# Claiborne GiUARDIAN. 

VOL. 5.1
H0MER, LA., WEDNESDAY, AUGUST 2, 1882.
110. 51

## Termes of Advertiolas:







Aagat $\not \approx, 1877$.

joHNA. BICHARDSOR ATTORNEY AT LAW, Juary 11, 1882 .
 Meclevdey a birissile,
TTORNEYS AT LAA With practice in all the Corra in 3 m


ATTORNEY AT LAW,


JNO. S. YOUNG,
ITTORNEY AT LAW,

John E. HCLSE
ey and Counselor at law
JLL practice in the Courto of the 3 ,
 CIORNEYS AT LAW , wrytice on the Courto of Clas J. E. TRIMBLE, Pey sud Counselor at
FARMERVILE, LA.



## J. F. TA YLOR,

riney and Counselor at Law,
HiNDEX, we HisDes, WEHSTER PA., LA.


reveport Star Bakery

AI CRACKER FACTORY, THENABD, Proprietor.
Trorks Streat wud, sear supas.
C. H. ROGERE,

Be, Sign, Carriage and
Bazzy Painter,
aper-Hanger and Glaxier,
Hosier.

## Muctr The patronaie of THE


 Rand billitard saloon,




## CATZ \& BARNETT, <br> 

Mitane fron

## K. Bosh

 $W^{\text {Ho }}$

M. Dallas, HEAVY \& SHELF HARDWARE
 39 and 91 Camp and 597 Iagarine sta, Wareboacee 143.145 and 177 M
NEW ORLEAN.

Ven York Enumel Paint Con


## 

(katablibned ix 1me. 1
A. BALDWIN \& CO..

In Chaimbera Streel, NEW YORK,
$F^{\text {oreiga and domeatie hardwane, }}$
guns, pistols,
STEEL BARB PENCY wire,
RAILROAD SUPPLIEs,
Agricultaral Implements.

ま= =ix
sIMON \& MOHN,
Jobbers or
$H^{\text {ATS, CAPS, TKUNKS, }}$ 32:15
alises, traveling bags,

eernamd foster,
Hen Landman, Peliean Clothing
$W^{\text {LLL }}$ be plened to vee and attend the
 P. M. FIEEETAM, M. Fiderenan,
norel atare. The esatom of
Terma and ppilitited. liberal.
ormile,

| E. J. MART \& Co.. <br> Importers and wholesale <br> DRUGGIST | THE DAUEMTE OF mensoza. $\Delta_{0}$ Exquiaite Erample of Mr. Oeo. W. Ca |
| :---: | :---: |
| DRUGGISTS, <br> Grocers and Commission |  |
| 8tores 73, 75, 77 and 79 Tebonpitonlanat. Warehouses $93,95,97$ atd 99 Tehornitoulai Agg. $20,1879$. <br> 1:y | That I may sipg my gay branette, <br> Aem for a Priepert in coral set, The danghter of Mendosa- |
|  <br> Jonn CRAPFE \& nons, | How brilizant ia the morning atar; <br> The eveaing afar how tinder; Their softinee aod their sploudor. |
| ON FACTORS AND GENERAL OMMIB8ION MERCHANTB, | Bnt for the leab that abadee Thire were too danaziog for The dan shate rbem- |
| Aug 22,1877 . |  |
| JOHN HENRY \& CO., Wholosale Doserer io | $\mid A n$ |
| Boots, Shoes, Brogans and |  |
| HATS | ${ }_{\text {What }}$ |
| Nos.121, 123 and 125..... Common Street, NEW ORLEANS, LA. |  Before my visioe ever. |
|  |  |
| s. W. mawlins. |  |
| Gattan sactoe and Grammissian Merchant, |  |
|  | \% |
| Nov. 28, 1877 . 15:1y | No. 101.] AX ACT |

 tions for Repreepntatives in Con srese ahall be beld on the Arat
Tuemiay dext tollowiog the Arat Tuenday Dext tollowiog the Ara
Monday in November, 1882, and every iwo yeare thereatter, and
oball be condueted in the anme cuanner ase elections for Representa tives to the Geseral Asmembly, ex
oept that the names of persis roted for as Reprecentatives to Congrove aball be printed on a - separate bor.

Sge. 4. Be it farther enmeted, otc., That Beetion 2s, of the eame as to read: That all the numee of on one ticket or ballot be printed paper, of uniform asize and quality to be farnisbed by the Beocetary of State at a ebarge of Itve per centun naid paper; and the names of per. mous voted for, and the office for which they are voted, shall be two or mpecisied, and should gether the ticketa eo folded whall be rejected. The Commisaloners of Election shall require every person iflcate of regiatration, it bis oeriftcate be necessary ander the law force governing regiatration and when the vote of auch person Election shall write or atamp such certifieate the word 'voted, and the date of the vote, whict shall be signed by ove of the Com miksioners; and ans person wh shall erame or alter any stamp missiouers of Elearle by the Com of them, shall on conriction then be depmed gailty of arelong and be fued not less than Are bundral dollars, and imprisoned at bard labor not lese thath two nor more thall five jears.
Sec. 5. Be it farther enacted, te., That Beetion 36 of anme Act read: That for all elections in to several puriabes, the Parish of Or leans excepted, the Gorerior shall appoint a Returning Omber for ach parish, who stall appiont the Conminaiouers of Elections, and
denignute the polling places in each denignute the pollin
Ske. 6. Be it forther anseted,
tc., That Section 39 of the eame Act bo nmended and re enucted so as to read: That it shall be the daty of the secretary of State,
Assiataint Seeretury of State, or in Assiataint seeretury of State, or in
Their defualt the State Auditor nor lese than ten nor more than twenty days ufter the day of bold ing an election, to begin the compilation of the returna, and as $\mathbf{n o o n}$ as pomsible thereafter the shall returns and shall poblich in the onfinal journal the names of all the candiclates voted for, the office for which each was voted for, and the number of votes aetually east for hull declare that the persua, and aunll declare that the pernone reviviug the greateat namber of such parson frer ofice for whieh been daly elected. It the Sempe. tary of State on the Anditor choak vilfally negleet on refase to com pile the returns of eleetion and pablish the renalt as above pro vided, or if he shoald wilhully ne glect or refuse to count any rate ae abown by the returue, or shoal any returus from any parieh or polling plase, be aball he devemed gailty of a friony, and apon eon viction theie I shall be panisbed by dollars and by impriconment at band labor tor not lees thas eviea gec. 7. Be it yeare. 8sc. 7. Be it forther enacted eta., Thus Beotion of of the name

Asaiatant Becretery of Btata, or ne ait to the Clerk of the to trana Repreveatativee of the luet Gen anch perma list of the names the returns from the several parithea, shall bare received the greatoumber of rotes for the oflice Erpresontatives, as the cam or mepresentative dietrive purinken ahall be the duty of the asid Clert to place the names so furniebed apon the roll of the Hones.
R. N. UGDEN,

Speakres of the Hosee of Repre
GEO. L. WALTON, reaident pro tem of the Sebat Approred July $8,1882$.
B. D. MoENERT,

A trae eops

## ©ops:

## \section*{ILL A. BTRONG,} <br> Beeretary of State

## 07.) <br> 

property in doge
Egction 1. Be it enacted by the
General. A sasembly of the State of -naisiana, That Section (1201) rised Stutated of Lonisiang Remeniled and re-enacted so as 1 read as follows: From and anf the passage of this Act, doge owned by citizeus of this State are hereby declared to be perwonal property of on the name guarantees of law as otber personal property, provided sach dogs are given in by Ssc. 2 c., That no dop shall be entitied the protection of the law unleme the same shall bave heen placed ou the asaensment rolle.
BEC. 3. Be it frother ouseted, or for injaries dons for the killing or for injuries done to doge, the amount of the ralue of anch dog or dogs, as Axed by limself in the Inat angemement preording the kill. ing or injuries complained of. ec., That all laws in contlict this Act be repealed.
R. N OGDFN, peaker of

GBO. L. WALTON,
reenilent pro tem of the Beanate.
July $5,1889$.
S. D. McENERY,

A tree copy
WILL A. STRONG,
Becretary of State.

## The Amended Cume Law.

Be it enacted by the Genetal Ae rembly of the State of Loainiane That ceetions one, two and three of act No. 60 of regular measion of 1878 tend as followe:
Section 1. Bo it enacted by the Graeral Aseembly of the Btate of Loaiaiana, That it shall be unlawfal ia this State to eatch, kill or parsue rith sach intent, any wild book, doe or fawn, or to have same in proeeps. d, hetween the trat day of Mareh aud Arat day of Oetober of each year, under a penalty of not less han effy dollare for enoh oftroses. Sea. 2. Be it further enaeted, etc. That ne persea abull eateb, kill or parsee wist sues iatept, or have the oungte or tillend, any wild tartey between the Arreenth wild tartey between the Alfreentl dayy of April
and the irret day of Ootober of each gear, auder a peomity of not leese
than ton oor move then twenty dolJasm tsu oor move the divened ann ie
amme in poespesios after th thas beee angigt or tilled, atigy yoall, ppar. day of April and the Arvern the of Orm day of April and the Arat thy of $\mathrm{O}_{\mathrm{s}}$ of not lewen than tee wor mepere thas trenty. Ive dollare for eaeth athenem Provided, the Provided, the police farties of the
variona pariaines may regelafe the time the proviaiona of itheablate the times one, provisions of the a tove three are to take.
tike offect in their respeotice partolterey and provided farther, that foretrey and every parieh in which the wild police juries shall fall to regrelate sections ove, two and three othall prevail, and all laws and parta of lawn io conflict with the ames arv

## Approved Joly Bth, 1889.

## A. Cheering Eign.

## [N. Y. Evening Poot.]

One of the most eheering algas of he tiven in, that while many of oer wen are asking for sultrage and for the privilege of the higher edace. rion, many are aleo giviog their time ent of the wo-called eommou thinge life. Wonven of bright thing and unch attainment are deveting hemmelves to the cause of good cooking, clean bousen, and healthy uhildren. Thoee thinge are at length taking their true place, and re becoming houorable in the algh ail. Then, too, the old reprosel bat women of literary taste and babit are necessarily laeking in bousebold gracen, and in good tast is drens, is heurd no more. Thowe whowe ouemory reaches back twenty echool, this notion rnled, oven at atance at this mument Oue in gave emphasin to the fact. I remempher, the the fact. The gifi the the "umartege acknowledged to Therd was a trudition thes echeol. not take time from that abe did not take time from her stadies to all snew that she tied ber hair with shoe-striug, for the ber hair with was always in plain on the eud was always in plain sight. Bu* good studente, aud as were really at who ture ite, and as anpabie, bas with their dreas, the efteat of a bile ribhon, mere to beld in so bigh ribben, were nots and the learned committees before whom we cowered in spirit on anniversaries cowered in apirit on anniversaries paseed with mimiring diespproval
orer the excollencies of the prottily reseed girle, and when ove appiear. al a little more dowdy than avother, chay anid by their manner: "Bere is sehnolmate of mine who is now as ominent at olse hoped to be anid with a kind of righteons indiguastion: "I wieh 1 could live to prove that one masy be able to solve probas, and aill be weat, aes, and atill be veat, tastefal io that shall be my aigu in life." Sbe, with many more, may be euid to dith many more, may be suid to antoinette Blackwell said at tho Woman'e Cougreen luat year thath Woman's Cougrem hat jear tonh, women with diselplined einde, nom Whit large parpooes, are the brest
bougekeppers and wieset mothers" That henaty of aftive ment bethents of iveompatible, that eoe course of dignitild end handbonely-

A Clienge aditer has Wreowervil hat the van whe pare 18 oente fir driuk of whiaks fo swiedled out
of 10 cents ; but mot ti the Chitenge

Never lecitite to, elen ats

ste roin Man that athe coald ment
ble foil Ma that ato coald

