

NEW ORLEANS BEE.

BY JULIETTE MAGNIE & CO.
No. 31, Chartres street.

THE DAILY HERALD, in existence since 1831,
and the Daily Journal and Public Justice, certain
of the most popular journals in the city.

FOR PRESIDENT OF THE UNITED STATES:
HENRY CLAY.

Subject to the decision of the American People.

MONDAY MORNING, OCT. 31, 1842.

The most fatal yesterday beyond Chalmette.

When Mr. Tyler's cause faced its first hearing to an audience in one of the whig party, it was considered a decided victory for his political friends.

Under the control of Adams, it was, repeatedly, argued, that Mr. Tyler would not consent to serve after serving a single term, and that all his speeches, his trials, his declaimations and declamation, voted in favor of the one term principle, while a candidate for the Vice Presidency on the whig ticket, were so much moonshine. So utterly unprepared were the whig party for the flagrant treachery with which they had supported their support, that even after the trial of his policies brought forward, it was considered a decided victory for his political friends.

The number before us is a favorable specimen of the contemplated work. It contains several articles of decided merit. The leading article "Our Politics," is worthy the attention of every reader.

Among the contents we note a history of the whig party, particularly relating to its present position.

The work will be issued simultaneously

every month, at New York, Boston, Philadelphia, and Baltimore.

The price of subscription is \$5 per annum,

payable in advance.

We copy the following from yesterday's *Pioneer*, and cannot say that we fully coincide in the opinions of its contemporaries:

"**Patrick Orator.** — We regard the law of the last session as legislation for the prevention of the corruption of the election of 1840, and the bill that had best stand, and while we would wish to see enacted in this post, ignorant, they say, of the extent of the law, complain of being made to pay what they consider to be illegal charges in the Court of Appeals."

The fees, for the support of the principles in question, in case of a trial, or the payment of this amount, offer no objection.

CAPRIN. — *T. P. Berrie, Dr.*

Barber Master's notice.

Veteran's affidavit.

Issuing warrant.

Surety bond.

Confining prisoner to jail.

Serving warrant.

Writing affidavit.

Making entry of the warrant on the record.

Writing the record.

Order of Court.

Order of Sheriff.

RECEIVER'S OFFICE, MUNICIPALITY NO. 1.

Received payment, New Orleans, Oct. 25, 1842.

R. S. MELLIEUR, Clerk.

NOTICE.—The Second Municipality, No. 1, has

been dissolved by the Legislature.

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