BALTIMORE, March 29.
FLOVE.—Some sales of Howard effect were made our stores yesterlay at 36.24, but we believe that the cannot be had to-day. The wagon preceis 6.75. Grain.—Wheat, strictly prime, 144, good to prime, 45 a 146; fur to good, 14 a 144. Corn, white 70c; cliew 73 a 74. Rye, 25c. Soles of the above kinds grain were made at the prices quoted. Oats—no ales would bring from 46 to 48c. The entgo of Dutch theat (2000 bushels) mentioned on Saturday brought 37.

WHINEY—In hhide is selling at 37c. There is very them market, but a supply is anticipated. Sales of is at 39c.

BAOM.—We heard of sales of Western Bacon at 12 to 15 of which we do not be in the sales of the sales

LARD.—We quote at from 15 to 16 cts.

Corron Trade or Scottan.—The cotten trade of Scottand continues to increase every year. Last year he increase was more than 3990 higs. Total consumption meanly 190,000 bags. \$2,000,000 bles at 9d. £1,20,000; charges and prefits on spinning at 7d. £630,00; of this sum about a half would be for wages and a half for test and west, profit, &c. Value of yarn, £2,130,000; an expense and profit of manufacturing £1,600,000; an expense and profit of manufacturing, \$1,200,000; an expense and profit of manufacturing, \$1,200,000. Value of manufactured goods. £2,800,000.—Glasgow Chronide. Mr Buyon: Sfr. please to anneunce Dr. James S Modelland as a sandidate for Alderman in 2d Ward 2d municipality, and you will oblige MANY VOTERS New Orleans, April 8th, 1836.

Saint Charles Theatre. TUESDAY EVENING, AREA 12, 1836.
Will be performed the favorite opera of CINDERELLA.

Principal characters by Mr. Hunt,
Decamp,
Mrs. Gibbs,
Miss Debar. r inn, Miss Cushmen, To conclude with the farce of the HAPPIEST DAY OF MY LIFE.

THOMAS PELLOWS, Exchange Broker, No. 33, CHARTES STREET.
Curchases and solle Bills of Exchange, Promissory
ies, Bunk and other Stocks, Encurrent Bank Notes,
dollants, Sovereigns and other Gold Come, on the
2-ras-inglet torius.

REERS, I. R. ST. JOHN & Co. No. 50, Chartrey Stroot.

I'N'S at sight, short sight, and on time, on Non Fork.

Publishait.

Fasetteville, N. C.

Chart sight, Anhours and all uncurrent Bank Notes.

As Siver Indinon Gold, and Silver Coins pur
Doubloons, Soveragns, and other Gold coins.

For Mobile daily line:
The United Strucs Mail packet
book SOUTH AI ABAMA.

with mave THE DAY, at 2

with mave THE DAY, at 2

or to the 2 or level care. For invight or massage
TOURNE & BECKWITH.

TOURNE & BECKWITH,

28 & 29 New levee.

100 ar served on board at 30 clock.

ALSET, will issue on Thurse
at 2c clock P M, land passent

ALSET, will inve on Thurse
at 2c clock P M, land passent

ALSET, will inve on Thurse
at 2c clock P M, land passent

ALSET, will inve on Thurse
at 2c clock P M, land passent

Extension a served on board at 30 clock.

TOURNE & BECKWITH,

28 & 29 New levee.

Dinner served on board at 30 clock.

FOR HAVANA, on Wednesday, the

five packet brig Sarah, Farmer, master, having superior accommodation for six more

passent served on board at 30 clock.

FOR Tampico—The first sailing school

FOR Tampiro The first sailing school ner ATLANTIC Cap' Anderson, is ready to receive (caps) or the above port. For treight or passage aprily to ap 12 MATEO FIOL. 83 Bienville at reigni or passage apidy to api iz MATEO FIOL. 83 Bienvuls api iz MATEO FIOL BA L test sailing copper sustaided and coppered brig CiceRO Cint Watte, wante the boil of 600 barrols. HARKEOK, BROWN & Co. 47 Bienville st

AP Bienville st

OUINI ANA MEDICAL COLLEGE—The The Late of Doctor of Madeine was conferred upon the following named gen lemen on Wodnesday last, by the Medical Faculty of the Medical College of Louisina.

NAMES.

Georg: French,
W. M. Carpenter,
U. M. Carpenter,
M. C. Lawton.

Gartic fever.

C. Lawton, Cornell is Traweek,

INAUGURAL THESIS.
Congestive fever.
Mai-gnant p stule.
Gastric fever.
Blood letting.
Pneumonia.
Galvaniem.
Nicotiana tabaccum. Cornell s Traweek,
A. C. Delavigne,
F. J. B. Romer,
Walter to agato,
R. S. Delatulle,
Olden D. Langstaff,
Alexander Hert,
Alexander Hert,
Line stimuli rritation,
Diseases of joints.
Stricters of urethrationous y degrees were conterred upon
Charles Bartes, and
Beijarm Cacpenter,
L. LUZENBERG, M. D., Dean-

Charies Bart.es, and Beijamn Carpenter.

11-31 C. A. LUZENBERG, M. D., Dean.

11-32 OF LOUISIANA—First Judicial District Court—The State of Louisiana—To all whom these preserve shilt come—Greeting—Whereas W.I. ham McZwley, having purchased the herem after described prooftly at a sale made by Richard Reli, Esq. o. this city of Rew Orleans, acting in his expacity of syndic of the creditors of Benjamin Morgan. Said sale favory been passed before Feits Grinn, Esq. 2 motary public, of the city aforces of, has applied to the clerk of this court for a mounton or advertisement in confirmity to an act of the legislature of the Brate of Louisiana, entitled "an act for the further assurance of titles to purchasors at inicial sales," approved the tenth day of Mar h. 1834.

Now, therefore, knew ye, and all persons interested herein, are hereby rised and admensioned in the name of time State of Louisiana, and of the First Judicial District Court, who can be up any right, title or claim in and to the property herein after described, incomequance of any informality in the order decree or judgment of the court under which the sale was made, or any regulating or tilegality in the open same, and even the court under which the sale was made, or any regulating or tilegality in the appraisements and even the order which the sale was made, or any regulating or tilegality in the appraisement and even the own the gibes of managered.

The said for even was as led on the sixteenth day of February engineen hundred and bintopiers, by Isaac L McCoy, a membered auctioneer of this city, in conform day to an order of the name for the doctor, who court aforces in screditors, No.

at the dock per this court, at which sale willien Mc.

of the morder of the court aforesaid, bearing date the actid by of February whitesaid, 1836, and issued at the matter of Renjamin Morgan as, one creditors, Note that do, ket 6, this court, at which sale William McCawley, became the purchaser for the price of three thous and one hundred dollars. home and one numerou quiers, as given in the convey-

Descript on of the groperty as gives in the conveynor, and and singular that ecrtain lot of ground situated
in the few ourse Deford showe this city, in the square
composed between Senecte, Benjamin, New Levee
in Tempositudias accests, and designated by the number fourteen, on a plan drawn by Joseph Filip, eity
surveyor, on the intestenth day of February, eighteen
hendred and twenty seven and deposited as the 201st
pow of the second book of the register of the said G
it's ager for the same year; said for me sawing forey
interfer eight incher in from on said Benjamin street.
The second drome hardered and fifty-nine fest ten inches,
the other with all the buildings at dimprovement thereor and all the apparentances beinging to said lot of
tround which frime periof a larger portion of ground
polord Sorpy, he are passed before Nerusse Broutin,
to a many public in the oily on the second day of
July eighteen hundred and six.

In testimony whereof I have here
unto set my hand and sifixed the seal
of the said Court, at the City of New
testing hand and sifixed the seal
of the said Court, at the City of New
forence, on this fourth day of April
in the year of the Independence of the
United Unites.

P. LE BLANC, Desuty Clerk.

Unior Incarance Company. THE books of subscripton for the capital stock of this company, will be opened on I riday the 22d day of April, a the banking Touse of the Archafulay Railroad and Benking Company, and continue open

Railroad and Bernaria Company, and for twenty days.

Thomas Banes, Sanoul Thomson, J. P. Franker, Laser Mapoux, P. M. Touase, Will Desures, A. Desmares, Onaries A. Jacobs, ap II-1m Thomas C. Cash,

ap II-Im

ap 11 JOHN NICHOLISON, Cashier.

COMMERCIAL SCHOOL No 993 Canel stLessons 3 times a week, in the evening; studies,
Book-keeping. Meschnile Correspondence and the
operations of Arithmetic in use in the most extensive
befiness.

THEO BEE.

\*\*RINTED BY J. BAYON.

\*\*TOEBDAY MORNING, APRIL 12, 1985.

\*\*TOEBDAY MORNING, APRIL 12, 198

ably accommodated.

It is to be hoped that no gentleman will speak long.

LIBRI.—Before the act introduced by General Tho-mas in the legislature of this state, justification was (by common law) neld to be a sufficient ploa for the publi-cation of may article alleged to be libellous, or defama-tory of the private character, or the motives in con-trolling the public conduct, of any individual; so that his naw merely legalized the principles of common law is conformity with the constitution.

in conformity with the constitution.

No publication can be considered a libel unless it at

an editor is not legally responsible for his ignorance: for his remarks being a matter of opinion, can have their evil tendency corrected by an appeal thre the evils which it may really or apparently originate. The same medium of appeal to the public is open to all; and

But the moral character must be assailed by both parties to constitute a libel. Malice as well as false-

are editor is justly considered to give a local habitation and a name to the remarks and feelings of the public.

Very well: about five or six wacks past, we commented in a pleasant yet according mond on the vocal merits of an actor at the Camp street theatre, having

Yet despite that reply in which no dared not assume our motives, and scarcely our opinions, he has had the foolhardmess to institute a libel suit against us for \$10,000 damages. The blockhead should have known that it is not a booly can conquer or silence the Bax; and that all his attempts will recoil with vengoance

pose that the Expositive himself has been guilty of framing these absurdaties, he attributes them en tirely to the copyist.

Mr High said that he had visited the canal, and considers this improvement as a very necessary one.—There are now 25 feet banquer at the head of the canaliferant the company what they sak, and it will leave 15 feet, sufficient for all purposes. The fourteen feet saked foron the one side, and the seven on the other, is necessary to be conceded for the widening of the canality which is of vital impertance: he seconds the motion to persist.

The question to persist was put and carried. Yeas and nays called,—all voted in the affirmative except Mr Thomas.

On article 30, Mr Pichot moved to persist, observing that it was not a systematic opposition which guided him. He considers the argument urged by the mayor, that this law ought not to be published in preference to others, is a filse one. If general promulgation has not been given to other laws, it is no reason why the people should be kept in darkness as to the provisions of this. With respect to the price, it is hardly rufficient to pay the labor, paper and time; it is but twenty five cente: and a reflection will convince the most prejudiced that the price is low as it can be.

Mr Gaiennia's and that he should second the motion to persist. It is an old but very trite asying, that the more affectually to secure the power of those that govern, let the governed be kept in ignorance of the laws, on himself.
Not in one remark did we descend to notice his moral character or private conduct; not in one did we attribute improper mot ves to him; and not in one was he mentioned by the name he has placed in his petition. he mentioned by the name he has placed in his patition. He cannot therefore legally prove that we referred to him; and certainly cannot preve that we acted either with malice or injustice. In the eye of the law, the remarks being but criticism on public performance at the theatres cannet possibly be construed into a libel; and we might therefore stifle the acit in its birth: but we are anxious still further to expose his prosumption and incapacity, and render him really ridiculous and contemptible in the eyes of the public. He will find to his cost and demages both, that in describing his gruning as a ancet, we have taken the right sow

endopted.
A second message from the meyor was read.

cheigh.

Mr High contended that this was not for the general good; it is merely a speculation among a few individuals, and if the resolution is adopted, it will be tentaneous to making them a donation of the purchase. I shall positively vote against such a measure.

Mr Allard said however desirous hunghing to your

The senate has been occupied to any in the instancion of the Ohio boundary question. Mr J A Stevension is now here, preparatory to his inission to England. He is in good h, alth and spirits. The house has today exhibited another scene of confusion and upport the it was painful to witness. It arose from the North Carolina centested election, which will, I think, be decided this e-ening.

SITTING OF SATURDAY, APRIL 9, 183641

untenable; for it is the wish of property holders there about to have this improvement made. Again: it is asked whether the Council have the legitimate right to compal the company to widen the canal? the has wer is no! But if this company, as they do require permission to build a brick wall, the council have the right in granting them this privilege, to impose an them or main conditions, and this widening of the canal is but a condition imposed on the permission given them to de what is asked by them. To conclude, he canton suppose that the Expensive himself has been guilty of framing these absurdaties, he attributes them en tirely to the copyist.

At half-past five the roll was called; the following members were present:

Mesars High, Schmidt, Allerd, Labatar, Thomas Pichot, Gainnine, Caldweil, Berry and Baidwin.

In the absence of the recorder, Mr Schmidt was called to preside.

The following letter from the mayor was read: The following letter from the mayor was read:

MAYOR'S OFFICE.

New Orleans, April 5th, 1836.

The President and Members of the City Council.

Gentlemen: Your resolution of Soth of March 1881. of which the object is to suspend the cession of St Angure seroes on the read of the council for the council for the seroes of the president of the trustees, stating that this corporation had accepted the donation of the square. It is my duty, notwithstanding, to inform you, that you adoption and my approbation of the resolution of 30th March, were of a date americant to the acceptation of the trustees.

the vessels, this measure will evidently be injurious to emmerce and to the land owners whose property will be depreciated in value. I think that in case the coporation has the right to force the company to wild their canal, it is on the other side that such a change should take place. These are the moneys which prempt me to return you the abovementioned reed in tion.

Tam, respectivity, genuemen,
Yeurobedient servant,
L. PRIEUR, mayor.

There was no action on the first part.
On article 2d, Mr Fichot moved to persist: He observed, that however accustomed he is to anticipate the veto of the mayor, he yet feels assonished at the faultity of the reasons urged by him for his non-approval of this subject. In fact, to say the least of it, it is a perfect masterpiece of nonsence. He mentions but one obligation imposed on the company, and pass as over in total allence, the other, which, in fact, is the most important. The widening of this canal is important to the increase of commercial facility, it is a measure that is loudly called for, and one, while it has not any objectionable feature, hasfevery thing to recommend it. Had the Exsecutive done the duty imposed on him by the charter, he would have done that which he has neglected to do—to visit the different wards once a month, with the alderman of the word who represents the word he visits,—and then he must have formed a very different opinion. Another objection urged is, that it will impode the landing: this I dayny. It requires but four feet on the side-walk to be taken, and but this four feet to straighten the street. The position assumed, that it will depreciate property, it also untenable; for it is the wish of property holders there about to have this improvement made. Again it it is asked whether the Council have the legitimate right to comme! the comme! the canale! the how wer is

4

BY AUTHORITY.

To incorporate the town of Vermillionville in the parish of Lafsyette.

Section 1. Be it enacted by the Senate and House of Representatives of the State of Louisiana in general seasombly convened, That all the free white male cut zens of the United States and of the state of Louisiana.

of Representatives of the State of Louisiana in general assembly convened. That all the free white male citizens of the United States and of the state of Louisiana, who shall have attained the nge of twonty-one years shall have resided in the parish of Languere one year next pecceding the passage of this net and who at the period of its passage shall reside within the limits hereafter described, be and they are hereby authorised to meet on the first Monday of May next, and on the first Monday of May next, and on the first Monday in May next and state of Leuisiana and a resident within the himts of the town of Vermillionville, and no one shall be eligible who is not a citizen of the United States and of the state of Leuisiana and a resident within the himts of suid town and besides the owner and possessor of resistence within said limits to the value of three hundred dollars and over theage of twenty-one years.

Sec. 2. Be it further that the court has bollowing boundaries, to wit, on the cast, by East streat, on the south, by Third street; on the morth by a streat one square north of the Vermilion street to be run east and west, and on the west, by a line to be run due north and south intersecting the last mentioned street be run, and Third street; on the morth by a street one square north of the Vermilion street to be run due north and south intersecting the last mentioned street be run, and Third street so as to include the Boursan Catholic church and the grounds belonging to the same, the whole in conformity with a plan of said town by John Desmone, Ir and now deposited in the office of the parish judge of the parish of Lafayette.

Sec. 3. Be it further enacted, etc. That the storead town the other court towe and church doors in English and French. And the five and suit held town and shall be before a justice of the peace of ead parish an oath faithfully and imparish

of their section, which were marted, ste, That the sail city council shall meet annually on the Monday next after their election, or as soon thereall; r as may be and election of their own number as president of said council, by a majority of the votes of all of said members, whose dity it shall be to preside at all their stimps, to saign all ordinances and resolutions passed by said city of the votes of all of said members, whose dity it shall be to preside at all their stimps, to saign all ordinances and resolutions passed by said city, to call special meetings expedient, and to grant commissions to said officers as may lawfully be appointed by said city council.

See. 6. Be it further enacted, etc, That in case of any vacancy occurring in said council, it shall be the duty of the president to give ten days notice, in the manner herein before provided, of the time and place of holding an election to fill such vacancy; and such election to the person elected to supply said vacancy.

Sec. 7. Be it further enacted, etc, That ead city council, or a majority or them, so'll have power to pass and establish such by-laws and ordin nuces for the good order, maintenance and government of the town of verminionville as they may deem accessive for the good order, maintenance and government of the town of verminionville as they may deem accessive for the good order, maintenance and government of the town of the most of the police of slavas, grong shops, billiard houses are tables, public houses, and macket houses at tables, to levy an annual two male the property since do rowned within said fown and inble to a tute tax and to collect the same, provided to at the said it x and to occur of the two and trayers. Mr. High contended that this was not for the general good; it is merely a speculation among a lyst individuals, and if the resolution is adopted, it will be tentamount to making the a donetion of the purchase. It shall positively vote against such a measure.

Mr. Allard saul to wear destrous he might be to vote for the amendment, he could not do 2.2 as use law requires that the proceeds of the sulf-shall be particulated in the said sault he proceeds of the sulf-shall be particulated in the said sault he proceeds of the sulf-shall be particulated in the said that there are many cannoes that if per cent was instated on, the prohests would not accept the terms, the property was pure asced at a very lighr rate, and it is very questionable if it were only in the said state of the same year, but they may deem expedit in the name density of the citizens at the lowest possible rate. At the proposed rate of interest off, a year; income of 6000 would acceuse, which he somethers and in the continual that it would be the greatest shaving to charge 7 per cent on very law of the subject that exclusively belongs to the commissioners of the switch state of the property was pure as a shaver, and that it would be the greatest shaving to charge 7 per cent on very lower.

The question and the cycle of the subject that exclusively belongs to the commissioners of the switch growth and the cycle of the subject that exclusively belongs to the commissioners of the switching the city.

The resolution with the amendments was adopted the subject that exclusively belongs to the commissioners of the switching the city.

Mr Pichot recorded his work by stating that he was a dispersion of the switch property with the said council shall does under the property with the said city council before any subject that exclusively belongs to the commissioners of the switch and the collection of the switch and the collection

termine. He shall hold his office for one year and small de such duties as said council shal frequire of him and may receive such salary as they shall allow him.

Sec. 13. And be it further enacted, etc, That the policy jury of the parish of befayette shall no longer have or exercise any jurisdiction within the aforesaid limits,

Management and discharged are a secondary control of the control o

(Signed)
(Signed)
(Signed)
(Signed)

ALCEE LABRANCHE,
Speaker of the House of Representatives.
(Signed)

President of the Senate.
Approved, March 11th, 1836.
(Signed)

Governor of the State of Louisians.

PORT OF NEW ORLEAMS.

CLEARED.

Ship Russia, Cook, New York, Hagen, Niven & co.
Ship Brilliant, Gilkison, Liverpool. E Maillard,
Ship Orleans, Sears, New York, Bogert & Hawthorn.
Ship Nachat, White, Havre,
Barque Recoll Parker New York,
L H Gale,
Barque Norfolk, Limit, Ma'anzas,
L H Gale,
Barque Norfolk, Limit, Ma'anzas,
L H Gale,
Wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth, sobrs
wing towed to sea thise Hyperion and Elicabeth and the Hyperion
and the Gale and the Gale and the Hyperion and Elicabeth and the Hy militer in ballast. Schr Cito, Howard, Apalachicola, to master: cargo,

Three handsome brick houses, situated in Faubourg

Terms—6, 12 and 18 months credit, for approved en-

Thomas C. Cass,

Chimens' Hank of Louislana,

New Orieans, April 11th, 1836

THIS institution will draw on Englard at 6t per
cent premium, purchase Eastern bills at 2t per
tent discount:

Carrelites Bank.

DILL's on Philadelphia, New York, Boston and

Baltimore purchased by thic Institution.

ap 11

er than the allowed time; and none speak twice.

No publication can be considered a finel univest ac-tibutes improper or cerrupt motives to any individual; unless its allegations are faise and malicious; and un-less they are unwarrantably malicious (even if true) on the natural or accidental defects of any individual. By the article of our state constitution, the press is free to comment on all public proceedings and conconstitute a libel; nor can malice, if the comments are correct; for the public conduct of all is amenable to free discussion, by the ignorant as well as the intelligent—

none are [responsible] for comments, gexcept when falsehood guides malice; yet even then if the falsehood is but an error in judgment, it is not slanderous or le-

If we write that the argument of any judge, legislate or lawyer is feeble or erronerous, we cannot be held legally responsible, as our opinion is one of persona judgment; but if we auribute improper or corrupt motives to them in their arguments—that is in short, if we assuil their moral character, not their mental capacity then are the allegations libellous; and if not justified by evidence proving facts, they are amenable to the pen

aities of the law.

should take place. These are the mouves which a prempt me to return you the abovementioned resolution.

As the city council has not ordered the printing of the law for the division of the city, I cannot search to it the appropriation of \$300 in favor of Mr Bayon for the twork. I must also add, that from actual information, that sum would be too much, and that I cannot see the necessity of publishing that law more than all the others about the city administration, as the citizens could not derive any great knowledge from the law alore, which will be completed and oxplained by several of hers on the same subject.

I regret to be obliged to state again my objection as against the opening of Moreau street; it is high time a however, that the city council should case to voice a penace which will be an on parts of the city, who will not derive any benefit from them. It is true, the new administration is not yet organized, but the law is already in part executed, and from this moment, each of the sectional municipalities can complain that them fonds are lavished upon improvements uscless for them. A few days have hardly elapsed since the corporation gave away to the lower Baulieue a property worth \$16,000, for such do I consider the purchase of the Frascati estate, authorised by your resolution; and already new appropriations are voted for that section of that improvements till after the organization of the city. I think it necessary to put off the execution of that improvement till after the organization of the casury. I therefore return you this resolution.

I am, respectfully, gentlemen,

Yeur obedient servant,

L. PRIEUR, mayor. hand must be proved against the defendant, who may attribute corruption or improper motives to any, or have wantonly dragged the private character or corpo real infirmities of any before the eyes of the public.

But a criticism on the public exhibition or conduct of any individual, comes not within the intent or grasp of a libel-no matter on what stage of life that individ-ual displays himself. Remarks on the oratory of a judge or attorney are certainly not slanderous: nor are the remarks on the public singing or acting of any. By the constitution of this state, a journalist is to have free access to all public assemblies; and to make freely his comments. By the invitation or permission of the managers of the theatres, he has access to all such amusements as are represented in them, and is authorised to comment accordingly. Such comments cannot be considered defamatory in the eye of the law, however they may censure the objects of their satire; or be eithintended or calculated to bring them into contempt.-If the remarks are false or undeserved, they cannot injuic; but if otherwise, and that injury follows (even if injustice precedes) they are not libelious: for all are responsible to the public for their conduct or merit; and

both intelligence and integrity for our guide, actuated by a does of good humored satire. Our remarks were severe, probably unkind, but certainly just and demanded, and without the least feeling of malice: for their object could not have provoked alice. Well again, these remarks were answered by the vocal actor in another paper, and hieraply would have been published in this gazette, had he required— of which we have repeatedly so published our determi-nation in all cases. Were then our remarks really libeilous, he took upon himself the vengeance of the law, and placed himself beyond its pale and protection, by his reply: he endeavored to rectify himself in the opinion of the public, by the same medium—the press, which he supposed to have done him injustice. If injury fotlowed, it must have been because he could vindicate

himself from merited earsure and ridicule. He assumed the responsibility of rectifying himself by a reply: if he faited, the loss and injury are his own. Yet despite that reply in which he dered not assail

gruning as a anger, we have taken 'the right sow by the ear.'

This seems is have guided the mayor when he vetted the is resolution: for by the new law, there is one provistor in which deprives the mayor of the hiterto enjoyed prover, of appointing the officers of the corporation, and it was a cuttively in the councils. If this law be generally and the succession of the corporation of that influence he has from office suckers; and it is in a reason, and this alone, he is persuaded, which included the mayor to place his veto.

Mr Thomas said that without impugning the movives of the gentleman from the 5th ward, he would say, that he is storigly convinced that the mayor has only here induced to this step, from considerations of economy. Mr Bayon has never fixed any price; and his loose way of appropriating he does not approve. To his opinion, \$300 is far too much. He thinks it better to refer the matter to the judiciary committee.

Mr Gaicnais introduced a vritten opinion of PS Biron, which stated that the work was vorth \$400. Mr G. said that Mr Biron is a printer by trade; and he considers that more respect ought to be paid to it than to that of a doctor, whose knowledge merely was confined the administering of medicine.

The question to persist was put and carried.

On article 4th, Mr Gaicnne moved to persist. He said that it is a remarkable fact, that he never is the author of any resolution, but what it receives the leternal veto of the mayor; and it is equally remarkable, that the mayor is ever annoyed at a resolution to open a street. He believes that the executive would as soon encounter the infernal machine of Fiecchi, as a resolution of this mature. It is untrue to any that the owner liberties have received a donation of \$16,000,—it was by a resolution passed last September by the council, that the purchase was decreed.

The question to persist was put and carried.

Mr Allard presented a resolution, that the opening of Moreau street shall for the precent only be continued as far as the upper limits of McCarty's plantation—adopted.

A second message from the meyor was read.

MAYOR'S OFFICE.

New Orleans, April 9th, 1836.

The President and Members of the City Council.

Gentlemen: I have communicated to M: Joseph Pilié your resolution of 29th of March last, and I have received from him an answer, that there did not remain in his possession any papers belonging to the corporation; that the notes relative to paving and the original plan drawn by order of the city council, had been deposited in the archives. Mr Pilié has communicated to me, as evidence of these facts, a list of said plans, with the receipt delivered to him by yoar secretary. I send you this document.

I am, respectfully, gentlemen.

Your obedient servant,
D. PRIEUR, insyor.

Mr Allard presented a resolution, that the pureleasers in front of the city, between Caral and Esclanade streets, the sale of which was passed on the 33d January, 1834, by order of the district court of the United States for the castern instrict of Louisiana, shall have the privilege to withdraw their notes, and give their bonds to the commissioners of the sinking fund of the city of New Orleans, at 20 years after the instalment of each note, bearing an interest of 65 per cent., payable centi-sanually, with special mortgage, and that buildings shall be created on said lots within one your from the date of the bond; that they shall be obliged to insure and place the policy of insurance up the possession of the commissioners of the sirking fund.

A dispensation of the rules was moved for Mr Berry objected to the vote of \$\text{Sir Lebatut}\$, on the ground that he was immediately interested.

no interest is the dispensation, though there might be on the main question. The rules were dispensed with. The Recorder here entered and took his seat. Mr High offered an amendment to the resolution—I has the first and second payments be paid into the reasury, and the remaining three-fourths to be allowed remain on said property, hearing an interest of 7 er cent, payable in advance half-yearly for twenty years, at the option of the owner or owners.

Mr Pichot opposed this. He thinks that it is more interest than ought to be required. It is the citizens the sentence of harrassing them—but to protect their interests—Surely this would be a strange method of luffling their insudate. He is decidedly of opinion that what is already required by the resolution, is in all conscience neigh.

March, were of a date anterior to the acceptation and the trustees.

By a resolution adopted in the same sitting, you at thorize the Orieans Navigation Company to build along Carondelet canal, a brick wall to extend to the first semi-circle, and to be distant seven feet from the border of the canal. This last clause seems injurious to the interests of the corporation, and will displease the public. In narrowing a promenade destined to become a great thoroughlare, and of which the width is pardly sufficient to the actual circulation and to unlow the boxes. Mr Allard offered as an amendment—that the mayor be authorised to provide one additional gas chandelier, and that the chairs stated in the resolution, be

prace therein, at which meeting it was be taked to the president and directors to gathibit a statement of the affairs of the comp. ny, and it shell be at all times the duty of said president and directors, upon the requisition of any number of etockholders owning together one standard diffuses, and saing the object and purpose thereof, to call a general meeting of the stockholders, a nejority in amount may remove from office any president or directors of raid company and may appoint others in their place; and that ten days sublic notice shall be given of the time of calling any such meeting; and all slections made by this act or by the laws of said company ought to be held on a particular day, if not made on such day, may be made at any time within thirty days thereafter and the president and directors for the time being, snail hold their offices until such efection shall have been made.

Sec. 7th. Be it further emersident that the said corporation is hereby invested with all the powers and ughts increasing the the consumetion and repairs of a Rail, out iron Baion Rouge to Clinten not exceeding one hundred feet wide, with as many sets of tracts, as said company may deem proper; and they or their agents, may enter upon, use or excavate any land which may be wanted forsaid road, or for the creation of any building necessary or useful to the same. And it is stipulated and a greet, that for and during the portiod of tweety five years, from the pressage of this act, said corporation shall have the exclusive right and privilege of constructing and using a railroad or railway, but said railroad by series, from the passage of this act, said corporation structing and using a railroad for railway, between the town of Baton Kongs and Clinton, and samilar privileges shall not be granted dering that time to any other company or individual; provided anways, that said railroad to the partial first of the said to the provisions of the police liany of the parish in which the same may be situated. And if the said road said in a

MARINE NEWS. PORT OF NEW ORLEAMS.

to matter in ballast.

Schr Uito, Howard, Analachicola, to master: cargo, 220 bales cotton, to rider.

Steamer Watchman, Chenvin, Latourche.

IMFORTS.

Lafourche—Per steamer Watchman—74 bbls molasses, J Materie; 45 do, de 21 bales moss, Brugier; 14 bales moss, T lour inn; 22 do, order, and sundries.

F. FPORTS.

New York—Per ship Runsia—113 bales moss, 1019 do cotton, 259 bids incal, 800 as ks sait, 11,300 staves.

New York—Per ship Cheans—130 bilds tobacce, 240 bales cotton, 200 bbls purk, 40 puncueons runs, de sundries.

New York—Per barque Brazil—873 bales cotton.

Liverposi—Per ship Brilinnt—1392 bales cotton.

Liverposi—Per ship Brilinnt—1392 bales cotton.

Liverposi—Per ship Runsia—1188 bales cotton.

Liverposi—Per ship Runsia—1892 bales cotton.

ROSSIGNEES.

Fer barque Falmouth—Martineau, Cruger & co. C. Worseley; J Armington; J H Leverich; Forstall & High; PC Dumus, LeGendric Bernard; E Laralde & co. P Chambis; J T McCaughn; B Quartier; N Figurez: PRoque; M Matus; J Prinet.

ROBERT H. WHITE, 25 Magazine street of fer sale, Madrid Scily, Madeirs. Malaga, Port and claret wind, Freuch Brandy & Holland Gin entitled absorbance—american brands & con in ball friend and claret wind, Freuch Brandy & Holland Gin entitled absorbance—american brands & con in ball friend and coil, herring, mackerel, Charity Hondital.

BY M. DARNETT, Sr.

BY M. GARNETT, Sr.

VILL be sold on Saturday the 16th, inst. at 18 o'clock, as Mewhet's Exchange.

M. George, a Mulato man aged 25 years, a good farmer, and enderstande driving houses.

Vincent, a negro min aged 25 years, a good carpenter and somewhat of a bricklayer—those slaves have been 10 years in this city, and are sold with a full guarantee for no fault whatever, their present owner having no futher use for them.

Term.—4 and 8 months credit for notes endorsed to the satisfaction of the vendor with special mortga ge until final payment.—Act of sale before Wm. Bosvell, at the expense of the purchaser.

BY B 60UNY.

WILL be sold on Find o neat, 15th inst, at 12 o'clock, at liewh in Exchange.

13 Lots of Ground, situated in laubourg Washington, square No 42 comprised when Louina, Piety. Celestins and Josephine streets, designated as No 2 and 14, and No 3 is 13 inclusive. For dimensions, see the plan which will be exhibited on the day of sale.

Terms—9 and 18 months, credit for approved endorsed needs and special mortgage until final payment.

Acts of sale before J Cuvillier, at the expense of piecensers.

BY B BOUNY.

WILL be sold on Thursday 14th April, at half part 11 o'clock, at Hewlett's Exchange,

40 Lots of Ground, situated in new factoring on French st, on the railroad, and 81 John the Baptist. For all neces-arry information, see the plan which will be exhibited on the day of sale.

Terms—6, 12 and 18 months credit for approved endorsed notes, secured by special mortgage until final payment.

Acts of sale before H Pedeschaux, notary public at the cost of purchasers.

BY TRICOU DOMINGON & CANONGE.

WILL be sold, on Friday 29th April, at 12 o'clock, at Hewlett's Exchange, on account of departure.

vate plan: measuring 30 ft front on French st, by 120 ft in depth.

Six lots of ground, under Nos. 15, 16, 17, 18 and 19, measuring each 30 ft front on Union st by 120 t depth.—Lot No 20, being the corner of La Force, and Union sto, measuring 30 ft front on Union by 120 ft front end depth on La Force st.

The plans will be exhibited at the Exchange.

A let of ground, situated on French and Creac leo sta, front on Washington equipme, measuring 50 ft front on French at, by 100 ft front and depth on Casachivo street.

our renent st, by 100 it front and depth on Casacaro's street.

Terms—6, 12 and 12 months credit, for approved endoused notes, with mortage until snal psyment.

a 12—16.

Ry F. DUTILLET & DULERY.

Will be sold on Saturday 16th iust, 13 o'clock, at Hew at's Exent. 4e.

Lacy. Grill, aged non'thy years, go decok, wisher, children's mire & house servant, faithful girl & ence 8 years in the country, speaking French and Euglish—6 & 12 months credit, for approved endored Act of sale, hefore Wm. Boswell, not pub. at the act of the purch exer api2

By F. DUTILLET & DELERY.

Will be sold on Triav. 22d April at 12 o'clock, at Hewlett's Exchange.

Namey, negro women, aged 22 years, with her son, 3 years old. Sald slave is good weaker, house servant, good house maid, since long time in this country & fally warranted free from all vices & diseases prescribed by law.

Terms—1 year credit, for approved endorsed notes which may be discounted at 10 per cent a year, with specicial mortage until final payment.

By FERNANDEZ & WHITING.

Will be sold on Saturday, 13d April met, at 13 o'clock, at Hewlett's Exchange Coffee House, the specicial mortages until final payment.

By FERNANDEZ & WHITING.

Will be sold on Saturday, 13d April met, at 13 o'clock, at Hewlett's Exchange Coffee House, the specicial mortage until final payment.

By FERNANDEZ & WHITING.

Will be sold on Saturday, 13d April met, at 13 o'clock, at Hewlett's Exchange Coffee House, the specicial mortage until final payment.

By FERNANDEZ & WHITING.

Cyrol Gentin, in square 155, 12 lots—square 162, 12 lots—square 199, 10 lots—square 137, 12 sequare 183, 4 lots—square 220, 12 lots—square 221, 10 lots. ots. Account of Mr Bry, square 46, 12 lots—square 😕 🥫

co. P Chambis; J T McLaighn; D Quartier; I I age
rez; P Roque; M Matua; J Propet.

ROBERT H. WHITE, 25 Magazine street of
for a for sale, Mariad Sicily, Madeira. Malaza, Port and
claret wind, Freuch. Brandy & Holland Gin entitled

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of C C Hall, square 140, 13 lots.

Account of