

THE DEMOCRAT.

P. A. ROY, Editor.

SATURDAY MORNING, MARCH 5, 1859.

Messrs. A. B. STRAWBRIDGE & CO. are our authorized agents for New Orleans, to receive and receipt for subscriptions and advertising.

Democratic Nominee

For Associate Justice—Third District, Hon. ALBERT VOORHIES. [Election First Monday in April.]

For Associate Justice.

We are requested to announce the Hon. JOHN E. KING, of St. Landry, as an independent candidate for Associate Justice for the 3d District. Election, first Monday in April.

For District Attorney.

We are requested to announce JULIEN MICHEL, Esq., as a candidate to the office of District Attorney, 9th District, subject to the choice of the Democratic party.

For Sheriff.

SEVERIN PORCHE is a candidate for re-election to the office of Sheriff, subject to the choice of the Democratic party.

For Clerk.

Mr. Editor: Please announce my name as a candidate for Clerk of the Ninth District Court, subject to a Democratic nomination, by convention or primary election, as the case may be.

LEON LEBEAU.

A. BONDY, Esq., the present incumbent, requests us to announce him as candidate for re-election to the office of Clerk of the Ninth District Court, parish of Pointe Coupee; subject to the choice of the Democratic party.

For Assessor.

We are authorized to announce the name of SAVINEN POURCIEAU as a candidate for Assessor at the next election, subject to the Democratic nomination.

We are authorized to announce the name of ALEXANDER GHUST, Sen., as a candidate for Assessor at the next election, subject to the choice of the Democratic nomination.

We are requested to announce Mr. JULES PORCHE as a candidate for Assessor, at the next election, subject to the Democratic nomination.

We are authorized to announce the name of J. B. Sr. CYR as a candidate for re-election to the office of Assessor, at the next election, subject to the choice of the Democratic party.

Mr. LOUIS MAJOR announces himself as a candidate for the office of Assessor, subject to the choice of the Democratic party.

The Hon. Miles Taylor will accept our thanks for a copy of the Patent Office Report.

We are indebted to Gen. B. B. Simmes for a copy of his bill on public works.

Our thanks are due to Col. Claiborne for valuable public documents.

The Police Jury of this parish will meet in regular session on Monday next, 7th inst.

Our District Court (jury term) will meet on Monday, the 21st inst.

The "Glen Mary" plantation, with twenty-two slaves of different ages and sexes, belonging to the insolvent estate of R. W. M'Rae, will be sold on Monday, the 14th inst., on the premises, by the Sheriff of this parish.

We feel grieved to have to chronicle the loss of our fellow citizen, Dr. H. J. Richards. By his untimely death society has lost one of its brightest ornaments. He was an erudite scholar, a good writer, and possessing at the same time great energy of character. He had, by his many virtues and amiable manners, conquered a host of friends in this parish.

The Hon. W. F. Griffin, of Avoyelles, was elected President of the Senate, by that body, in place of Lieut. Governor Mouton, resigned. Mr. Griffin was the nominee of the Democratic caucus.

STATE CONVENTION.—A Democratic caucus was held at Baton Rouge, on the evening of the 28th ult. for the purpose of fixing up the time and place for holding the State Convention for the nomination of State officers. The 4th Monday in May was fixed upon as the time, and Baton Rouge as the place for holding such Convention.

WEST FELICIANA, March 2, 1859.

DEAR DEMOCRAT:—I have just returned from attending the funerals of Lorenzo D. Brewer and of Seymour H. Lurty, and although, as you know, not much given to moralizing, yet as "out of the fulness of the heart the mouth speaketh," and as I have rarely been so much oppressed with feeling of sadness as at the present moment, I have thought that it would "purge my bosom of its perilous stuff" if I endeavored to give you my impressions of the scene which I have just witnessed.

"Death loves a shining mark." Never has the truth of the words of the melancholy poet, been more strikingly exemplified, than in the loss of these two distinguished citizens. The first, Mr. Brewer, would have been a man of mark in any community in which he might have lived. Modest, gentle, yet brave and aspiring, with talents equal to any difficulties, and a mind refined and sharpened by the most careful culture, he could not fail to inspire all with whom he came in contact with admiration and confidence. And yet this man so elevated, and so beloved, has been suddenly torn from wife and children, and friends innumerable, through the negligence, or brutal ignorance, of a miserable steamboat engineer. And Seymour H. Lurty, long known as the "Model Sheriff," he too was a most remarkable man. Endowed with an energy and strength of volition which acknowledged no obstacle, after having passed the early part of his life in the active duties of Sheriff, he had just completed his legal studies, and was about entering on a new career, when—Alas! Alas! He also leaves behind him wife and children, and hosts of friends.

The morning was beautiful, with a sky most suitable to the occasion, veiled by tearful clouds, the sun now and then peeping through, as if in sorrow. At an early hour the streets of St. Francisville were thronged with mournful crowds, who had assembled to pay a last tribute of respect to departed worth. Among those in attendance, I noticed several citizens of Pointe Coupee. The cortege was headed by a procession of Masons in the full regalia of their fraternity, and by music breathing plaintive strains. Nothing could be more impressive, solemn and affecting than the funeral services as performed by President Miller, of Jackson, and the Rev. Mr. Lewis—the former as Chaplain of the Masons, and the latter as clergyman. The graves of the two are only a few steps apart, in the cemetery of St. Francisville. "They were lovely and pleasant in their lives, and in their death they were not divided."

The following names are those of the passengers from this parish who were on board the steamer Princess at the time of the explosion:

Dr. H. J. Richards, missing. W. H. Harbour, slightly injured. Judge F. H. Farrar, burned in the right hand; his son Thomas was thrown overboard by the explosion, but received no injury. Ang. L. Lacour, hands and face badly scalded; Chas. Decoux, ditto; Felicien Bourgeois, ditto; Augustin Vignes, hands scalded.

HON. LEWIS TEXADA.—This distinguished gentleman, who was a candidate for Lieutenant Governor on the Know Nothing ticket in 1855, has returned to his first love, and will in future be found battling for the Democracy. Like David, he never fought well in Saul's armor. We cordially welcome him back to our ranks, and wish him every success in private as well as in political life.

MODIFICATION OF THE MASSACHUSETTS JURY SYSTEM.—Petitions have gone to the Massachusetts Legislature for a law allowing judges to accept a verdict from three-fourths of a jury in civil suits, where, in their opinion, the cause of justice would be served thereby. Judge Nash of the Boston Superior Court, indorsed the proposition. The general principle of the unanimity of the jury on a verdict is not proposed to be destroyed by it; if, after long consideration, they fail entirely to agree, the judge may in his discretion accept the opinion of three-fourths of them as a verdict.

Special Correspondence of the Democrat.

BATON ROUGE, March 2, 1859.

DEAR DEMOCRAT:—The dead lock continues to the present writing. The proposition to form one District comprising the parishes of Avoyelles, Pointe Coupee and West Baton Rouge, passed the Senate after an animated debate, in which the "indefatigable Senator" took part, and voted against upon the final passage. It may, however, finally pass, in order to effect a reconciliation, and put an end to the present disgraceful condition of legislative affairs, as the House of Representatives appears to be acting upon the motto of *Aut Casar, aut nihil*.

I have been permitted to copy the following extract of a private letter from one of our most distinguished men in New Orleans, relative to the present condition of a large number of slaves who were emancipated according to the unawful spirit prevailing among a certain class of Southern people. The white heirs, who ought to have been in possession of a handsome property and independence, are now in necessitous circumstances and have to labor for their daily bread. The writer says, speaking of the present condition of those emancipated Liberians:

"They are crying for bread, they are suffering for clothing, they have no place to lay their heads, and are in daily terrors of being sold to the French, if they have not already been sold, (as Madame Rumor says they have been, and are under hard task-masters in the West Indies.) But when last heard from, authentically, their American supplies of clothing and provisions had become exhausted, and they were crying for bread, and suffering for clothing, and no place to lay their heads. They were crying to come home to their mistresses, and to serve her as faithful slaves all their lives. Men, women and children were all crying to come home to their loving mistresses. They say they never wanted to leave her, and call on the tears they shed at parting, to bear witness they left their loving mistresses against their wills. She, poor woman, had weak nerves—the orators of a great Northern delusion overpowered them. Her nerves were too weak to resist that oratory poured forth from a Southern forum. She said, I will free them, and send them to Liberia, to make them instruments in civilizing and Christianizing benighted Africa! The negroes did not want to go, but they made them go. It was all a delusion! Having no mistress to work hand-work for them, and guide them as the compass guides the mariner, they could not go forward in the pathway of civilization and progress, but have taken the back track into heathenism and barbarism, as all Africans have to do, who have no white pilot to guide them.

Truth is really stranger than fiction, and here we have a most lamentable picture of those utopian projects of African emancipation. Our people will not seek the truth relative to this great and important subject of the natural condition in which God in his wisdom, ever since the morning stars sang together, has placed this people. All experience shows, you might as well endeavor to make an Arabian horse out of an alligator, as to raise to peculiar class of bipeds to the ranks of a true and enlightened civilization. And yet we are daily flooded with Northern trash, to prove to us that we are committing a great moral wrong in keeping them in subjection. And when a Southern book is offered, such as the "Southern Institutes," by Sawyer—a member of the Louisiana bar—giving a complete and concise history of the institution of slavery, in all ages and throughout all countries, written also in a style suitable to the plainest comprehension, and meeting and refuting all the objections of Northern fanatics, not one in ten appear to care about purchasing the work, and there are—I am sorry to say it—there are those among us who say we need no such work! and even decry the book, although such men as the late lamented Quitman, and other true and noble sons of the South, in whose judgments we can and ought to place the most unlimited confidence, have said that it is a work no man in the South, whose hopes and interests are here, should be without. Gen. Scott has arrived, and we shall soon see what we shall see.

NOTS VERRONS.

Decisions of the Supreme Court.

Appeals from the 9th District Court, Parish of Pointe Coupee.

Mary Jane Bisland, Wife of R. W. M'Rae, appellee vs. A. Provosty, appellant. In this case the judgment of the District Court, decreeing the slaves the property of plaintiff, is affirmed, and the Syndic, in his individual capacity, is decreed to pay to plaintiff the sum of \$525 hire, per month, for having retained, unlawfully, the slaves of plaintiff.

David Rowland, for the use of M'Leayron and Brown, appellants vs. Jules Levy appellee. Judgment reversed and judgment rendered against defendant for the amount claimed.

R. W. M'Rae vs. His Creditors, A. Provosty, Syndic, appellant, Thomson, Hyeronimus & Co., appellees. Judgment affirmed with costs.

Special Notice.

The Administrators of Poydras College are hereby required to meet in the office of the President, on False River, on SATURDAY, 5th MARCH, at 10 o'clock, A. M. Matters of importance will be brought before the Board. By order of the President, P. A. ROY, JOHN YOST, Secretary, Pointe Coupee, February 26, 1859.

NEW ORLEANS MARKETS.

NEW ORLEANS, Tuesday, March 2, 1859. COTTON QUOTATION. Inferior... nominal. Ordinary... nominal. Good Ordinary... 94 @ 10. Low Middling... 104 @ 10. Middling... 10 @ 11. Good Middling... 12 @ 12. Middling Fair... 12 @ 12. Fair... 12 @ 12. SUGAR—Fair to Fully Fair ruling at 64 @ 62. MOLASSES—30c. for Ordinary and 32c for Prime.

NEW ADVERTISEMENTS.

PROCLAMATION

By Robert C. Wickliffe

Gov. of the State of Louisiana. To the Sheriff of the Parish of Pointe Coupee.

WHEREAS, It is provided by law that the Associate Justice of the Supreme Court of the Third District shall be elected by the duly qualified voters of the said District on the first Monday of April, 1859; Now, therefore, I have thought proper to issue this my proclamation, notifying the qualified voters throughout said District of the election aforesaid, and commanding all Sheriffs, Commissioners of Election, and other officers therein concerned, to hold and conduct the election for the said District, on the first Monday of April, 1859—said election to be conducted, and returns thereof made, in all respects, according to the Constitution of this State, and the laws in such cases made and provided.

Given under my hand, and the seal of the State of Louisiana, at Baton Rouge, this 28th day of February, A. D. 1859, and of the Independence of the United States of America the Eighty-third.

By the Governor, ROBERT C. WICKLIFFE, A. DEPLANTIER, Ass't Secretary of State.

\$100 REWARD.

RANAWAY from the undersigned, at Opelousas, about the 1st of February, 1858, BECKY or BETSY, a girl, aged about 32 years, rather small size, heavy built, round face, and long hair, having on the lower jaw, a scar from a burn, and another larger one on the upper part of the arm. When she left she had a sore finger, supposed to be a felon. She speaks French and English.

HELEEN, a fair complected mulatresse, about 28 years old, round face, middle size, one finger near the thumb partly cut up by a felon. Helien ran away from Opelousas about the 15th of February, same year, 1858, was apprehended in Pointe Coupee about the 5th January last, 1859, and brought back, from whence she started again about the 10th of the same month. It is almost certain that she is accompanied by some one and that she passes herself as free, as she done in Pointe Coupee.

The above reward will be given to whoever will bring said two girls back to the undersigned or lodge them in one of the jails of this State so that he can get them again, or \$50 for either of them.

Opelousas, Feb. 5th, 1859. BENOT NEY, m.5f.

The State of Louisiana.

Parish of Pointe Coupee—Ninth District Court. In the matter of the Succession of John H. Marshall, deceased.

PURSUANT to an order of the Ninth District Court, to me directed, I, the undersigned, will offer for sale, on Monday, the 28th day of March, 1859, at 10 o'clock, A. M., on the premises, the following described property, to wit:

SLAVES: Fred, negro man, aged about 55 years; Beckey, negro woman, aged about 60 years.

ALSO, the following movable property, to wit: Horses, Mules, Cattle, 2 yoke of oxen, 1 buggy, 1 wagon, House and Kitchen Furniture, and farming utensils.

TERMS AND CONDITIONS: The movables payable all sums of fifty dollars or under, cash, and all sums over fifty dollars, payable 1st January, 1860. The slaves payable one-fourth of the purchase price, cash, and the balance in one and two years from day of sale. Purchasers to give their notes with approved security, bearing 8 per cent interest from day of sale till paid, and special mortgage reserved on the property sold till final payment of the notes. SEVERIN PORCHE, Sheriff, Pointe Coupee, February 26, 1859.

TAKEN UP.

BY J. B. VILBERT, on Bayou Farioche, near Mrs. Swain's plantation, on or about the 1st of February, 1859, a dark-bay MULE, about 8 or ten years old; with the one of his left ear cut off; the said mule is about 13 hands high. The owner is requested to come forward, prove property and pay the costs, or he will be sold in seventy days as the law directs. W. H. POOLE, J. P., 4th Ward, Pointe Coupee, February 26, 1859.

WAS COMMITTED TO THE JAIL

of this parish a Negro Man named GEORGE, aged about 25 years; wears beard; says he belongs to John Haughton, of the parish of Berwick; says he was purchased last fall from Henry Moore. The owner is requested to come forward prove property, pay charges and take him out of jail. MARCELIN AGULLARD, Jailor, Pointe Coupee, Feb. 5, 1859.

State of Louisiana.

Ninth District Court—Parish of Pointe Coupee. In the matter of the Succession of Louis Bartholomew, No. 2242.]

PURSUANT to an order of the Ninth District Court to me directed, I, the Sheriff, under signed, will offer for sale, on MONDAY, the 28th day of MARCH, 1859, at 10 o'clock, A. M., on the premises the following property, to wit:

Slaves: KING, negro man aged 15 years; LOUIS, " " 46 yrs (with a hernia); FRANCOIS, " 27 years; RICHARD, boy, " 15 years; ANGELENE, girl aged 13 years; LOUY, negro woman aged 38 years; with her three children: George, aged 7 years; Washington, aged 5 years; and Elizabeth, aged 2 years. JANE, mulatto woman aged 18 years; with her infant three weeks old.

Land: A CERTAIN TRACT OF LAND, established as a sugar plantation, and situated on the Upper Chenal of the False River, containing eight arpents front by forty arpents in depth, more or less; with all the improvements thereon, such as: house, kitchen, sugar-house, negro cabins, barn, stables, out house, &c.; bounded on side by land of Julia Langlois, & on the other by land of Jeremy Gaudin.

Movables: Household Furniture: 1 Gun; 1 Gold Watch; Carriage, Ploughs Spades, &c.; 200 barrels (more or less) unshelled Corn; 15 head of Hogs; 15 head of Sheep, (more or less); Mules, Horses, Cows, Ox; 1 Buggy and Harness; 800 English fire-bricks, &c.

Terms and Conditions. Household furniture, movables and cattle, except the horses and mules—cash. The horses and mules—one-half cash and the balance in 12 months from day of sale.

The slaves, (except Francois,) payable one-third of the purchase price, cash, and the balance in two equal instalments, at one and two years from day of sale. The slave Francois, payable one-third of the purchase price, cash, and the balance in three equal instalments, in one, two and three years from day of sale. The land, payable one-third of the purchase price, cash, and the balance in three equal instalments, in one, two and three years, from day of sale.

Purchasers to give their notes for the credit terms, payable to the order of the administrator, at the times above recited, with good and solvent security in solid, and bearing 8 per cent interest per annum after maturity until paid; special mortgage and vendor's privilege reserved on movables sold, until full and final payment of the notes therefor given.

SEVERIN PORCHE, Sheriff, Pointe Coupee, Feb. 26, 1859.

State of Louisiana.

Ninth District Court—Parish of Pointe Coupee. W. H. Nelson, Tutor vs. T. S. Wilson, No. 2239.

BY virtue of and to satisfy a writ of seizure and sale 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 2d day of April, 1859, 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 slave named Maria, aged about 58 years. Terms and conditions of sale. The purchaser to assume the payment of a note of \$87 12 1/2 due on the 9th April, 1859, and bearing 8 per cent interest after due; the remainder of the purchase price—

Cash, with Appraisement. SEVERIN PORCHE, Sheriff, Pointe Coupee, Feb. 26, 1859.

State of Louisiana.

Parish of Pointe Coupee—Ninth District Court. George Keller vs. James L. Satterfield, No. 2603.

BY virtue of and to satisfy a writ of seizure and sale 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, on the premises, on Saturday, the 5th day of March, 1859, 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 certain tract of land in this Parish, bounded as follows: west by the Atchafalaya River; north by lands of H. G. Callinan; on the South by lands of Mr. Terrell, known on the figurative plot of this parish as lots No. 36, 37, 38, 39, and 40, containing in all eight hundred acres (more or less), being the same tract of land on which Lafayette Keller formerly resided. Also, the following named and described SLAVES: Ned, negro man, aged about 39 years; John, negro man, aged about 28 years; Charles, negro man, aged about 21 years; Willoughby, negro woman, aged about 31 years; Mary, girl, aged about 17 years; Hester, girl, aged about 14 years; Nancy, woman, aged about 26 years, and her three children: Harriet, girl, aged about 7 years; Caroline, girl, aged about 5 years; and Mary, girl, aged about 3 years.

TERMS OF SALE. Twelve months' credit from the day of sale; the purchaser to furnish bond with good and approved security in solid, and bearing 8 per cent interest from day of sale. SEVERIN PORCHE, Sheriff, Pointe Coupee, Feb. 12, 1859.

HORSES AND MULES FOR SALE.

THE subscriber would respectfully inform the community that he is just in receipt of fifty-five Missouri Mules, and a lot of good buggy Horses, from St. Louis. Thankful for the patronage I have received, I would state that, having great facilities for obtaining stock of all kinds and description, both in Missouri and Kentucky, I can, at any time, fill orders for almost any description of horses that may be called for.

Horses and mules that are not what they are represented to be at the time of sale will be cheerfully, and at all times, taken back. My stock can be seen at the Grand Levee Hotel. Any stock needed by planters will be sent to them on the receipt of an order. JOHN H. GRAHAM, Pointe Coupee, Feb. 19, 1859.

NOTICE.

To accommodate the public, I have authorized Messrs. Grauzard & Co., False River, to receive and receipt for Parish Taxes. The tax payers are requested to bring their Notices with them. A. VIGNES, Parish Tax Collector, Parish of Pointe Coupee, Jan. 8, 1859-3m

Saddle and Harness Manufactory.

C. BOCKEL, Manufacturer of Saddles, Harness, Bridles, Whips, Collars, &c., corner of Commerce and Sun Streets, Bayou Sara, La. All orders promptly attended to. Repairing done at my residence, and 3d parish.

State of Louisiana.

Parish of Pointe Coupee—Ninth District Court. Joseph Lallande vs. C. F. McKee, No. 2017.

BY virtue of and to satisfy a writ of seizure and sale issued in the above entitled suit, and to me directed by the Hon. 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 on the premises, on Saturday, the 5th day of March, 1859, 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:

Land. A tract of Land, established as a sugar plantation, and known as the Lamaster plantation, and now known and designated as the Crescent Park plantation, situated on the Bayou Farioche, in the parish of Pointe Coupee, State of Louisiana, being composed of all of lots 38, 37, 36, 35, and 34, and 20 acres of lot 33, and 21 acres north of a line connecting the front corner of lots 33 and 34 and the rear corner of lot 33, all in Township No. 4 of Range 8, in the South-western Land District of Louisiana, in said parish of Pointe Coupee and State of Louisiana, together with all the buildings and improvements on the said plantation, thereunto belonging or in any wise appertaining; the sugar house, engine, mill, and machinery; the implements of husbandry, live stock, cattle, and the following named and described slaves now on and employed in the cultivation of said plantation, to wit:

Jack, aged about 26 years. Josh, aged about 18 years. Ben, aged about 19 years. Henry, aged about 30 years. Cyrus, aged about 23 years. Hem, aged about 19 years. Cooper, aged about 24 years. Will, aged about 18 years. Manuel, aged about 25 years. Staton, aged about 22 years. Alex, aged about 23 years. Nelly, aged about 10 years. Bob, aged about 14 years. Susan, aged about 20 years. Misson, aged about 12 years. Yank, aged about 15 years. Charney, aged about 15 years. Christian, aged about 2 years. Denis, aged about 40 years. Arthur, aged about 11 years. Becky, aged about 26 years. Charley, aged about 4 years. Hull, aged about 1 year. Charlotte, aged about 15 years. Sam, aged about 12 years. Harriette, aged about 12 years. Levi, aged about 38 years. Lucinda Moss, aged about 40 years. Mariah, aged about 22 years. Spencer, aged about 25 years. Julia, aged about 23 years. Malinda, aged about 4 years. Jim, aged about 8 years. Dave, aged about 25 years. James, aged about 18 years. Eliza, negro girl, aged about 15 years. Annand, aged about 11 years. Fred, aged about 6 years. Simon, aged 4 yrs. Melvina, aged 5 years. Mary, aged 2 years. Peter, aged about 30 years. Pleasant, 4 years. Hetty, aged about 7 years. Clobe, aged 2 yrs. William, aged about 28 years. Scott, aged about 30 years. Lucinda Washington, aged about 20 years. Tom Long, aged about 22 years. Cater, 2 yrs. John, aged about 20 years. Dick, aged about 20 years. Basil, aged about 15 years. Alexis, aged about 23 years. Little Lucinda, aged about 20 years. Jacob, aged about 15 years. Bob, aged about 40 years. Eliza, aged about 40 years. Gaudine, aged about 26 years. Wash, aged about 23 years. Emily, aged about 12 years. Isaac, aged 1 yr. Letha, aged about 20 years. Henriette, aged about 16 years. William, aged about 9 years. Polly, aged about 6 years.

Also, 50 mules, 6 wagons, 4 horse carts, plows, hoes, spades, corn, fodder, and 92 blds. of sugar. Terms and conditions of the sale: Cash, with Appraisement. SEVERIN PORCHE, SHT, Pointe Coupee, Jan. 29 1859.

State of Louisiana.

Ninth District Court—Parish of Pointe Coupee. E. Bogel vs. R. T. Davis, No. 2013.

BY virtue of and to satisfy a writ of seizure and sale 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 5th day of March, 1859, 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:

Red Mariah, negro woman, aged about 16 years. Letty, negro girl, aged about 11 years. Terms and conditions of the sale: Cash, with Appraisement. SEVERIN PORCHE, SHT, Pointe Coupee, Jan. 29 1859.

State of Louisiana.

Ninth District Court—Parish of Pointe Coupee. H. T. Waddell vs. H. & R. T. Davis, No. 2094.

BY virtue of and to satisfy a writ of seizure and sale 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 5th day of March, 1859, 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:

Red Mariah, negro woman, aged about 16 years. Letty, negro girl, aged about 11 years. Terms and conditions of the sale: Cash, with Appraisement. SEVERIN PORCHE, SHT, Pointe Coupee, Jan. 29 1859.

NOTICE

IS HEREBY GIVEN that EYANNE BARRA has applied to the Ninth District Court in and for the parish of Pointe Coupee, to be appointed administrator of the succession of Adelaide Carmonche, 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, Feb. 19, 1859.

NOTICE

STRAYED or stolen from the plantation of J. V. Winter, on the 28th of November last, a pair FOX VENT, branded (R) on the hip; roached mane; shod before, when left. Any one giving information of said pony at this office will be liberally rewarded. (Jan 22) JOHN C. TURNER.

NOTICE!

ALL PERSONS having claims against the Estate of Abram Alfred, deceased, are requested to present them, fully authenticated, to EDWARD PHILLIPS, Attorney at Law, False River, or to the undersigned. L. H. TRUDEAU, Adm'r of said Estate, Waterloo, January 22, 1859.

NOTICE

IS HEREBY given that Antoine Pollard, m. c. has applied to the Ninth District Court in and for the Parish of Pointe Coupee, to be appointed Administrator of the succession of Clairville Leblanc, 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, February 26, 1859.

NOTICE

IS HEREBY given that Antoine Pollard, m. c. has applied to the Ninth District Court in and for the Parish of Pointe Coupee, to be appointed Administrator of the succession of Clairville Leblanc, 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, February 26, 1859.