

DAVIDSON COUNTY DIRECTORY.

CITY GOVERNMENT. JOHN DUGH SMITH, Mayor. WILLIAM SHANE, Recorder. JOHN CHEWELLY, Marshal.

CITY COUNCIL. Board of Aldermen—W. H. Hight, President, J. E. Newman, G. A. J. Mayfield, H. G. Sevier, W. S. Christian, J. C. Smith, M. G. L. Claiborne, Jas. B. Robt.

ARRIVAL AND DEPARTURE OF MAILS. Northern Mail, Louisville, arrives daily, 5.30 P.M. Columbia, via T. & A. R.R., arrives 6.50 P.M.

POST OFFICES OPEN BEYOND LEBANON. Liberty, Alexandria, Smithville, Watertown, Jennings' Fork.

B. B. CONNOR & BROS., COMMISSION MERCHANTS, NO. 4 COLLEGE STREET. New Stock just received and for sale.

COUNTY OFFICERS. Sheriff—James M. Hinton. Deputies—Thomas Hobson and J. K. Buchanan.

COUNTY COURT. Judge—Hon. Nathaniel Baxter. Clerk—David C. Love.

CHANCERY COURT. Chancellor—Hon. Samuel D. Ferguson. Clerk and Master—J. K. Green.

ARRIVAL AND DEPARTURE OF TRAINS. Louisville & Nashville R.R. Train leaves at 7.45, A.M.

DAVIDSON COUNTY DIRECTORY—Continued.

MILITARY QUARTERS AND OFFICERS. Post—Headquarters on High street. Gen. Dumont commanding.

ARRIVAL AND DEPARTURE OF MAILS. Memphis Mail, leaves daily, 10.30 A.M. Memphis Mail, leaves daily, 10.30 P.M.

POST OFFICES OPEN BEYOND LEBANON. Liberty, Alexandria, Smithville, Watertown, Jennings' Fork.

B. B. CONNOR & BROS., COMMISSION MERCHANTS, NO. 4 COLLEGE STREET. New Stock just received and for sale.

COUNTY OFFICERS. Sheriff—James M. Hinton. Deputies—Thomas Hobson and J. K. Buchanan.

COUNTY COURT. Judge—Hon. Nathaniel Baxter. Clerk—David C. Love.

CHANCERY COURT. Chancellor—Hon. Samuel D. Ferguson. Clerk and Master—J. K. Green.

ARRIVAL AND DEPARTURE OF TRAINS. Louisville & Nashville R.R. Train leaves at 7.45, A.M.

ADAMS EXPRESS COMPANY. OFFICE No. 61, CHERRY STREET.

COMMITTED TO JAIL

O'F Davidson County, July 1, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

OFFICIAL

By the President of the United States of America. A PROCLAMATION. WHEREAS a Treaty between the United States of America and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, was concluded and signed by their respective Plenipotentiaries, at the City of Washington on the eleventh day of April last, which treaty is word for word as follows:

Treaty between the United States of America and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, for the suppression of the African Slave Trade.

The United States of America and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, being desirous to render more effectual the means hitherto adopted for the suppression of the slave trade, carried on upon the coast of Africa, have decided to execute a treaty for that purpose, and have named as their Plenipotentiaries, that is to say: The President of the United States of America, William H. Seward, Secretary of State; and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Hon. Richard Bickerton Pemell, Lord Lyons, a peer of her United Kingdom, a Knight Grand Cross of her most honorable order of the Bath, and her Envoy Extraordinary and Minister Plenipotentiary to the United States of America, who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles:

ARTICLE I. The two high contracting parties mutually consent that those ships of their respective navies which shall be provided with special instructions for that purpose, as hereinafter mentioned, may visit such merchant vessels of the two nations as may, upon reasonable grounds, be suspected of being engaged in the African slave trade, or of having been fitted out for that purpose; or of having during the voyage on which they are met by the said cruisers, been engaged in the African slave trade, contrary to the provisions of this treaty; and that such cruisers may detain, and carry away such vessels, in order that they may be brought to trial in the manner hereinafter agreed upon.

ARTICLE II. In order to fix the reciprocal right of search in such a manner as shall be adapted to the attainment of the object of the treaty, and at the same time avoid doubts, disputes, and complaints, the said right of search shall be understood in its manner and according to the rules following:

First. It shall never be exercised except by vessels of war, authorized expressly for that object, according to the stipulations of this treaty.

Secondly. The right of search shall in no case be exercised with respect to a vessel of the navy of either of the two Powers, but shall be exercised only as regards merchant vessels; and it shall not be exercised by a vessel of war of either contracting party within the limits of a settlement or port, nor within the territorial waters of the other party.

Thirdly. Whenever a merchant vessel is searched by a ship of war, the commander of the ship shall, in the act of so doing, exhibit to the commander of the merchant vessel the special instruction by which he is duly authorized to search, and shall deliver to such commander a certificate, signed by himself, stating his rank in the naval service of his country, and the name of the vessel he commands, and also declaring that the only object of the search is to ascertain whether the vessel is employed in the African slave trade, or is fitted up for the said trade. When the search is made by an officer of the cruiser who is not the commander, the merchant vessel shall exhibit to the said officer a copy of the foregoing instructions, signed by the commander of the cruiser; and he shall in like manner deliver a certificate signed by himself stating his rank in the navy, the name of the commander by whose orders he proceeds to make the search, that if the cruiser in which he sails, and the object of the search, as above described. If it appears from the certificate that the vessel is not employed in the regular trade, and that it is employed on lawful objects, the officer shall enter in the log-book of the vessel that the search has been made in pursuance of the aforesaid special instructions; and the vessel shall be left at liberty to pursue its voyage. The rank of the officer who makes the search must not be less than that of lieutenant in the navy; unless the command either by reason of death or other cause, is at the time held by an officer of inferior rank.

Fourthly. The reciprocal right of search and detention shall be exercised only within the distance of two hundred miles from the coast of Africa, and to the southward of the thirty-second parallel of north latitude, and within thirty leagues from the coast of the island of Cuba.

ARTICLE III. In order to regulate the mode of carrying into execution the preceding article, it is agreed— First. That all the ships of the navies of the two nations which shall be hereafter employed to prevent the African slave trade shall be furnished with a copy of the present treaty, of the instructions for cruisers annexed thereto, (marked A.) and of the regulations for the mixed courts of justice annexed thereto, (marked B.) which annexes respectively shall be considered as integral parts of the present treaty.

Secondly. That each of the high contracting parties shall, from time to time, communicate to the other the names of the several ships furnished with such instructions, the force of each, and the names of their several commanders. The said commanders shall hold the rank of lieutenant; it being nevertheless understood that the instructions originally issued to an officer holding the rank of lieutenant of the navy, or other superior rank, shall, in case of his death or temporary absence, be sufficient to authorize the officer on whom the command of the vessel has devolved to make the search, although such officer may not hold the aforesaid rank in the service.

Thirdly. That if at any time the commander of a cruiser of either of the two nations shall suspect that any merchant vessel under the escort or convoy of any ship or ships-of-war of the other nation carries negroes on board, or has been engaged in the African slave trade, or is fitted out for the purpose thereof, the commander of the cruiser shall communicate his suspicions to the commander of the convoy, who, accompanied by the commander of the cruiser, shall proceed to the search of the suspected vessel; and in case the suspicions appear well-founded, according to the tenor of this treaty, then the said vessel shall be conducted to one of the places where the mixed courts of justice are stationed, in order that it may there be adjudicated upon.

Fourthly. It is further mutually agreed that the commanders of the ships of the two navies, respectively, who shall be employed on this service shall adhere strictly to the exact tenor of the aforesaid instructions.

ARTICLE IV. As the two preceding articles are entirely reciprocal, the two high contracting parties engage mutually to make good any losses which their respective subjects of citizenship may incur by an arbitrary and illegal detention of their vessels; it being understood that this indemnity shall be borne by the Government whose cruisers shall have been guilty of such arbitrary and illegal detention; and that the search and detention of vessels specified in the first article of this treaty shall be effected only by ships which may form part of the two navies, respectively, and such of those ships only as are provided with the special instructions annexed to the present treaty, in pursuance of the provisions thereof. The indemnification for the damages of which this article treats shall be paid within the term of one year, reckoning from the day in which the mixed court of justice pronounces its sentence.

ARTICLE V. In order to bring to adjudication, with as little delay and inconvenience as possible, the vessels which may be detained according to the tenor of the first article of this treaty, there shall be established, as soon as practicable, three mixed courts of justice, formed by an equal number of individuals of the two nations named for this purpose by their respective Governments. These courts shall reside—one at Sierra Leone, one at the Cape of Good Hope, and one at New York.

ARTICLE VI. Each of the two contracting parties reserves to itself the right of changing, at its pleasure, the place of residence of the court or courts held within its own territories. These courts shall judge the causes submitted to them according to the provisions of the present treaty, and according to the regulations and instructions which are annexed to the present treaty, and which are considered an integral part thereof, and there shall be no appeal from the decision.

COMMITTED TO JAIL

O'F Davidson County, July 1, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL

O'F Davidson County, July 1, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

COMMITTED TO JAIL. O'F Davidson County, Tenn., July 8, 1862, a Negro Man, who says his name is LEMERY, says he belongs to George Armstrong, of Williamson County, Tenn., aged 24 years, weight 160 pounds, 5 feet 8 inches high, color black, no marks. The owner is requested to come forward, prove property, and pay charges, as the law directs. J. M. HINTON, Sheriff and Jailor of D. C.

Annex (A) to the treaty between the United States of America and Great Britain for the suppression of the African slave trade, signed at Washington on the eleventh day of April, 1862.

Instructions for the ships of the United States and British navies employed to prevent the African slave trade.

ARTICLE I. The commander of any ship belonging to the United States or British navy which shall be furnished with these instructions shall have a right to search and detain any United States or British merchant vessel which shall be actually engaged, or suspected to be engaged, in the African slave trade, or to be fitted out for the purpose thereof, or to have been engaged in such trade during the voyage in which she may be met with by his ship of the United States or British navy; and such commander shall thereupon bring or send such merchant vessel (save in the case provided for in article fifth of these instructions) as soon as possible, for judgment, before one of the three mixed courts of justice established in virtue of the fourth article of the said treaty, that is to say:

1. The vessel shall be brought before the coast of Africa, she shall be brought before that one of the three mixed courts of justice to be established at the Cape of Good Hope, and at Sierra Leone, which may be nearest to the place of detention, or which the captor, on his own responsibility, may think can be soonest reached from such place.

2. If the vessel shall be detained on the coast of the island of Cuba, she shall be brought before the mixed court of justice at New York.

Whenever a ship of either of the two navies, duly authorized as aforesaid, shall meet a merchant vessel liable to be searched under the provisions of the said treaty, the search shall be conducted with the courtesy and consideration which ought to be observed between allied and friendly nations; and the search shall, in all cases, be made by an officer holding a rank not lower than that of a lieutenant in the navy, or by the officer who at the time shall be second in command of the ship by which the search is made.

ARTICLE II. The commander of any ship of the two navies, duly authorized as aforesaid, may detain any merchant vessel, in pursuance of the tenor of the present instructions, shall leave on board the vessel so detained the master, the mate, or boat-swain, and two or three, at least, of the crew, the whole of the negroes, if any, and all the cargo. The captor shall, at the time of detention, draw up, in writing, a declaration, which shall exhibit the state in which he found the detained vessel; such declaration shall be signed by himself and shall be given in or sent, together with the captured vessel, to the mixed court of justice before which such vessel shall be carried or sent for adjudication. He shall deliver to the master of the detained vessel a signed and certified list of the papers found on board the same, as well as a certificate of the number of negroes found on board at the moment of detention.

In the declaration which the captor is hereby required to make, as well as in the certified list of the papers seized, and in the certificate of the number of negroes found on board the detained vessel, he shall insert his own name and surname, the name of the capturing ship, and the rank and position of the person who at the time of detention shall have been made.

The officer in charge of the detained vessel shall, at the time of bringing the vessel's papers into the mixed court of justice, deliver into the court a certificate signed by himself, and verified on oath, stating any change which may have taken place in respect to the vessel, her crew, the negroes if any, and her cargo, between the period of her detention and the time of delivering in such papers.

ARTICLE III. If urgent reasons, arising from the length of the voyage, the state of health of the negroes, or any other cause, should require that either the whole or portion of such negroes should be disembarked before the vessel can arrive at the place at which one of the mixed courts of justice is established, the commander of the capturing ship may take upon himself the responsibility of so disembarking the negroes, provided the necessity of the disembarking, and the causes thereof, be stated in a certificate in proper form. Such certificate should be drawn up and entered at the time on the log-book of the detained vessel.

ARTICLE IV. In case any merchant vessel, detained in pursuance of the present instructions, should prove to be unworthy, or in such a condition as not to be taken to one of the three ports where the mixed courts of justice are to be established, in pursuance of the treaty of this date, the commander of the detained cruiser may take upon himself the responsibility of abandoning or destroying her, provided the exact causes which made such a step imperatively necessary be stated in a certificate verified on oath. Such certificate shall be drawn up and formally executed in duplicate at the time.

ARTICLE V. In case of the abandonment or destruction of a detained vessel, the master and crew, together with the