was proportionauty over demand for specie. About its sent off every day to Buston and Eastern cities sent off every day to Buston and Eastern cities as well as this. American tiold, halve

## TRADE AND COMMURCE.

LXPORTS ship Marengor/1202 bales cetton, 868 bun festaves, &c., ship Eurabeth: 398 hhids tobacco, 41 hales

THE INTERIOR.

## MARINE INTELLIGENCE. PORT OF NEW-ORLEANS.

Boke David Mors, Rome, Pensacola,

Biors, 232, schrs Groton, Fogg: Up for this port.

Up at New York for this joit, packed then Mississippe Hithard, to sail on the 27th, barque Cl. rion, Young, to sail soon.

Hittstad, to sail on the 27th, furque Cl. Fion, Young, to sail acount.

Spoken July 7th, lat 41 long 17 ship Maisestic, from Norisans for Liverpoot, 18th, of Cape Flories, ship Queen Victoria, fion de for de.

Deep Sessadings—Capt. James Koss, R. N. fourthisottom and of Marca last, in act 23 21 world long. 44 act, at the desired 2827 max max. He had over 6000 thomself line of the control 2827 max max. He had over 6000 thomself line of the control 2827 max max. He had over 6000 thomself line of the control 2827 max max. He had over 6000 thomself line of the control 2827 max had been sounding, and it is the more well more statistic to you han this sounding, and it is the more well more statistic to you had the sounding, and it is the more well may be a first the more well as the per vice maximum of getting sounding the first line in all per way more on this side of it expect. The mean velocity of the weight if some of the great of the statistic of the Cape. The mean velocity of the weight is decreased flag 2877 factors, a warm the rate of three miles and act of 18 may. The first 60 is now seekeened at his case of 27 may may be found the last 160 24. On a pection of the control of the contr

Moses Morgan, Landon, Spera, Chastent.

Ge Messas Fattors, These have the Rundress to another the Moses of th

JAIBERT, 26 N. LOUIS II
CP REMOVAL-PRIESTLEY & PLIN lave temoted
from No. 30 No. 10 No. 10 No. 10
ANDREWS & BROTHERS
ANDREWS & BROTHERS
OMNINGS MERCHANISM
OMNINGS MERCHANISM
OF THE LOUIS STATE OF THE STATE OF THE

THIS DAY, et al. o'Close Two CAPITAL FRIZES OF SAME EACHER EACHER SAME EACHER EACH

| prize of | SILME | S

OFRS OFFICE, No. 2 Canel street.

WHEKEY - 100 bris rectrict and common in store and LAYET & AMELING. W BISKEY - 60 tria rectised whiskey per steamer Pr emption, for sale by JOSEPH LANDIS & Co. CHOYBLE-60 deres showed, for sale by some windows above, for sale by some windows above, profit 28 Gravier st.

WEAPPING PAPER—5000 remm, for sale by some windows above, profit of sale by WRAPPING FAPER Joses reams, for salv by wind with the WIGOIN ROAV NPORT, 30 dravier st. BUTTER-50 kegs western butter, for sale by ADAMS, MARI WILL & G. 38 Peyfers at. THREAD TACKWESS in the sale of LASON & VIEW, 44 Chartres at. 39 states of CLASON & VIEW, 44 Chartres at. 39 states of LASON & ADAMS, MARI WILL & G. 38 Peyfers at. The sale of LASON & VIEW, 44 Chartres at. 39 states of LASON & ADAMS, MARI WILL & G. 38 Peyfers at the pin steps, at story, and the sale of LASON & AMELIANO, 17 Commerce of APPING With Sale of LASON & AMELIA & AMELIANO, 38 (APPING COMMERCE AMELI COURT HAME—she has superior from the first by a first seed of the state of the first his seed of the state of the freedom of a boy claimed as a first his state of the freedom of a boy claimed as a first his state of the freedom of a boy claimed as a first his state of the freedom of a boy claimed as a first his state of the freedom of a boy claimed as a slave, and for sale by LAYET a AMELING.

As a particular for the freedom of a boy claimed as a slave of the first his state of the freedom of a boy claimed as a slave, and for sale by LAYET a AMELING.

M. M. PROTECTION OF STATE OF THE STATE OF THE

## OFFICIAL STATE PAPER.

BY BULLITT, MAGNE & CO.

## JOHN TYLER,

FOR GOVERNOR HENRY JOHNSON, ct to the decision of the Whig State Conve LOUISIANA ELECTORAL TICKET,

NEW-ORLEANS:

THURSDAY MORNING, AUG. 6, 1840. Tue Man, failed yesterday beyond Columbus, W.

There is a magazine published in Boston, which ex

icises great weight with the locoforo party in the orth. It is conducted with signal talent, and its inciples of the constitution and of a free gover laration which was copied and commended by the Tue calcoun, (Ala.) Flag of the Union. This man is at office-holder under Mr. VAN BOREN, and a favorit ecoforo oratorand lecturer. That he possesses talei in lisput dile; how it is prostituted to the maint ance of the most alarming and disorganizing denes we shall shortly see.
The "Boston Quarterly Review" conducted by Mr

After a long dissertation on the value of labor, M nownson approaches "the deeper question," and d

one the rounds of the administration papers, and has in Massachu-etts-the Boston Post.

So n ach for the religious tendencies of "True Description New for its political effects. First upon the niking system.

\*\*Uncompromising hostility to the whole bankin structhood be the motto of every working man, an every friend of humanity. The system must be depended on this point there must be no misgiving scattering, no puliation. Every friend of the system met be marked as an enemy to his race, to have not been and because the property of the laborar. "Page 393.

Now nor the grand communicion."

or. It will be seen at once that we allude to the here-ary descent of property, an anomaly in our Ameri-ry stem which must be removed, or the system its facilities destroyed."

an system which sour or removes, or see system self will be destroyed."
"A man shall have all he honestly acquires, so long as he himself belongs to the world in which he acquires it. BUT HIS POWER OVER HIS PROPERTY MUST CEASE WITH HIS LIFE, AND HIS PROPERTY MUST THEN BE.
COMETHE PROPERTY MUST THEN BE to be disposed of by some equitable law for the use of the generation which takes his place."—Pages 393 section.

cent measure and a startling, and his knowledge of hu man nature and the sense of self protection inherent in mankind, does not decrive him, when he adds that is will never be voluntarily submitted to, and that it with with inverse voluntarily submitted to, and that it was be effected only by the strong arm of physical force. A little farther on he admits that however inevitable to the eye of philosophy this system may appear, it will be a loyted only at the conclusion of a war, "the like of which the world has never witnessed, and from which

the heart of humanity recoils with horror."

Let the honest friends of the administration pender WHOM IS THEMES OF THE MODIFICATION POINTS WELL OF THE PROCESS OF THE ACCURAGE OF CHARLES OF THE ACCURAGE OF THE ACCURACE OF TH ng school of infidelity and agrarianism, and these dis organizing and revolutionary principles which reason is was, are gravely urged upon a whole party in as credited and popular organ, by a VAN BUREN office holder. The laboring classes are called upon to pros-rate the clergy and school masters, churches and ask and they are incited to the speedy performance this work by the prospect of sharing in the spoils of very man's fortune when he dies. This state of hings too, is predicted as the inevitable sequel to the nings can, represented as one meyerance request of the sub-treasury, which is but the entering wedge to "a discover question." These are not the isolated opinthere question. These are not the isolated opin-lions of one man; they are the sentiments of an en-tire party in the section where they were put forth;— and though thus far, such permicious heresies have found few or no advocates among the people of the femilit, we know not how soon, the oracles of pretendand democracy may attempt to discentinate them. Let the people in an their graph to the them be unceasing. It vigilant and neitre, the month avoid worse evil-than any from which they have heretone uniform.

FIRST GUN FROM ALABAMA.

Harrison triumphant in Mobile County.—The elections in Alabama have commenced associous for the cause of Harrison and Rapons. Tremen deus exertions were made by the office holders to de-feat the whig ticket, but in vain. The friends of Hasison in Moisie County have elected the entire ticket to the legislature, and their sheriff, by an avea oge majority of 100 votes. The following are the me

Willon. Wilos.

C. C. Lingdoo, 1167 James S. Dens, 1099 G. F. Lindsey, 1061 T. McPrince, 1178 H. C. Holmer, 1073 H. C. Holmer, 1173 H. C. Holmer, 1073 Snearr, George Hoggins, 1166 J. D. Golbeld, 77,96 In this is a wing gain, as two capdidates of 1 each side succeeded at the last election. Well day 10, Medical Sides with the last election. Well day 10, Medical Sides with the last election. Well day 10, Medical Sides with the last election. Well day 10, Medical Sides with the last election. Locorocos.

because he does EN has given gene he has so acted as to satisfy the wh

ed by their official oath, they are all eager to rid With regard to the protested drafts, enquiries has

Tr We are requested to ask such editors as have Robinson, in this morning's BER, to take such notice

On the 22d ult, five individuals were shot for pir cy, viz: Francisco Suare, Juan Je Armas, Juan Ro mero, Aquitui Lopez, and Lorenzo Fernandez --Among other piratical exploits, they had on the 1st May, killed Capt. Cunningham, of the English brig Vernon, together with a part of the crew.

MEXICO. In our Havana papers we find late news from Mexico. The journals of Vera Cruz lament bitterly over the capture of Campoachy, and charge the Central Government with indifference and corruption.

The house of Lizardi being no longer reimbursed for its advances to the Mexican Government, has re-

a loan of a million of dollars, secured by mortgage of

sursement of the duty of 10 per cent, paid by the Eng

that at the period referred to, the Mexican Govern-

we that a quantity of brandy worth ten do lars, pays, a Mexico forty one dollars of duty. The Cosmopolits of the 10th, has the following:--s not recognised, Great Britain will acknowledge its independence. The letter adds that Great Britain

"On the authority of a private letter from Mazatlan ated May 2d, inserted in the Alzaprima of the 6th popular commotion against foreigners had occurred.Yesterday's mail brings us a few details."

"Tepic, 23.1 May tak new details.

"Tepic, 23.1 May tak new details.

"Tepic, 23.1 May take perfection on their way to San Blas. The imajority are citizens of the United States. The remainder are Englishmen. It appears that they were detected in an attempt to excite a revolt against the authorities of this department."

VERA CRUZ, 29th June.

candidates for congress from the Fairfield district, now

n Philadelphia. He is a most notorious burglar, and

by a succession of very heavy showers on the 23d alt. Great damage was done in various parts of the city. ly be covered by forty thousand dollars.

The Great Western was to leave New York on the Sich July. The President left Postsmouth on the lat

There has been a Harrison meeting in Abbeville istrict, South Carolina.

The report of Dicken's (Boz,) insunity is

The report of Dicken's (Boz.) insanity is contradicted by the London papers.

Ma. W. C. Parston.—This gentleman, on Thursday night, on his return from Washington, addressed the Tippecanoe Club, and as many others as could get within the Cabin, or within hearing on the outsidet was a great audience, and richly were they repaid for their exposure to the inclemency of the weather.

We would not, for the world, attempt a sketch of his romatts. We should be exercised for a hundred years to come, by the citizens of Richmond, if we were to break the dedicious charm with which that thrilling eloquence has impressed every mind. Enough, that all were enraptured for two hours, by bursts of cloquence and flashes of wit, which, by universal consent, have never been surpassed in the metropolis of Virginia. Shouts, cheers and clappings were the only interruptions to the rapid and uszzling flashes of tyshning which played from the immortal mind.

This gifted orater, whose principles are as pure shis genius is resplendent, is now habitually sneared at by the jackalls of the dominant faction in South Carsina, as "Mr. Preston of Virginia." Fondly would the Old Dominion take to her honor signin the son, abose virtues and abilities add Justre to her fame.—Would that she were as able to indulge her desire in lass seepect, as she is to resent the sneer thrown at her jy the creatures of him who thinks himself a fit comer for the "Request and Royalists."

Mr. Preston left the city, yesterday, for home.

Richmend Whig 25th inst.

45 Camp street, 5th August, 1840.

Chevelene,—The allusions made some weeks sharped the newspapers of this city, to a charge of harboring a ranawy slave brought against weeky Mr. N. W. Hatch, of Vickaburg, compels me

pushed one). I made the application which he quested; but was told by the party who had engaging to attend to the case, that he had not seen the y since the day that'he was in court—that he had ul nothing to do with him previously, further than applysu one for the purpose of instituting the suit, id, finally, that he wished to have nothing more to mit he matter. When I afterwards proposed to mit he see Mr. Hatch, that he oright do away the incastion on that geniteman's mind that he had acted all improperly, he objected, from an apprehension at by doing so, he might expose himself to trouble,

in the mame he iterstree, the question of the first dom. That Leve critisined the orisinent have just stated, I propose the propriety of my according to their request, to refer the question to three distinguished Lawyers in whose fearning and home we both condided, or to the Judgescott first squared by their decision. The reference to the latter was decisiended and the letters of John R. Grymes, George Eastis and Baile Peyton, Edges, the goodlement aduded to, which are subjoined, and nacked B, will show how entirely they coincided in opinion with me. Indeed the succeptual of the both proposed to the both of the both of the control of

he missapre basical as duty as a meinber of the berbut the most been act of injustics to leave the impression that he is only a wy advanced or sanctioned the course which Mr. Hatch was permaned to adopt in commercing a pressection against one. This was see far from the fact, that he had no leas of Mr. Hat. Instention until I myself informed that that had seen the office of Mr. The unexpected arrest and detention of Mr. Hatch having their ties become of a pressection, a report was industricially circulated, charging see with being the agent of an abolition socient? I was informed that I Mr. Edward Yorke was amongst the busiest propagators of this calumny. The charge was so richulous that I should have treated it with contempt, and have contented myself with leaving it to the good some of the community to apperiate at its true volume a report too prepositions to deserve a zerious contradiction, had I not learnt, from another quarter, of a charge of a more attained actions character. I was stridt that it was very generally reported through the cirty, that the same gentleman, Mr. Yorke, h.d. stated that he told me at a private interview that the last sent intervelved letters of mine which implicated my character and confirmed the report that I was an agent of the abolitionist.

I immediately requested a friend—John Veitlerry Eag.—it call upon this gentleman with a not camerated in his interviews with Mr. Mrellemy to assert that he had ever seen any letter of mine that sanctioned the report, he made many difficulties about answer. I may note, owing to his aversion to appearing in the messagers, and to the declaration of the abolitionist.

I immediately requested a friend—John Veitlerry Eag.—it call upon this gentleman with a note (amerated in his interviews with Mr. Mrellemy to assert that he had ever seen any letter of mine that sanction is the message of an action of the abolition of the abolition

II. H. STRAWBRIDGE.

II. H. STRAWBRIDGE.

(B. )

New Obligans, Exchange Place, 
June 6th, 1840.

M. M. Rounson, Exc.

Dear Sen—A few d ys before the commencement of a prosecution instituted on the affidavit of Mr. N. W. Hatch, against Meritt M. Ribonson, Exq., on a charge of fiveboring a rigro, I was called out of court by Mr. Robinson, and walked with him into the passage of the Commercial Court, where we met C. M. J. tree, Exq. Mr. Robinson then informed me that the object of the consultation was to k-certain my opinion as to the course proper for him to pursue, on a statement of facts, which are substantially as follows, to wit. A free man of color had employed Mr. Robinson, countline previously. In institute a suit for the freedom of a colorad man, chimied as a slave by Mr. Hatch, of Mississippi. On making some attempt to institute that it, is was ascertained that the judge required bond m an amount larger than the fitted of the plantic was also to give—say for \$81,500—and no said was instituted.

Some time after this, Mr. Hatch arrived in the city.

New OPLEANS, June 16th, 1840.

ly to escape the disclosure, gret that the adoption of that opinion by you that the adoption of that opinion by you do not describe the consequences. I still think that your duty as a lawyer felt you ton alternative.

Very respect this,
Your most obedient servant,
GEORGE EUSTIS.

[C.] LETTER OF MR. HATCH ON RECORD IN THE DISTRIC COURT.

Letters of Mr. Hatten on second is the District Court.

To M. M. Robinson, Esq. Attorney at Law:

Having brought some charges against your character, saying that you had harboured or concealed a tunaway slave, I will now state that I am, and always have been fully consinced that you acted contrainments, and in secondance with your opinion of your client when called for in which opinion, I know you were supparted by lawyers of the first standing at the New Orleans bar.

I will also further state, that in saying I believed you had harboard and concealed a runaway slave. I will do not mean that you had, by any act of your ows, harbored or concealed him, or that yoo knew where he was concealed, but that my refusing to give up the name of your client, who I believed actually guilty, you had done what I was informed was one and the same thing in the eye of the law. In this sense I made the charge—in none other. I am sorry for the occurrence as far as I am myself concerned.

N. W. HATCH.

New Orleans, June 5th, 1840.

Teste:

C. M. JONES,

Let Judicial District Court of the State of Louisana.
Letrify the above to be a true copy from the original filed in the office of the Clerk of this Court, in the suit of Robinson of Hatch.

Clerk's Office, 4th August, 1840.

P. LEBLANC, Dep. Clerk.

At the request of Mr. M. M. Robinson, I make the

P. LEBLANC, Dep. Clerk.

At the request of Mr. M. M. Robinson, I make the following statement.

A few days ago I was called on by Mr. N. W. Hatch, of the state of Mississeppi, for professional advice as to the course necessary to pursue for the recovery of a negro who be alleged hed runaway, and was harbored in this city. I was informed that in a conversation he had with Mr. M. M. Robinson, Mr. R. stated that he had been employed by a free person of color to institute a suit for the freedom of his slave, that he had presented a petition to that affect to the judge of the District Court, who had refused to allow the suit to be instituted unless the negro would give the the had presented a jetition to that effect to the judge of the District Court, who had refused to allow the suit to be instituted units a the negro would give security in the sum of lifteen hundred dollars, conditioned to abide the judgment of the court, which security he could not give. Mr. Hatch then stated to Mr. R. that if the negro was really entitled to his freedom he wished him to have it; that if Mr. R. would institute the suit, there should be a fair trial—but that he required the negro should be placed in such a situation as would enable him to take possession if it should be decided he was a slave; to this Mr. R. said, he would see the per on who originally employed him, and advise him it was best the negro should be given up and the suit be instituted. The next morning Mr. R. said he had an interview with the person and strongly urged upon him the prepriety of the course—but that he had declined, saying that he knew the negro claimed has a slave by Mr. Hatch was five, that it he suit was commerced he would be sent to jail, and there confined during the sirkly season, as the trial could not take place for several months, or that he would be carried off to Mississipp:—that the negro had been imprisoned a long time in Mobile, that he preferred the suit out to be torogly in New-Orleans, and that there was a chance of sending him to Philadelphia. Mr. R. stated that he adviced him strongly not to do so, but he refused to take his advice. Upon this Mr. H. asked Mr. R. the name of his client which Mr. R. refused to give, alleging as his resson that it was inconsistent with his views of his duty as a large of the head of his head of his desired him strongly not to do so, but he refused to give, alleging as his resson that it was inconsistent with his views of his duty as a large of his head of his head

the ring that the circumstances did not be present that the constant of the person that the constant of the co pinion.

I will also further state that Mr. R. atways expression in the state of th

C. M. JONES. To M. M. Robinson, Esq.

N.w. Obligans, July 30th, 1940.

M. M. Rimmon, Eag.,

Dear Sir.—In accordance with your request, I delivered to Mr. Edward Yorke, your two notes, one distance years, and the other dated on the 9th June.—
Cories of said notes I herewith return to you.

I explained to Mr. Yorke the cause of the delay.—
He read your note of the 9th of June, and said, I don't fight, but not distinctly understanding his mening, I requested Mr. Yorke to be so kind as to state the grounds upon which I should say that he had declined to comply with your subset.

Mr. Yorké also said that there still sub-sisted be-tween you and him the usual courtsey, and that since his note had been returned, he had often met you, and not only interchanged the customary civilisies, but that he had several times conversed with you in a

The subjuined are the notes referred to in Mr. Me-

Henry's letter.)

July 28th, 1940

Sir—Circiumstanc a, which will be explained to you his, the gentleman who hands you this, in the opinion of my friends residend it in ear edition to send you the enclased note until the present moment.

I need not add, sir, that none could be more annoy

MANDEVILLE HOTEL.
SEMMER BALLS.
THE SUBSCRIBERS are informed that the SECONI
BALL will take place on Saturds, next, whine sait.
Those which are not subscribers' will be admitted by pay,
ing.

(c)—The deamer Mareppa was a manager of mending the decided core appointed ay a North Carlot adverse being pointed ay a core of the creditors of Louis Schmidt and Schmidt in the manager of the "Creditors of Louis Schmidt and Schmidt in the Carlot and Carlot at the Carlot and Carlo

EECHES—6000 leve hear, received y exterday, the with install Jorsale at 18 and 25, corner of Rourban and Custem house at ... 86 H\_MAUCEAU A spotherary.

\$ 900 EEWARD—Will be given to the arrest of the arrest of the strength of t at the suit of John L Ferguson, against the estate, real and personal, of John McD-meil, for the saw of four thousant three hundred and forty-wes 8-100 dollars, retranshe to the term aforeasid; and at the said term of the court afore-said, it was then and there ordered by the court, that publication he made in the New Orleans Bee once a week for two mouths, successic 21, of the matters aforeasid, and anotif ing said defendant to appear on or before the first day of the next term of this court. (which commence on the first Monday in October, 1810), give special bail and plead to said action, or judgment by default will be suited a gainst him, and the eviate so attached will be sold.

Witness the housewhole V T Crawford, Judge of the 11th Judicial District of said State, this last Monday in June, 1861.

gainst him, and the estate so attached will be sold.
Witness the honorable VT Crawford, Judge of the 11th
Indicial District of said State, this last Monday in June,
1840.

1864.3 29 37 310 17 24

CTATE OF LOUISIANA—Court of Probates in and for
) the Paish of 84. John the Baptist—The State of Louisiana—Told of the Monday in June,
1864. State of Louisian State of Louisiana, engine by the sheriff of the parish of Orleans, the properts
hereinsider described, has applied to the clork of this court
hereinsider described, has applied to the clork of this court
hereinsider described, has applied to the clork of this court
as monitod on envertisement, in conformered, the day, for
a monitod on envertisement, in conformered this day, for
a monitod on envertisement, in conformered the forther
approved the trend Margh, 1884.

Now, therefore, know ye, and all persons interested
herein, are hereby cited and admonished, in the name of
the rate of Louisians, and of the Court of Probates in and for
the Tarishie St. John the Baptist, who can set up any right
title or claim in and to the property hereinsibre described.
In consequence of any informality in the order, decree or
any irregularity or illegality in the laste was made, or
any irregularity or illegality in the laste was made, or
any irregularity or illegality in the sale was made, or
any irregularity or illegality in the sale was made, or
the sale so made, should not be confirmed and homolo
gatted.

The said property was sold by the sheriff of the parish

why the side so made should not be construct and homolo why the side so made should not be construct and homolo and the side so that the should be should be

secure the purposers for the price of four thousand dollars, payable cash.

Description of property as given in the Judicial convey.

Learning the property of the payable cash.

A cortain lot of groups ance, viz:

A cortain lot of groups ance, viz:

A cortain lot of groups ance, viz:

BANK OF LUCIBLAN.

BANK OF LUCIBLAN.

BANK OF LUCIBLAN.

Now John hundred and twenty feet deep per an act of sale passed in the office of Pierre Pederolaux, dated 29th July, 1811, together with the buildings the reven.

Witness the honorable Torence Le Blanc, judge of the court sofresiad, this 13th day of June A. D. 1830.

a8-2-30 de Bank 13th day of June A. D. 1830.

CITY CURT—James G. Gregory v. Robert A. wright.

O'TY CURT—James G. Gregory v. Robert A. wright.

CITY CURT—James G. Gregory v. Robert A. wright.

O'Rey virtue of a writ of feri facias to me directed by the Hon. J. N. Duncan, presiding judge of the City Court of New Orleans, I shall capone at public sale on the 22d of August, 1840, at noon, at the City Exchange, 8t. Louis attreet, between Charton and Royal streets.

A certain lot of ground, with the beliefings and improvements of the court sofrest, between Charton and Royal streets.

A certain lot of ground, with the beliefings and improvements of the court of the

change, St. Louis street, seween Chartres and solver streets:

A square of land situated in the fambourg Washington, and supprised within Bonz Enfane, Triceu, Morales and Humesend Street, with the buildings and improvements theyon. Solvent seasons theyon, Solvent Street, and improvements theyon. Solvent Street, and increased in the slower class.

DLEACEED and unbineding phostings—A f-w bales in the profession sheetings, heavily quality, 33 and 35 in the profession sheetings, heavily quality, 33 and 35 in the profession sheetings, heavily quality, 33 and 35 in the profession sheetings, heavily quality, 33 and 35 in the profession sheetings, heavily quality, 33 and 35 in the profession sheetings, heavily quality, 33 and 35 in the profession sheetings, heavily and catch heavy seed to the profession sheetings and the profession sheetings are professionally and the profession sheetings and the profession sheetings are professionally and the professional sheetings are profession IN A PROTESSA, MARRY II

FOR ST. MARTINSVILLE (Attakapes) FOR NEW YORK-On the 8th inst. - The fine brig FRANCIS P. BECK, will positively leave a6 (

By order.

THOMAS BARRETT.

14-10ds

THOMAS BARRETT.

LOUIS LEPTGE

STATE OF LOUISIANAN—Farmed of Hedricannet Our

Of Probates—Succession of John Microscope—On Sater
day, the Side of August next, at nound, by vitto of an order
of the court of Probates of the parish of Jefferson, daired July

of Heading of Probates of the Parish of Jefferson, daired July
of the Most parish of Jefferson, daired July
of Heading of Probates of the Accessed, in
the town of McDonough, in this parish; of the decreased, in
the town of McDonough, in this parish;
of Cords of WOOD,

1 PIANO FORTH,
2 HORKES.

Some tables, chairs, and other in available effects and furniters, belongs at to the succession of the said discressed.

July 28th, 1140.

(Signed)

1531

LOUBIANA STATE BANK,
NEW Board of Directors of the stank, leverther day declar
ed a dividend of terriper even do the capital point
ich will be paid to the stockholds over after Alcorday
left in inch of the board,
By order of the board,
BEIGHARD REEK, Cashier,

NOTINE. The under organic warms the potter in general mid in re-particularly, the trading classes—that it consequence for his wife having tellus hed and board, havill not pay my debat contracted by her from the date of this publication.

GILBERT UARENS-DOUROH.

Parish St Charles, August 1st, 1800.

de Control of the C

EXCHANGE on New York, one to five the x signs, to gate the page of Chester and for rate by the Cantor oil, landing from steame of the Chester and for rate by the Chester and for rate by the Cantor of the Canto

SALES AT AUCTION. usks red Bordesus, wine

ages dry goods, consisting of prints, 2 s, sheetings, ble achel ditto; bod tick, ref so white and blue cotton lose, kerseys; sik iso-10 packages of ready made clothing, as LY M. BARNETT, Sent.

cont on Maurer as street, 12

BY R & SARLS

For W. New Sale

Will be sold of Thurstay, be instant, at a wicked

p.m. by neffer of the part warden, that nonnegaing appears Sann street, on the Leves,
The sait, ranging cables, nuchors, spars, as say any
in action of home captain Coper, trouble wreek of the

Recons Should have captain to sper, trouble wreek of the

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count of Attakapas, on her voyage from Attakapas, being

to hor of whom it may concern.

Also, at the same time and ridge, the hail of the log Nog
and her carge, consisting of live oak timber, as she has

me a week on Recons Shouls of the count of Attakapas

Terms, each.

BY M. BARN, TT, Sen.

Terms, each SY M. BARN, T1, Sen. Will, be sold, on SAUNTSY M. BARN, T1, Sen. Will, be sold, on Saturday the sich install of 10 P. M. et the camer of Bl. Lonis and Chatters as 1 Suge Coach, 1 French Gig. 1 Barrouche, and 1 Carriage. Terms—" ash. WILL be sold on Thursday next, oth instance at his-part four o'clock, P. M. at the cure of St. Ann and Bempart affects, a quantity of household furnative, such as bright affects, a quantity of household furnative, such as for sing, mallicaster, and executive of tools, changing or man-nited and the stances of the stanc

tempart attects, a quantity or noncommentation of months of the season o Moreon street, to, 100 feet 6 inches an depth and front on Moreon street.

Lot No 20, being the third from the corner to, having a freat of 26 feet on Montegot street, by 175 feet 8 inches an depth between parallel lines.

Terms—One, two and three years, for endorsed rotes, bearing mortgage and interest at 9 per cent, per annum. The Testically stituted to 200, 20, 400 Hz. Dev. Agreet, it must opality, with the substantial will have four story brick store built thereon, basing 21 feet 2 inches from the other to the latest annual characteristic street, in which at cert is due to not a first on the other substantial form street to street. This lot can bring in the most countries and 85 feet 9 inches to make the end of the construction of any in the cut for bosons as and having countries attention of any in the cut for bosons and having countries the total countries and the cut of the countries of the cut of

unnum.
The acts of sale to be pussed before H.B. Cenus, even notary public, at the expense of the purchaser. If not possed within ten day safer the adjudentum, other as such property to be recold after three days advertus ment, at the expense and raise of the purchaser.

COMMERCIAL COURT—No.2756—Widow Eiras Fourteer, tetras, for vertice N. Zimmer and F. Sustion. rity on Thursday, the 6th August area, as a normal normal

RECORDER'S OFFICE OF BIRTHS AND DEATHS. DICORDER'S OFFICE of Births and Doths transcell Its States etrics. No objects from 8 a m. (186) in its orders ob law the the burth of every free child and the death of every free person in the periad of New Dichesias, must be declared not not office within they do, it and as many of our chircos have not yet consoled with the important act, I therefore inform the public, thus every office against this prevision that he fined in the lawful gain of ten olders, and has not do the propercition.

New Orleans, 25h July 180. TO RENT—That commodious and elegably sitted in the welling house. No. 202 tamp street, near the Fife corner of Julia street, having every convenience four a gented family. Apply to 13 al.

ONE THEEN R PRO, 28 compet 8 and 15 al.

TO LET—The large two story brick-shouse, sitted at the corner of Rt Anne and Burgundy streets.

To accession given on the 14th of August. Apply to 13 and 15 al.

TO AREWARD will be given for the apply ensisted and elevery of my slave ALPREII, who abstracted delivery of my slave ALPREII, who abstracted and the test of Appl. Mad boy to a fast anamers when apoless to. He ensured years, there exceed the large transfer of the 15th of the 15th of 15t

The same of the same ......