OFFICIAL PAPER OF THE STATE ..... NEW ORLEANS, SATURDAY MORNING, MARCH 13, 1852.

LOUISIANA LEGISLATURE

con septracticale, action the same was adopted.
Separate appointed in said Committee.
Morgan, Carr, and Terre:
Hought-Renderd, That the Indicary
tee be represed to empire into the con-adity and

Morgan Carre and Terre.

Housing Resolved. That he Judgary
has been been required to empare into the consolved and seped ency of abusings the
more sept read by law or strongs, ware
a solved of which has been the form of the circumstance of the

Naz. 1/3 Bean a tered and amended as

At learning the select one and home

to the real new yor. Dr. Spirit from the con-

An act to create an additional Notary Poli-he'n and for the Paneh of Assumption.

An act to admit the published statutes and di-gress of other States in exidence.

An act to provide an additional Notary in the Parsch of Cachome.

Anact to create two additional Notaries in te ntiome, . create two additional Notaries in

best were present.
Leave of absence granted to Mr. Campbell.
Mr. Convolion, and Mr. Cur.
The Convolion, and Mr. Cur.
The Sender appointed on the Committee of European Convolion, and Mr. Cur.
The pournator present of Law and service.
The following members introduced the following period of the committee of Mr. Goban, a vertain.
Bourned to the Committee of Mitta.
Mr. Campter Petron of Mr. Goban, a vertain.
Reserved to the Committee of Mitta.
Mr. Campter Petron of W. M. Mercer
Mr. Campter Petron of J. V. Echois and office.
Mr. Augustin—Petron of Mr. Goban, a vertain of the Sender Sender Petron of Mr. Goban, a vertain of the Sender Sender Petron of Mr. Goban Consideration of Mr. Goban Consid An act to authorize the appointment of an additional Notary Public in the Parish of Lalay-

Perform of cereany areas of Research the formation of a new parish, de Tay ex-Proceedings or to Thild Majority Council on the subject of comounds and on the subject to east.

Let do in the subject to east.

The bollowing immorem introduced the lossing resolutions.

M. Day-Resolut That the Committee on Proceedings of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for persons and confidence of the subject of send for the Committee on English of the committee on English of the confidence of the subject of the subjec

nd to examine persons and witnesses of an oash continuous of an oash continuous of an oash continuous was adopted, organ—Recoked, That a Special Consister be aspon offed to crimine the active State Engioner, and report to too so the same was adopted, on the produced of the continuous of the State Engioner, and Committee with a state Engioner, and Committee of the continuous of the contin

s.h. Isber
An act to amend the second section of an et to incorporate the town of Tribits; approv-

of minimum sections section or an opporate the town of Trancy; approximate, 1850, to anthorize Jesse Sunth, of the Patrickie, and these tempta associate to be if a trappoke road through the first and West prong of Black e-il Contrequesting our Sentiors and Res-autics in Congress, to nee their best exer-to have a Naval Deput and Navy Yard ished in New Orleans. rw Orleans, requesting our Senators and in Congress to use their efforts ed a Post Office in the Parish

change a personal patient, patient, personal per

of J. A. DeBlanc. uthorize wild empower the Police Par shot East Fenciana to lease the Mississippi river at the town

arge the time of holding the rees in cavil cases.

An act to regulate the trial of civil cases on toward troin dustries of fire. Peace, beling the last of Control of the result of Control of the result of Control of Co

An act to provide for taking the bonds of the Stille Collector in Taxes. Reported his substitute as follows:

Reported his substitute as follows:
to act to repeat the Interestion of an act entitled at act to amend an act relative to the bonds of Tax Collectors and other public officies; approved March 16, 1818.
The same notember, on behalf of the issue committee, to whom was referred the bull on-the following the committee, to whom was referred the bull on-

table and by substitute, under the following an act in reference to medical practitioners, fifr. Carr, on behad of the Committee on Particular Alburs, to whom was relected the following entitled bills. Hepert, determinant to the arouse winners and minimizers.

The same member, on behalf of the same immutes to whom was referred,

As an including an enumeration of the unfilled voice settling the family observed out of the Passiles of Saline, Rapides Calcaseu and Natch-

proported the harms back, and asked stajecter to be discrete the many content of the bill, which collected, as an embedding tensor named in the bill, which collected, as said emember, on behalf of the same of the bill of the beam was reserved as persons on these to whom was reserved as persons on these tensoried by bill under the following.

aspect reported by bill under the following a sact retember the eat of Justice of the control of the Committee in the rest of backshein of the Committee in the restriction of the control of the control

F. Nosman, reported by bill under the ros-ing trig!

The set for the feel of Widow F. Newmon-ind asked that or mean of the perturon is re-to a role was of the person be referred to Gomestice on Mittin, which was ordered for tell owing from here gave project that as as fainted day, they would introduce the fol-our critisal of the set of the period of the Jr. Pathyrs—by a certificial to run way reseconding to part in the parish of Vest-bergam. S domon An act to prevent icy

plue its on this State. Yaught An act to authorize the Police I the several parishes in the State, in house Commandeur-An ser to amend an act

he State.

thereof to the Committee on Finance,

the lart of the Vol Art to besteet certain re
er in Regarders office of the parish of Astrial to the Jadiciary Committee.

Dewess—An act to amend an act relationary grant of the street of the Jadiciary Committee.

Vaughte—An act to prohibit early playing States.

of its State.

Heferred in the Judiciary Commentee.

We Edwards—An act for the relief of J. R.

bitts, a vegran of 1811 and 1815.

Heferred to the Committee on Milita.

Thoughout of St. Helens—An act for the
my wal of the persons of Paul Bander and of the pensions of Paul Baider and street we erans of 1314 and 1315. ted to the Consense.

and the state of the Park of Control of the Season of the Park of Control of the Season of the Park of Control of the Season of the Season of the Park of Control of the Season of the S

Asked its reference to the Committee on Publication of the control of the certificate of the too cross of the control of the c ife. Consequently said resolution was rejected. On the inchion to adopt the resolution of the

owing candled bils:

In act of anota, a portion of the Parish of a froll to the Parish of a froll to the Parish of Pranklin.

An act to anota a portion of the Parish of a froll to the Parish of the

2 Anditor or any other oncer, to countersign bills or notes for any person, 8 be pt 3 company or association, to any amount in the aggregate, exceeding the 4 public stock and half the value of the bonds and mortgages deposited with 10 5 the Auditor by such person, company or association, as provided for in this 41 ted a 6 act, and any Amhtor or other officer, who shall violate the provision 12 of this section, shall upon conviction, be adjuged guilty of a misdemeanor, 13 by th 9 mortsoned not less than five thousand dollars, and be 11 interesting the provision of the contention.

9 imprisoned not less than five years in the penitentiary.

Sect. 11. Be it further enacted, &c., That any number of persons may

9 in its dealings.
10 Second. The place where the business is to be carried on, designating the particular city, town or village.
11 ing the particular city, town or village.
12 Third. The august of capital stock and the number of shared into which its the same shall be divided:
14 Fourth; The names and residence of the stock-holders and the number of shares held by each of them respectfully:
15 Fifth: The period at which such Association shall commence and the office of the Recorder of the Parish where any office of such Association is the office of the Recorder of the Parish where any office of such Association shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a copy thereof, shall be filed in the office of two shall be established, and a sociation shall become a hody politic and copporate at each of the sacrificate, and by such name shall have power to make contracts, to grant to an other coordinates the same and profits and places wherein legal or judicial proceedings say be had, to have and two accommon seal, and after the same at pleasure, to have, held, use and the recording of the same and the contracts, and so exercise all other powers conferred by this act, and all grants are not property, real, personal and mixed, with the rents, issues and profits as the reof, and so exercise all other powers conferred by this act, and all grants are not property. The same and the contracts of the same and the recording of the same and the reof and the recording of the same and the recording of the same

8 their business may require.
Sec. 13. Be it further enacted, &c., That the shares of said association and shall be trans-Sec. 13. He it further enacted, etc., I hat the snares of said[association 2 shall be deemed personal property subject to taxation, and shall be trans3 ferable on the books of association in such usaner as may be agreed on
4 in the articles of the association; and every person becoming a shareholder
5 by such transfer shall in proportion to his shares succeed to all the rights
6 shall liabilities of shareholders by whom the transfer was made.
Nochange

## MEMORAL

\*\*Section of the strong or the section of personal back by influences, the strong of the

subinsher, quarterly, in the nearest newspaper; and such statement shall been sold for much more than a cost, on terms to correspond with the coupons and bonds as maturing; that the faith of the State, particularly under such circumstances, should have been violated, must be a matter of surprise and recording to law. wording to law.

2d. The value of the Real Estate, specifying what portion is occupied communicate the same to the parties interested.

1 am, resp.

2d. The value of the iteal resiste, specifying what portion is occupied y the association for the trainsection of husiness.

3l. The debts owing to the association, and the date and amount of ach bill of inde discounted, and when the same was made payable.

4th. The amount of debts owing by the association and the amount

Sec. 22. Be it further enacted, &c., That whenever any individual banks. Sec. 22. Be it further enacted, &c., That whenever any individual banks. Sec. 22. Be it further enacted, &c., That whenever any individual banks. Sec. 22. Be it further enacted, &c., That whenever any individual banks are deemed at least innerty per cent. of their circulating notes and shall prove the section 2 provides—"That the Governor be and he is hereby authorized to a deposite to his credit in such bank as the Auditor in the section 2 provides—"That the Governor be and he is hereby authorized to decay a crifficate of a deposite to his credit in such bank as the Auditor in the section of this credit in such banks as the Auditor in the section of the same, and to give up all the section of the same, and to give up all the section of this act, may give notice for the order of the section of this act, may give notice for the order of the section of this act, may give notice for the section of property in the provisions of this section of this act, may give notice for the order of the section of this act, may give notice for the section of this act, may give notice for the section of this act, may give notice for the section of property has been sold in accordance with the requirements of the order of the section of this act, may give notice for the section of property has been sold in accordance with the requirements of the order of the section of this act, may give notice for the section of this act, may give notice for the section of this act, may give notice for the provisions of this section of this act, may give notice for the section of this act, may give notice for the section of this act, may give notice for the section of this act, may give notice for the provisions of this section of the section of the section of this section of the sea

Seo. 23. He it further enacted, etc., That all notes bills, and other evidences of indebtedness to corporations or Associations organized according 3 to the provisions of this act, fulling due or maturing on the Sabbath, or on 4 the Fourth of July or on Christmas or New Years' day or other legal Ho. 5 lydays, shall be deemed as disc or as having matured on the day previous. Sec. 24. Be it further enacted, etc., That when the property, rights, oredits, assets and effects of any association put into liquidation under the pro-3 visions of this act, shall have been exhausted in the redemption of notes 4 and payment of liabilities, and there shall remain unpaid any indebtedness 5 or liability of any kind, any person having right or cause of action upon or 0 on account of any such remaining indebtedness or liability, shall have remained by in any court of record, having jurisdiction against the Stockholders for 8 the amount on set of the stockholders for 8 the amount of the stockholders for 8 the amou

eny sach perso

The STATE ST

13 6

s interested.
I am, respectfully,
EDM. J. FORSTALL. [Signed.]

Sect. 11. Be it further enacted, &c., That any number of persons may a sessificate, to establish offices of discount, deposit and circulation, and here are come incorporated upon the terms and conditions, and subject to the liabilities prescribed by this act; but the aggregate amount of the Capital stock. 19 of loans and discounts, and specie on hand, what amount of notes of other certify:

5th. The amount of succession.

5th. The amount of debts owing by the association and the amount of any such associations, and subject to the liabilities prescribed by this act; but the aggregate amount of the Capital stock. 19 of loans and discounts, and specie on hand, what amount of notes of other certify:

5th. The amount of succession.

5th. The amount of the succession.

5th. The amount of the s

said section, to wit: for an amount sufficient to meet at maturity the above bonds, with running interest to meet the interest on said bonds as maturing. That whilst the Legislature has provided by special appropriation for the interests of 1851, say \$6,250, and whilst for a special purpose themselvery for which the bonds is question have been issued, has been sold, the public treasury receiving on the proceeds thereof, interest to a larger amount, than that due on said bonds, the Auditor of Accounts and State Treasurer have thought proper to dishonor No. 84 to 125, 42 coupons of \$25 each, of interest dee on said Charity Hospital bonds, 1st inst., giving no other answer to my application for payment through the Louisians State Bank, than—"That no appropriation had been made for the same"—to which I have protested, and do again hereby protest, on whomsoever's account it may be. protest, on whomsoever's account it may be.

I am, with great respect, &c., EDM. J. FORSTALL. [Signed.]

\_\_\_\_\_

Ħ. C opy.] EXPOSTIVE OFFICE. Basen Rouge, January 16th;1652, \*

Bir: I am in receipt of your letter of the 13th instant, on the subject of the men-payment of interest on the bonds of the State, issued in favor of the Charly Hospital for the purchase of the State-house square in New Orlegan, and which was said by see in accordance with an act passed for that purpose by the Legis-

the and maintain any appropriate action or mir