eived from the Commissariat Department, on count of Chartre, in various payments, \$34,-

4. Question .- At the period of the maturity to 4. Question.—At the period of plaintiffs' de-nt the note declared upon in the plaintiffs' de-paration had the same been paid and satisfied the plaintiffs to the extent of \$1500 by means monies belonging to the said Pierre Chartré The planting to the extent of 51000 by means of monies belonging to the said Pierre Charire of the said Pierre Charire of the said Pierre Charire of the said the said Pierre Charire of the said the sai

To you see to drawer . The see to be seen to be in therefore a I have the said the said to the said the said to th and will not a street after the street and argh is emaneque falliante, o mergit in lo

A sailer (.e. I seefe's ty end of the Tour of the Inc.

The day of the theory of the the Inc.

The same date of the theory of the the Inc.

The same date of the theory of the the Inc.

The same date of the theory of the the Inc.

The same date of the theory of the the

related to the soft of the sof

a ct is i sold and the property in the section of the

organism title a specification of a

Agine, al. 12 of vi agnetic la Castle and a control of the control

to and privated velocity a content of the following the first of the fi

to four dance with the contract of the contrac

by him assigned to, and by the plaintiffs received.

Answer - At the period of the maturity of the said note declared upon in the plaintiffs' declaration they had in their possession the sum of \$1,530,48 applicable to the payment of

the said note. The Jury were then discharged, and the Court adjourned.

meri in grand to a tradition of the conference of the post of the conference of the post of the conference of the confer

The second of th

The second secon