

TERMINATION OF THE NEW ORLEANS CHURCH CASE—At New Orleans, on the 13th inst., upon motion of counsel for plaintiff, in the case of Rev. Ant. Blanc vs A. Guidiorowsky, and upon the defendant's filing, in open court, his written confession of judgment, and consent that the same be entered and signed *instantly*, notwithstanding his previous answer filed—and the plaintiff waiving all claims to damages—it was adjudged and decreed by Judge Kennedy, that judgment be entered in favor of the plaintiff—the Rev. A. Blanc—that he be decreed to be the true and legal owner of the lot and property, known as the Trinity Church and dependances, and that as such he be restored to the peaceful and undisturbed possession of the same—the defendant paying the costs.

WILLIAM L. CHAPLIN.—This individual, it will be recollected, was held to bail about a year ago, charged with the larceny of several slaves, the property of the Hon Alexander H Stephens and the Hon Robert Toombs, and transporting them. Failing to appear for trial during the December term of the criminal court, his recognizance was forfeited, and we learn that suits are now pending against his sureties (Messrs. Wm. Blanchard, D. A. Hall, and Selby Parker,) to recover the amount (\$6,000) specified in the bond.—*Washingtonian*

POETICAL COEBLER—In New York a professor of the cobbling craft hangs out his shingle bespattered with this expressive stanza:

"Here's the man who won't refuse,
To mend both boots and shoes;
My leather's good, my charges just,
Excuse me (but) I cannot trust."