

W. W. POBIR is an authorized agent for New Orleans to receive and receipt for subscriptions and advertising.

NOTICE.

All communications intended for the 'POLICE COURSE DEMOCRAT' should be addressed to False River Post Office. Persons writing to us will please make a note of this.

We are requested to give notice that all letters and documents for the Sheriff of this Parish, should be addressed to him at False River P. O. La., as a matter of convenience to him, as this P. O. is situated at the seat of Justice.

Hon. A. D. M. Haralson, our District Judge, left here on Monday last to hold Court in Clinton, East Feliciana, in exchange with the Hon. C. Ratliff.

The Democrats of Indiana, in spite of the Black Republicans and anti-Administration men, succeeded in carrying the Democratic State ticket by a majority of 1457.

The number of deaths during the week from yellow fever was 174—showing a decrease of 94 from the preceding week.

THE SOUTHERN WATCHWORD.—P. F. D. Gournay, Esq., proposes to commence on the 15th inst., the publication of a paper in the city of New Orleans, in English, with the title of "The Southern Watchword," devoted to the advocacy of Cuban independence and of the exposition of the means and method by which her destiny may be linked with that of our Republic.

The rice crop in the parish of Mademine, according to the Rice Planter, amounts to over 21,050 barrels. The quality is good and meets a ready sale at \$5.50 per cwt.

GOOD-BYE JACK.—There is no danger, we feel fully persuaded, in advising our absent friends, particularly those still lingering in the Northern States, to return home; the fever has not only abated so much as to induce the belief of its early, if not immediate disappearance, but the weather has taken its first decidedly seasonable turn, and is at this moment clear, dry, penetrating and bracing. Until indications, not liable to deceive, were observable at the departure of the epidemic, we, in common with all our contemporaries, inculcated upon all, near and remote, the necessity of absence, just as we hasten to assure our readers near and remote that we think all danger is over, or nearly so, and that for the present all apprehensions from the yellow scourge may safely be dismissed. Already our streets are putting on their liveliest and most bustling aspect, and every one looks his felicitations that for the year 1858, and we hope many future ones, Yellow Jack has taken for good his departure. Again we say, good bye, Jack!—Delta.

A friend in the parish of St. Martin sent us, this morning, from his plantation, the finest specimens of sugar cane we have seen this season. They are of the light-green and mixed crimson and yellow varieties, and numbering from twelve to eighteen joints. One of the light-green samples cannot be less than two inches in diameter. What is specially interesting about these canes is, that they are grown from the foreign cuttings imported here some years ago, by order of the Government, for distribution among the planters, at the instance of our Senators, Messrs. Slidell and Benjamin.

If the other cuttings have grown as well in the other parishes where they were distributed, our Senators are to be congratulated on the industry and zeal they displayed in getting the "importation" measure carried out, which, if generally successful in its results, has proved of signal benefit to the planters, and of deep importance to the sugar interest.—Delta.

Pat had never seen a fiddle, and thus described his first acquaintance with one: "It was the shape of a turkey, and the size of a goose. He turned it over on its back and rubbed its belly with a stick; and eeh! St. Patrick! how it did equal!"

THE DEMOCRAT.

It is astonishing to see with what bitter and vindictive animosity the war against this gentleman has, for the year or two, been carried on. Some of those who are now engaged in this crusade against him were formerly among his strongest supporters, and were zealous in securing his nomination and election to the office which he now holds. What change has taken place in him, or what he has done to cause all this hue and cry, we are at a loss to discover. He is the same firm and unflinching Democrat now that he was before his nomination, and he has been active and untiring in his efforts to promote the interests of his constituents, and has done much towards advancing the prosperity of our parish and developing its resources. He has been absent with his family most of the summer, and has been seriously ill and confined to his bed for a number of weeks. During his absence a communication, sent from Baton Rouge, was published over the signature of "Justice," making charges against him in relation to obtaining money from the State and retaining it illegally. When the facts in relation to this matter become fully known, it will be seen, if we are not greatly mistaken, that no blame whatever can be attached to Gen. Simmes for any thing that he may have had to do with the transaction; that if he received the money from the State, he did so merely as the agent of the contractor to whom he has paid it over, and that he has now nothing whatever to do with any interest in the matter, except that he is surety for the contractor.

Another article, coming from the same locality, (Baton Rouge,) has lately appeared in the Sugar Planter, for the purpose of serving as a text for another tirade against the persons whose names are mentioned, and was doubtless set up as a target at which the shafts of their enemies might be directed; and these articles are caught up and used for that purpose with such eagerness, that one cannot help coming to the conclusion that it was preconcerted that their appearance was looked for and expected.

We are no panegyrists of General Simmes nor any other individual, but when we see one whom we have chosen to represent us in the Senate, and who cannot be denied, has been faithful and efficient in the discharge of his duties, made the object of such malignant personal attacks, and attempts made to destroy his usefulness in the Senate, and to deprive him of the power of serving his constituents, by newspaper-calling themselves Democratic, we can not but look upon it as an attack upon the Democratic party. It is not the part of a good Democrat, and particularly of a paper professing to speak for the Democratic party, after having assisted in nominating and electing our candidates, to turn round and to gratify private grudges and feelings of personal hostility, endeavor, by vituperation and abuse, to destroy their influence in the body to which they were elected, and thereby render them unable to advance the interests of their constituents. Such a course cannot be productive of any good to the public, and only tends to throw discredit and disgrace upon the party and to create dissensions among its members. Were all this abuse to come from our opponents, we should consider it quite natural, although we are sure it would lack much of its present acrimony and venom; but they are spared the trouble—we are doing the work for them better and more effectually than they could themselves. All they have to do is to stand by and look on, and when the war waxes feeble for want of material, they have but to throw in a fire brand, like the article in the Sugar Planter, and the attack is commenced again with renewed vigor.

It is perhaps unfortunate that the Democratic party has become so strong and numerous. We have too many disappointed candidates and aspirants to office. They cannot all be satisfied. The number of offices to be filled remains the same. Formerly, when the Whig and Democratic parties were nearly equally balanced, it was always our opponents who waged the war against us; but now the bitterest denunciations and most fatal blows come from the disappointed aspirants and their supporters in our own ranks.

THE TEHUANTEPEC ROUTE AND OUR SENATORS. We briefly noticed yesterday the departure of Mr. Emile LaSere for the Islands of Tehuantepec. In making this announcement we, perhaps, omitted the fulfillment of a duty towards that gentleman and others whose perseverance and energy this community, and, in fact, the whole country, are indebted for the fair prospect of realizing a project which promises such rich results. It is nothing more than common justice to recognize the fact that, but for the zealous efforts of the President of the Company, aided by a few other gentlemen, and especially by the powerful influence of Messrs. Slidell and Benjamin, the consummation of the enterprise would have been indefinitely postponed. Happily, through their zeal and perseverance, the Government was induced to grant a mail contract upon tolerably favorable terms, and thus we have been enabled to recognize, on the part of the Administration, a willingness, and, indeed, a desire to accede towards the Southwest and the city of New Orleans, Louisiana, was already under numerous obligations to our Senators for their successful efforts to secure for her an equal partition in the constitutional favors of the Government. The appropriations for the improvements at the mouth of the river for light-houses, &c., which have proved almost incalculable benefit to our interests, and to those of the Mississippi Valley, were obtained by the persistent efforts of Mr. Slidell, aided by his colleague. But all these, important as they were, are small in comparison with the magnitude of the service rendered by these gentlemen in finally procuring the friendly countenance of the Administration for the Tehuantepec route. If the route be opened—and we have no longer any doubt of success—it will be owing chiefly to this circumstance. Without the confidence imparted by the ascertained support of the Government, it would have been almost impracticable for the company, relying entirely on private contributions, to maintain a successful struggle with the immense influence exerted by the combined New York monopolies. From the very inception of this great enterprise all the power of those colossal corporations has been directed to compass its defeat. Every art has been resorted to, every conceivable obstacle has been thrown in the way; and money without stint has been lavished with the view of embarrassing the Tehuantepec Company, and, if possible, preventing the opening of the line. These facts are enough to show the fear entertained of the influence of this project, if realized, upon the older routes. Such determined efforts would not be made to defeat the Tehuantepec enterprise, except upon the presumption that its success would destroy the monopoly so long enjoyed by the New York Companies. Nor would such a fear be entertained, but for the knowledge of the vastly superior advantages offered by the new route. This fact accounts for the desperate opposition which has been made by the millionaires of the rival concerns. The immense travel and traffic which they now monopolize, will be diverted to Tehuantepec, and New Orleans will hold toward the coasts of the Pacific the position now held by New York, with the advantage of speedier, safer, and more certain communication. We repeat that it is only a duty to recognize the invaluable services of the zealous and energetic gentlemen who have contributed so much toward realizing these beneficial results.—N. O. Delta.

ILLINOIS.—The vote in this State is close. The Douglas party claim that they have elected their State ticket, a majority in the Legislature, and eight of the Congressmen composing the delegation.

THE RE-ELECTION OF DODD.—The U. S. Senate, it is assumed, is secured. The Republicans have elected their State ticket. The Democrats have elected 3 Congressmen to the Democrats 1.

NEW YORK.—The Republicans have carried the State by 20,000 majority. The Congressional delegation will stand—25 Republicans, 7 Democrats, 11 Abolitionists. The Democrats have lost 5 Congressmen.

NEW JERSEY.—The opposition have elected the entire Congressional delegation.

DELAWARE.—The Democrats have elected their candidate for Governor, and also the Congressmen.

It is from no particular partiality towards Gen. Simmes that we make these remarks. We consider it our duty, as well as that of every true and consistent Democrat, to afford those whom we have selected as our standard-bearers, as long as they adhere to the cardinal principles of the Democratic party, our cordial and united support, and to defend them against attacks from whatever quarter they may come—attacking only to produce schism and dissensions in our ranks.

THE ELECTIONS.

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We briefly noticed yesterday the departure of Mr. Emile LaSere for the Islands of Tehuantepec.

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We are no panegyrists of General Simmes nor any other individual, but when we see one whom we have chosen to represent us in the Senate.

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THE STATE OF LOUISIANA. Ninth District Court—Parish of Pointe Coupee. In the Matter of the Succession of Auguste Brand.

PURSUANT to an order of the Ninth District Court to me directed, I, the Sheriff under signed, will offer for sale, on MONDAY, the 23rd day of NOVEMBER, 1858, at 10 o'clock a.m., at the late residence of the deceased, in Waterloo, the following property, to-wit:

A large assortment of MEDICINES, consisting of all drugs composing a complete Apothecary Shop.

Hardware, Dry-Goods, &c. A fine LIBRARY, consisting of the valuable works of Lamartine, Voltaire, &c. Numerous other literary works. Also an assortment of English and French School Books.

TERMS OF SALE.—CASH. SEVERIN PORCHIE, Sheriff. Pointe Coupee, November 6, 1858.

THE STATE OF LOUISIANA. Parish of Pointe Coupee—Ninth District Court. In the Matter of the Succession of Auguste Brand.

THIS case was this day taken up for trial, and it appearing to the Court that there had been judgment by default duly rendered, and the delays having expired since said default, and the defendant still failing to appear and answer to the law and evidence considered being in favor of plaintiff, and against defendant.

It is therefore ordered, adjudged and decreed, that the judgment in favor of Louis Cauchon, wife, against Edmond Montell, her husband, for the sum of fifteen hundred and fifty dollars and eighty cents, amount of her personal funds received and used by said Defendant, with five per cent interest from the 1st Jan. 1858, until paid; and it is further ordered, that a mortgage, in favor of said plaintiff, be recognized to exist over all the property of said Edmond Montell, from the said 1st Jan. 1858, and the Defendant pay all costs.

(Signed) CYRUS RATLIFF, Judge 7th District, presiding in 9th District. Pointe Coupee, Oct. 12, 1858. A true copy. A. BONDY, Clerk. nov.6.30d.

THE STATE OF LOUISIANA. Parish of Pointe Coupee—Ninth District Court. Adeline Victorine Mourain, wife.

Simon Gondran, her husband. THIS case was this day taken up for trial, and it appearing to the Court that the law and evidence are in favor of plaintiff and against defendant.

It is therefore ordered, adjudged and decreed, that there be judgment in favor of plaintiff, Adeline Victorine Mourain, against defendant Simon Gondran; that the community of property which existed between the said plaintiff and defendant be dissolved; that the plaintiff is authorized to resume the administration of her paraphernal funds. It is further ordered, adjudged and decreed that there be judgment in favor of plaintiff and against defendant for the sum of seven thousand six hundred dollars, with five per cent interest from this date; that the said mortgage in favor of plaintiff on all the property of her said husband, be recognized to exist on the same from the date of this judgment; that the defendant pay costs of suit.

(Signed) CYRUS RATLIFF, Judge 7th District, presiding in 9th District. Pointe Coupee, Oct. 12, 1858. A true copy. A. BONDY, Clerk. nov.6.30d.

NOTICE. IS HEREBY GIVEN THAT LOUIS H. TRIDEAT has applied to the Ninth District Court in and for the Parish of Pointe Coupee, to be appointed Administrator of the succession of ABRAHAM ALFORD, deceased, and that if no opposition is made to his demand in ten days after this date, he will be appointed accordingly. By order of the Ninth District Court. A. BONDY, Clerk. Pointe Coupee, Sept. 23, 1858.

NATIONAL GUARDIAN.—The flags of the City Hall, New York, were displayed during the 17th ult. The Altermen and members of the Councilmen, to receive the National Commissioners from Venezuela, on the occasion of a public expression of thanks by the Commissioners for the cordial reception given to Gen. Jose Antonio Paez eight years since by the city authorities. This session was called for the purpose at the recent request of the Commissioners.

Commissioner Rajas delivered an eloquent speech, to which the Mayor replied.

NEW ORLEANS MARKETS. NEW ORLEANS, Tuesday, Oct. 19, 1858. COTTON QUOTATION.

Table with 2 columns: Item and Price. Includes Ordinary, Middling, and Fiddling cotton prices.

STATEMENT OF COTTON. Stock on hand, Sept. 1, 1858. Arrived since. Exported to-day.

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Hardware, Dry-Goods, &c. A fine LIBRARY, consisting of the valuable works of Lamartine, Voltaire, &c. Numerous other literary works. Also an assortment of English and French School Books.

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It is therefore ordered, adjudged and decreed, that the judgment in favor of Louis Cauchon, wife, against Edmond Montell, her husband, for the sum of fifteen hundred and fifty dollars and eighty cents, amount of her personal funds received and used by said Defendant, with five per cent interest from the 1st Jan. 1858, until paid; and it is further ordered, that a mortgage, in favor of said plaintiff, be recognized to exist over all the property of said Edmond Montell, from the said 1st Jan. 1858, and the Defendant pay all costs.

(Signed) CYRUS RATLIFF, Judge 7th District, presiding in 9th District. Pointe Coupee, Oct. 12, 1858. A true copy. A. BONDY, Clerk. nov.6.30d.

THE STATE OF LOUISIANA. Parish of Pointe Coupee—Ninth District Court. Adeline Victorine Mourain, wife.

Simon Gondran, her husband. THIS case was this day taken up for trial, and it appearing to the Court that the law and evidence are in favor of plaintiff and against defendant.

It is therefore ordered, adjudged and decreed, that there be judgment in favor of plaintiff, Adeline Victorine Mourain, against defendant Simon Gondran; that the community of property which existed between the said plaintiff and defendant be dissolved; that the plaintiff is authorized to resume the administration of her paraphernal funds. It is further ordered, adjudged and decreed that there be judgment in favor of plaintiff and against defendant for the sum of seven thousand six hundred dollars, with five per cent interest from this date; that the said mortgage in favor of plaintiff on all the property of her said husband, be recognized to exist on the same from the date of this judgment; that the defendant pay costs of suit.

(Signed) CYRUS RATLIFF, Judge 7th District, presiding in 9th District. Pointe Coupee, Oct. 12, 1858. A true copy. A. BONDY, Clerk. nov.6.30d.

NOTICE. IS HEREBY GIVEN THAT LOUIS H. TRIDEAT has applied to the Ninth District Court in and for the Parish of Pointe Coupee, to be appointed Administrator of the succession of ABRAHAM ALFORD, deceased, and that if no opposition is made to his demand in ten days after this date, he will be appointed accordingly. By order of the Ninth District Court. A. BONDY, Clerk. Pointe Coupee, Sept. 23, 1858.

State of Louisiana. Sixth District Court—Parish of West Baton Rouge. Louis Dupere, f. m. s. vs. No. 1419.

BY virtue of, and to satisfy a writ of f. fa. issued in the above entitled suit, and to me directed by the Honorable the 6th District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and will offer at public sale, at the Court House on Saturday, the 6th day of Nov., 1858, at 11 o'clock a. m. all the right, title and interest that the plaintiff has in and to the following described property, to-wit:

1st. A certain judgment rendered by the 5th District Court of Pointe Coupee against Dr. A. S. Cheniva in favor of said Dupere for the sum of one hundred and seventy dollars, with 8 per cent interest from March 1st, 1857, being No. 1822 of the docket of said Court.

2d. Another judgment rendered by the same Court (No. 1119) in favor of said Dupere against Eugene Major, for the sum of three hundred and forty-seven dollars and fifty-five cents, with 8 per cent interest from the 6th March 1857.

3d. Another judgment rendered by the 13th Justice's Court, in and for said Parish (Justice Ovide Bara), in favor of same against Alexandre Labry, for the sum of thirty-seven dollars and 20 cents, with 8 per cent int. from the 2d March, 1855, under which an execution has been issued which is now in my hands.

4th. One-seventh of the succession of Eugenie Allain, deceased, [after payment of the debts of said succession], being the interest of Prevail Allain in said succession, which he sold to said Dupere.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, October 15, 1858.

State of Louisiana. Parish of Pointe Coupee—Ninth District Court. Jean Devin, vs. No. 2023.

BY virtue of, and to satisfy a writ of f. fa. issued in the above entitled suit, and to me directed by the Honorable the 9th District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and offer at public sale at the Court House on Saturday, the 6th day of Nov., 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property, to-wit:

All the rights, titles and interest which the defendant has in the succession of Amaranthe Salzan, widow Louis David, deceased, being one-twelfth, consisting of land, slaves and movable, fully described in the inventory taken of the aforesaid property, depending upon the said succession, on the 10th of September, 1858.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, October 15, 1858.

State of Louisiana. Parish of Pointe Coupee—Ninth District Court. Jules Labatut, vs. No. 2028.

BY virtue of, and to satisfy a writ of f. fa. issued in the above entitled suit, and to me directed by the Honorable the 9th District Court, in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and will offer at public sale at the Court House on Saturday, the 6th day of NOVEMBER, 1858, at eleven o'clock a. m. all the right, title and interest that the defendant has in and to the following described property, to-wit:

All the rights, titles and interest which the defendant has in the succession of Amaranthe Salzan, widow Louis David, deceased, being one-twelfth, consisting of land, slaves and movable, fully described in the inventory taken of the aforesaid property, depending upon the said succession, on the 10th of September, 1858.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, 15 October, 1858.

State of Louisiana. Parish of Pointe Coupee—Justice of the Peace 13th District Court. J. B. Plaque and Co. vs. No. 172.

BY virtue of, and to satisfy two writs of f. fa. issued in the above entitled suits and to me directed by the 13th Justice of the Peace Court in and for the parish and State aforesaid, to satisfy plaintiff's demands and costs of suit, I have seized and will offer an public sale at the Court House on Saturday, the 6th of November, 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property, to-wit:

All the right, title and interest of said defendant into the succession of widow Simon Major, deceased, being one-seventh of said succession, after payment of all debts of said succession.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, Oct. 28, 1858.

State of Louisiana. Parish of Pointe Coupee—Justice of the Peace 13th District Court. J. B. Plaque and Co. vs. No. 173.

BY virtue of, and to satisfy two writs of f. fa. issued in the above entitled suits and to me directed by the 13th Justice of the Peace Court in and for the parish and State aforesaid, to satisfy plaintiff's demands and costs of suit, I have seized and will offer an public sale at the Court House on Saturday, the 6th of November, 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property, to-wit:

All the right, title and interest of said defendant into the succession of widow Simon Major, deceased, being one-seventh of said succession, after payment of all debts of said succession.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, Oct. 28, 1858.

State of Louisiana. Ninth District Court—Parish of Pointe Coupee. Jean Devin, vs. No. 2026.

BY virtue of, and to satisfy a writ of f. fa. issued in the above entitled suit and to me directed by the Hon. the 9th District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and will offer at public sale, at the Court House on Saturday, the 6th day of Nov., 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property to-wit:

Ascertain judgment rendered by the 9th District Court of Pointe Coupee against Marie Burrows in favor of Napoleon Burrows, for the sum of five hundred and eighty dollars, with eight per cent interest from the 20th March, 1856, till paid, being No. 1560 of the docket of said Court.

TERMS OF SALE.—CASH WITH APPRAISEMENT. SEVERIN PORCHIE, Sheriff. Pointe Coupee, October 15, 1858.

NOTICE. IS HEREBY GIVEN THAT JOHN YOST has applied to the Ninth District Court in and for the parish of Pointe Coupee, to be appointed administrator of the succession of William Langfitt, deceased, and that if no opposition is made to his demand in ten days after this date, he will be appointed accordingly. By order of the Ninth District Court. LEON LEBEAU, Dep. Clerk. Pointe Coupee, Oct. 12, 1858.

NOTICE. IS HEREBY GIVEN THAT ANTOINE LEBEAU has applied to the Ninth District Court in and for the parish of Pointe Coupee, to be appointed administrator of the vacant succession of DAVID ALLEY, deceased, and that if no opposition is made to his demand in ten days after this date, he will be appointed accordingly. By order of the Ninth District Court. LEON LEBEAU, Dep. Clerk. Pointe Coupee, Oct. 12, 1858.

State of Louisiana. Parish of Pointe Coupee—Ninth District Court. P. Labous, use of the vs. No. 1419.

BY virtue of, and to satisfy a writ of f. fa. issued in the above entitled suit, and to me directed by the Hon. the 9th District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and will offer at public sale, at the Court House on Saturday, the 6th day of Nov., 1858, at eleven o'clock a. m. all the right, title and interest that the defendant has in and to the following described property, to-wit:

All the right, title and interest of said defendant in and to the succession of W. A. Major, deceased, being one-seventh of said succession.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, October 15, 1858.

State of Louisiana. Parish of Pointe Coupee—Ninth District Court. PARTITION SALE. Succession of Paulin Ouil Pougneau.

WILL be sold at public auction, at the Court House of the Parish of Pointe Coupee in and for the Parish of Pointe Coupee, State aforesaid, on

SATURDAY, 6th day of NOVEMBER, 1858, all the property depending upon the succession of Paulin Ouil Pougneau, to-wit:

A tract of land situated on the bank of False River, containing three arpents front by forty in depth, bounded on one side by the widow of Felix Foster, and on the other by that of Widow Gilbert David, with all the improvements thereon, the crop is reserved.

Terms and conditions of the Sale. One-third cash, the balance in one two and three years credit from the day of sale, purchasers to give their notes with good and solvent security, in solid, bearing eight per cent interest after due until paid, and mortgage reserved.

SEVERIN PORCHIE, Sheriff. Pointe Coupee, Oct. 2, 1858. 28.10d.

State of Louisiana. Ninth District Court—Parish of Pointe Coupee. HARRIET HUBBARD DAVIS, vs. No. 2124.

BY virtue of, and to satisfy a writ of f. fa. issued in the above suit, and to me directed by the Hon. the 9th District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and will offer at public sale at the Court House on Saturday, the 6th day of November, 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property to-wit:

The tract of land of two arpents front on the Mississippi river, by forty in depth (more or less) situated in the Parish of Pointe Coupee, and lying between the land or plantation acquired by John S. Scott, of the late P. H. Harbour, (now owned by Mrs. Sarah Ann Harford, wife of John S. Scott,) on one side, and land owned on the 12th of April 1854, by one Theriot (now owned by Mrs. Sarah Ann Harford wife of John S. Scott) on the other side, together with all the improvements thereon, and also the crop of sugarcane now growing on said land.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, Sept. 23, 1858. 28.10d.

State of Louisiana. Parish of East Feliciana—Seventh District Court. M. G. Mills, vs. No. 2786.

BY virtue of, and to satisfy a writ of f. fa. issued in the above entitled suit and to me directed by the Hon. the 9th District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized, and will offer at public sale, at the Court House on Saturday, the 6th day of November 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property to-wit:

The negro man named Powell, aged about 40 years.

Terms of sale cash—with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, September 23, 1858.

STATE OF LOUISIANA. Parish of Pointe Coupee—Ninth District Court. LAURENCE A. LAMORE, vs. No. 2683.

BY VIRTUE of, and to satisfy a writ of f. fa. issued in the above entitled suit and to me directed by the Honorable the Ninth District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized and will offer at public sale, at the Court House on

Saturday, the 6th day of November 1858, at 11 o'clock a. m. all the right, title and interest that the defendant has in and to the following described property to-wit:

A negro woman named ANNE, aged about 17 years.

Terms of Sale.—Cash with appraisement. SEVERIN PORCHIE, Sheriff. Pointe Coupee, September 23, 1858.

STATE OF LOUISIANA. Parish of Pointe Coupee—Ninth District Court. LAURENCE A. LAMORE, vs. No. 2683.

BY VIRTUE of, and to satisfy a writ of f. fa. issued in the above entitled suit and to me directed by the Honorable the Ninth District Court in and for the parish and State aforesaid, to satisfy plaintiff's demand and costs of suit, I have seized and will offer at public sale, at the Court House on