually exercised by a Bank, may issue notes payable to order or bearer, discount notes and bills of exchange, buy and sell bills of exchange and other drafts, loan money on stocks or other rights and credits, on slaves or lands secured by mortgage, buy and sell, er negociate in all kinds of stocks, allow interest on deposits, at such terms and conditions they shall deem fit.

Sec. 3. Be it further enacted, That immediately after the promigation of this act; books of subscription for the remainder of the capital not already taken, shall be opened at the office of said company under the superintendence of the directors for the time being, or their successors in office, and said books shall be continued open every day from the time of opening the same (Sundays excepted) between ten o'clock in the morning until two o'clock in the ufternoon, for the term of other capital not already taken, shall in more change of thirty days, at the expiration of which, the directors hall deduct the amount from the largest subscriptions, and if may more than the amount more than the amount from the largest subscriptions, and if may more hall deduct the amount from the largest subscriptions, and if may more hall deduct the amount from the largest subscription while reduced in amount while any one remains larger, or reduced in amount while any one remains larger, rovided that the subscriptions hall not be made out, that the subscription shall not the subscription shall not the subscriptions and previous to the subscription shall not the subscription shall

James on behalf of the committee to whole wis. Affect the memorial of the lown council of the few of Green and the second of the lown of the lown council of the few of Green and the second of the lown of Opelousas, reported a bit is suitled, "Affect granting turther powers to the heard of police of the lown of Opelousas," "Which was read foog the first time and ordered for a segond reading on tomorrow.

On motion of Mr Wilson the house dispensel, with their rails a dock up the bill entitled, "An act for the relief of the particle with their rails and took up the bill entitled, "An act for the relief of the chair—After some time, on motion, the committee root the whole had had under consideration a bit entitled was act for the relief of the particle with their post having a en adopted.

Camotion, ordered that said bill opass and retain its tit.

The clark was directed to request the concurrence of the sent etherein

Mr Lew's gave notice that he will shortly introduce a bill entitled.

An act for the relief of the hone John H even ton, laire judge of the 7th poincial district"

Mr Dividso, agreeably to previous notice, introduced a bill entitled.

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"An act for the relief of the destined and ordered for a second reading on tomorrow of the sent of the relief of the destined and the particle was directed to require the concurrence of the sent of the relief of

once, more than twice the amount of the capital paid in.

BEC. 6. Be it further enacted, That no more than twenty five per cent of the capital stock shall ever be due to said company on pledge of its own stock and no more than fitty per cent of the par value of any share of said stock shall be lent by the said om any on the pledge of such a share, when the whole snare shall have been paid.

BEC. 7. Be it further enacted, &cc., That one third of the capital paid in shall be exclusively employed is discounting inte bills, drafts and notes of planters of the state of Louisians, when accepted or endorsed by a responsible house in this city of bearing good country endorsement, having not more than twelve nor less that nine months to run, at not more than seven per cent per annum.

BEC. 8. Be it further enacted, &cc. That the said edmpany shall not take more than seven per cent per

that nine months to run, at not more than seven per companied to the house of the house the following "New Orleans, 10th February, 1836; "To the house of representatives:
In compliance with a resolvation of your baidy communicated to me on yesterday, in the following words:

"Resolved that the governor of the state is requested to inform the members of this house if the office of adjurant and inspector general of this state he now filled, and if it is, by whom and in what monter."

ED WHITE."

ED WHITE."

On motion ordered that said communication berefered to the committed, "An act to it corporate an academy in the parish of Claiborne."

Which was read, for the first time and ordered for a second reading on tomorrow.

Mr Sib ey, agreeably to previous notice, introduced a bill entitled,
"An act to amend an act entitled an act to incorporate the New Orleans Gaslight and Banking company, approved fat April, 1835."

Which was read for the first time and ordered for a second reading on tomorrow.

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Mr Delachaise, on behalf of the committee of ordered to the more property from taxa iton."

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SEC. 12:h. Be it further enseted &c. that in all hypothecary contracts or obligations entered into by any individual with or in favour of the said company, according to the true intent and meaning of this act it shall be lawful for the wite of such individual, if she has arrived at the age of majority: and with the concent of a family meeting, if she is a minor, to bind herself jointly and in solido with him, and in such ease, the property or rights of said wife, either dotal er of any other description shall be affected by said contracts or obligations

SEC. 13th. Be it further enacted &c. that if any person having obtained a loan from the said company,

er of any other description shall be affected by said contracts or obligations

SEC. 13th. Be it further enacted &c. that if any person having obtained a loan from the said company, secured by mortgage on immovable property or sixves, shall apply for and obtain judicially or otherwise a respite from his creditors the right to compel payment by obtaining an order of seizure and sale of the said mortgaged property, shall not be thereby impaired or delayed.

SEC. 14th. Be it further enacted &c. that if any person having obtained a loan from said company, securred by mortgage as a forestal shall make a surrender of his property to his creditors, the said mortgaged property shall not thereby pass, except upon payment of the debt due to said company, and secured thereon, but it shall be lawful for the said company to proceed by an order of seizure and sale against the said property in the same manner as if no surrender had been made and the surplus only of the proceeds and, after paying the debt due to the said company, and costs, shall be paid over to the syndics, assigness or trustees of the estate of such debtor.

SEC. 16th. Be it further enacted &c. that transfers of the sible of a said corporation shall be effected according to the rules prescribed to that effect, by the regulations of said company.

SEC. 16th. Be it further enacted &c. that the first annual election of directors, which according to the rules prescribed by the original charter, is to be held on the twenty-sixth day of February, shall be in more than sixty days from the date of said opening, a. dthe think advisable; provided it shall be no more than sixty days from the date of said opening, a. dthe the books of subscription, as the directors in office that it is the said think advisable; provided it shall be no more the said twenty-sixth day of February, shall be no more the said twenty-sixth of February and the day of election contemplated by this section; that no one shall be elligible who is not a critizen or the United States and a resident o

act as such adains the leafue between the succession of the succes

that said company shall pay the sum of ten inousand dollars annually for two years into the treasury of the state.

SEC. 19th. Be it further enacted &c. that the said corporation shall be hable to have all its affairs examined annually by a joint committee of both houses of the legislature, and that if the said corporation notes for the space of SHY HIV Be W. M. V. Wells or charter of said company shall be ippo facts for the space of SHY HIV Be W. M. V. Wells or charter of said company shall be ippo facts for the successive election shall have taken place on the part of the stock-holders, at their annual election, and before the directors enter on their duty they shall examine the condition of said company and signification of the temount of specie on hand, the amount of notes in circulation, the smount of debts due to and from the company, and by whom, and to whom, and for all other property of every kind and description which the said corporation may own, showing the true condition of the company at the time they take charge thereof.

Sec. 22nd. And be it further enacted &c. that all

dition of the company at the time they take charge thereof.

Sec. 22nd. And he is further enacted &c. that all provisions of the said original charter shall be deemed to apply to the extended rights, powers, and constitution of said company herein declared and enacted except so far as the said provisions may be inconsistent with the provisions of this present act, and so far as they may be inconsistent with these present provisions such former enactments are repealed.

(Signed) ALCEE LABRANCHE, Breaker of the Heuse of Representatives.

(Bigned) C. DERBIGNY, President of the Senate.

Approved, 9th February, 1838.

(Signed) E. D. WHITE, Governor of the Said of Louisiana.