

Mr. Breckinridge is contained in a statement made by him in a public speech, that he "would rather vote for one of his countrymen than a foreigner, all other things being equal." This is certainly a very grave offense, considering that in the very next sentence he denounced the Know Nothing organization upon high moral and Constitutional grounds.

I am afraid a foreigner, one of Mr. Savago's own class, an Irishman, for in stance, wouldn't vote for one of his own countrymen in preference to anybody else, "all other things being equal," or unequal. If that be Know Nothingism, then make the most of it.

There is much more in this speech which is worthy to be reproduced in the columns of the Advocate and read by all Southerners, and by all who have a taste for wit, keen satire, and fine rhetoric. We have only room for one more extract, in which Mr. Douglas' New England tour is admirably served up:

Where is Mr. Douglas now? Refreshing his recollection of American history at the base of Bunker Hill, under the escort of that little coterie of gentlemen who compose the Douglas Democracy of Massachusetts—endeavoring to gather some of the dust of Webster upon his shoes, and trying like a dull tourist to grow eloquent from association—relieving college exercises from the wearisome elegance of classic recitations by the inelegant weariness of his distinguished platitudes of self-government—describing to astonished savans in the shades of Harvard, the origin of Squatter Sovereignty, and "watering all the schools" with his endless repetitions on the "great principle which underlies" and outlives all other principles. It is not custom, I believe, for Presidential nominees to advocate upon the stump their two superior merits for that high office.

Beyond doubt, the probability is that the Black Republicans will elect their candidate for the Presidency. Such certainly would be the result if the election was now to take place; and we can see nothing which has transpired since the nominations for the Presidency were made, calculated to inspire reasonable expectations of any favorable change in the future. It is now clear that the weak and vain appeals to the Squatter Sovereignty Democrats, in the North, in view of the approaching elections, have utterly failed. They intended to rule or ruin the Democratic party of the North; and by their steady resolution, to force all Northern Democrats to go with them, or to take defeat with the success of the Black Republican party. This policy will fail. And, as soon as the Squatter Sovereignty Democrats perceive clearly that it will fail, large bodies of them will go over to the Black Republican party, to secure the election of their candidates. Col. Richardson, Mr. Douglas' most intimate friend and party manager, has openly declared that, next to Douglas, he will support Lincoln for the Presidency. This is most natural, as the Squatter Sovereignty policy differs not at all, in the end to be attained, from the Black Republican. The next three months will, therefore, in all probability, see the Presidential election into a more distinct sectional antagonism. Bell and Douglas, in the North, and South, will fade away into shadows; and the real struggle will take place between Lincoln and Breckinridge—the North and the South. [Charleston Mercury.

CAUGHT AGAIN.—The Bell and Douglas papers have been very jubilant over a report that Gov. Weller, of California, is supporting Douglas. The following letter is a settler of that report:

SAN FRANCISCO, July 26, 1860.

DEAR SIR—In answer to your letter of the 18th inst., I have to say you have been misinformed regarding the present political position of Gov. Weller. I have been permitted to peruse a letter he addressed a short time since to one of his friends in an interior county, wherein he uses the following language: "As no nomination was made by the late Convention, in accordance with the rules and usages of the Democratic party, we are at liberty to go for either of the candidates recommended by our friends at Baltimore."

"For myself, as an old National Democrat, I must give my support to Breckinridge and Lane for the Presidency and Vice Presidency."

I am rejoiced to learn that his old friends at Napa are in the same ranks with him, battling for the true Democracy.

Very sincerely, your obedient servant,
C. L. WELLER.

Alex. Montgomery, Esq.

\$10,000 Bet.—We are authorized by a gentleman of Concordia parish, to say that he will bet ten thousand dollars that Breckinridge and Lane will get the electoral votes of all the Southern States except three. [Concordia Intelligencer.

There's a chance! Where are the solid "Old Gentlemen" that they thus allow bets to go begging against their candidate? What are the Squatters about? The Bellites say that their candidate is going to carry most of the Southern States (like Fillmore did, we suppose) and sundry Northern ones (which they do not name); if they believe what they say, why don't they back their opinions? That's the question. [Advocate.

THE DEMOCRAT.

P. A. ROY, Editor.



Messrs. A. B. STAWBRIDGE & CO. are our authorized agents in New Orleans, to receive and receipt for subscription and advertising.

SATURDAY MORNING, SEP. 8, 1860

Democratic Nominees.
FOR PRESIDENT,
JOHN C. BRECKINRIDGE,
Of Kentucky.
FOR VICE-PRESIDENT,
Gen. JOSEPH LANE,
Of Oregon.
Presidential Electors.
FIRST ELECTORAL DISTRICT.—Judge OCTAVE ROUSSEAU, Elector; PIERRE LACOSTE, Sub-Elector.
SECOND.—BERNARD AVEGNO, Elector; C. D. YANCY, Sub-Elector.
THIRD.—FRASIMOND LANDRY, Elector; F. S. GOODE, Sub-Elector.
FOURTH.—B. B. SIMMES, Elector; JULES LEBLANC, Sub-Elector.
FIFTH.—JULES G. OLIVIER, Elector; J. K. ELGEE, Sub-Elector.
SIXTH.—W. M. LEVY, Elector; W. R. PECK, Sub-Elector.

We are authorized to announce the name of JOSEPH LANGLOIS, Sr., as a candidate for Assessor at the next election, subject to the choice of the Democratic party.
We are authorized to announce the name of Mr. OVIDE DABADIE as a candidate for Assessor at the next election, subject to the choice of the Democratic party.
We are authorized to announce Mr. ADOLPHE VIGNES as a candidate for the office of Sheriff at the next parish election.

Constitutional Democratic Platform.
RESOLVED, That the platform adopted at Cincinnati be affirmed, with the following resolutions:

1. That the Democracy of the United States hold these cardinal principles on the subject of slavery in the Territories: First, That Congress has no power to abolish slavery in the Territories; Second, That the Territorial Legislature has no power to abolish slavery in the Territory, nor prohibit the introduction of slaves therein, nor any power to exclude slavery therefrom, nor any right to destroy or impair the right or property in slaves by any legislation whatever.
2. That the enactments of State Legislatures to defeat the faithful execution of the Fugitive Slave Law, are hostile in character, subversive of the Constitution, and revolutionary in their effect.
3. That it is the duty of the Federal Government to protect, when necessary, the rights of persons and property on the high seas, in the Territories, or wherever else its constitutional authority extends.
4. That the Democracy of the Nation recognize it as the imperative duty of this Government to protect the naturalized citizen in all his rights, whether at home or in foreign lands, to the same extent as its native born citizens.
5. That the National Democracy earnestly recommend the acquisition of the Island of Cuba at the earliest practicable period.

Political Discussion.
GEN. B. B. SIMMES, the Presidential Elector for the Fourth District, and other distinguished speakers will address the people on the political issues of the day, at the following places, viz:

St. Francisville	Monday, September 17th
Jackson,	Tuesday, 18th.
Clinton,	Wednesday, 19th.
Darlington,	Thursday, 20th.
Greensburg,	Saturday, 22d.
Amite City,	Monday, 24th.
Franklinton,	Tuesday, 25th.
Covington,	Thursday, 27th.
Madisonville,	Saturday, 29th.
Pontchatoula,	Monday, October 1st.
Springfield,	Tuesday, 2d.
Hebron Church,	Thursday, 4th.
Baton Rouge,	Friday, 5th.
Brusle Landing,	Saturday, 6th.
Plaquemine,	Monday, 8th.
Bayou Goula,	Tuesday, 9th.
Pointe Coupee,	Thursday, 11th.

The Bell and Everett and Douglas and Johnson Electors are invited to participate in the discussion.

RALLY! RALLY!!
Breckinridge and Lane Meetings!
The Hon. B. B. Simmes, Democratic Elector, Hon. E. W. Robertson, and other speakers, will address the citizens of this parish on the Presidential question, at the Court House, on Saturday, September 8th.

The friends of the South, of Breckinridge and Lane, and the citizens generally are invited to attend.

The New York Journal of Commerce says:

From what we see and hear we are inclined to believe that the Breckinridge vote in this city will much exceed the Douglas vote, notwithstanding the latter has the endorsement of Tammany Hall and Mayor Wood. There are doubtless many Douglas men here, but we scarcely ever meet with one. Among the merchants there is an unprecedented degree of unanimity.

Morganza Meeting.
A respectable number were present on Thursday at Morganza, to hear Gen. B. B. Simmes; but, unfortunately, he could not fill his appointment, in consequence of a severe inflammation of the eyes, which confined him to his home.

We noticed several Bell men from the other side of the river, and among them Mr. Fuqua, the Bell Elector. The Douglas men were cheek by jole with the Bellites, and most of them were vociferous in calling for a speech from Mr. Fuqua, who had the good taste to rebuke them, by saying that it was Gen. Simmes' appointment, and in his absence it would be discourteous to speak.

Thursday convinced us that the Democratic party was never before so strong and enthusiastic, as at the present time. The Douglasites looked crestfallen, and large offers to bet that Breckinridge would beat both their candidates, were repeatedly and publicly made, without being taken up.

We have been greatly amused at the reproduction, by the Delta, of an exhorting editorial article, published in the Crescent in May, 1858. The Crescent of Tuesday last, attempts an explanation; but of course, it is the lamest. The following is the original article of the Crescent, as it was published in that paper on the 28th of May, 1858. What strange grimaces the editor must now make to be obliged to take it all back!

Messrs. Crittenden and Bell.—These distinguished gentlemen, from some unaccountable cause, now-a-days generally vote with the Northern Free-soilers, and in opposition to the members from that section of the Confederacy it was supposed they were elected to represent, at least in part. If the one represented Vermont and the other Michigan, there would be little difficulty in accounting for their action by one process or another; but as it is, we confess that we are altogether in the dark, unless, as has been stated on numerous occasions recently, Presidential aspirations have outweighed and overshadowed the duty and fealty they owe their immediate section.

On the 19th inst., the bill of Senator Clay, of Alabama, to repeal the fishery bounties, came up for discussion and determination. On its final passage the vote stood, being taken by yeas and nays, as follows:

- Yeas—Messrs. Bayard, Benjamin, Bigler, Bright, Brown, Clay, Clingman, Davis, Douglas, Fitzpatrick, Gwin, Hammond, Headerson, Hunter, Iverson, Johnson of Arkansas, Johnson of Tennessee, Jones, Mallory, Mason, Pearce, Polk, Pugh, Rice, Sebastian, Sibley, Thomson of New Jersey, Toombs, Wright and Yule—30.
- Nays—Messrs. Allen, Bell, Broderick, Chandler, Clark, Collamer, Crittenden, Dixon, Dooley, Durkee, Fessenden, Felt, Foster, Hamlin, Hale, Harlin, Houston, King, Seward, Shields, Simmons, Stuart, Sumner, Wade and Wilson—25.

Very bad company for Messrs. Crittenden and Bell to be in. We trust it is not an indication that they prefer the society of Northern Free-soilers to that of their own Southern brethren. It looks so, however, and deeply regretful are we that stern truth compels even this tacit admission. What all the leading enemies of the South favor, should bring forth, it seems to us, the opposition of every true Southern man.

We believe Mr. Bell's successor has already been appointed by the Legislature of Tennessee. Once we should have deeply deplored his departure from the councils of the nation, but now, alas! worse than

"Superfluous lags the veteran on the stage."

CENTENARY COLLEGE.—We are pleased to see that the following youths from this parish, are now attending the Centenary College at Jackson, La. In sending them to this flourishing institution, so near home, their parents exhibit good sense and patriotism. It is not until their principles are firmly established, that our young men should be allowed to breathe the pestiferous atmosphere of more Northern institutions: T. L. Nugent, H. W. Coyle, F. B. Dupree, W. A. Reid, F. E. Trudeau, L. T. Bergeron, R. L. Dupree, J. F. Gayle, P. V. Goudeau, E. O. Trudeau.

Proceedings of the Police Jury.
This day, September 3d, 1860, the Police Jury of the Parish of Pointe Coupee met at the Court House of said parish, according to law.
Members present:
S. M. Thomas, John W. Denison, Alex. Labry, George Pitcher, P. O. Lebeau, P. Bonachaud, Francois Gossereand, John H. Seibert, Jacob H. Morrison, member elect from the 6th Ward, presented his certificate of election, and after being duly sworn, took his seat.
The reading of the minutes was dispensed with.
The following named persons were appointed Commissioners of Elections:
1st Ward—Chapman's precinct: Robert Chapman, Charles F. Long, John Palmer. Centerport: John Nugent, Jas. C. Cain, — Kennel. Miller's Jar.

Joseph Miller, John T. Brooks, William Lindsey.
2d Ward—Chalfant's School House: N. Chalfant, Frank French, S. M. Wells.
3d Ward—Williamsport: Jonas Platt, James A. Fergusson, B. R. Coyle. Red River Landing: Joseph Torras, Dr. F. H. Babbitt, L. G. Picou.
4th Ward—Ellsworth's Store: Lovel Ledoux, O. Lejeune, John P. Watson.
School House, New Texas: Chas. Boyd, B. L. Joor, Peter Doherty.
5th Ward—Morganza: Jos. Strother, J. D. Lacour, Norbert Tircuit, Catlett's School House: Jules Porche, Samuel Doherty, Narcisse Beauvais.
6th Ward—Pierre Curet's Store: O. Bouis, Benj. Cooley, F. L. Claiborne.
7th Ward—Waterloo: Jules St. Germain, Louis Moujeot, Alphonse Poursiau.
8th Ward—Loeb's Store: Ed. Loeb, F. M. Neff, James A. Vanse.
9th Ward—School House: H. Didier, L. A. Hubert, L. V. Gosserand.
10th Ward—Court House: Charles F. Mix, Leopold Langlois, Hubert Patin, Junior.
11th Ward—School House: J. B. Blanchard, Jules Major, P. O. Lebeau.
12th Ward—Demoruelle's Store: J. L. Demoruelle, J. B. Major, J. B. Bueche.
13th Ward—Saizan & Aguilard's: Charles Gremillon, Marcel Lejeune, F. Gosserand.
14th Ward—Livonia: W. Delahay, J. L. Matthews, Theodore Hugnet.
On motion of J. H. Halsey,
Resolved, That the parish taxes for the present year be fixed at \$32,000.
On motion of J. H. Morrison,
Resolved, That a committee of three members of the Police Jury be appointed by the President, to examine and report upon the qualifications of each of the applicants for cadetship to the Alexandria State Seminary.
The President appointed Messrs. J. H. Morrison, J. H. Seibert, and P. O. Lebeau to that effect.
On motion of J. H. Halsey,
Resolved, That a parish Engineer be appointed by this board at its next regular meeting, whose duty it shall be to lay off and trace out any levee or road that the several parish inspectors may deem necessary; he shall, furthermore, measure all levees and roads after completion and furnish certificates of such measurement. For his services he shall receive the sum of \$800, payable quarterly, upon his warrants.
On motion of A. Labry, seconded by P. O. Lebeau,
Resolved, That the above resolution be laid on the table.
Which being put to vote, resulted as follows: Yeas, 6; Nays, 5. The resolution was laid on the table.
On motion of S. M. Thomas,
Resolved, That the President of the Police Jury be authorized to receive the bonds of the Inspectors of roads and levees of the 1st and 2d districts, at \$5,000 each, and those of the 3d and 4th districts, at \$100 each.
On motion of the same,
Resolved, That the resignation of B. B. Simmes, Inspector of roads and levees of the 1st district, be accepted, and H. G. Callihan be appointed in his place.
On motion of J. W. Denison,
Resolved, That the sum of \$1000 be and is hereby appropriated by this body for the purpose of aiding in the completion of the road leading from the Mississippi river at Eastwood & Loomis' store to the Bayou Latenache at Marnel White's plantation, known as the New State Road; that for the purpose of paying the above amount, the parish issue warrants for the same, and that at the next annual assessment of parish taxes, the said sum of \$1000 be included in the assessment.
Resolved, further, That the parish Attorney be authorized to sell to the lowest bidder, at the Court House of this parish, after ten days' advertisement, the above named work, according to the specifications to be furnished on the day of sale; provided it does not exceed the sum appropriated.
Resolved, further, That Peter Doherty, Benjamin L. Joor, and J. W. Denison be appointed a committee to designate the manner in which said work is to be done.
On motion of S. M. Thomas,
Resolved, That the attention of the Inspector of roads and levees for the 1st district be called to the condition of the embankment over Cowhead Bayou, and that he be authorized to sell the repairs to said embankment to the lowest bidder, and that the sum of \$600 be appropriated to pay for the same; the price of the work not to exceed the sum appropriated; the amount to be put on the next schedule of the probable expenses of this parish.
On motion of the same,
Resolved, That the parish Auditor be authorized to audit, according to law, the account of J. A. Lebeau as Constable in the case of the State of Louisiana vs. Noel, property of Edmond Lebeau.
On motion of J. H. Halsey,
Resolved, That Daniel E. Matthews and wife, Sarah E. Marler, be allowed to participate in the distribution of the Poydras funds in lieu of Fayrall Layfield and wife, M. A. Pennington, who were married in June, 1860 and therefore are entitled to a share in said funds only in the year 1861.
On motion of A. Labry,
Resolved, That the project of code on patrols, presented to the Police Jury by P. Bonachaud, be published for thirty days in both the parish papers.
On motion of J. H. Seibert,
Resolved, That the Directors of Patrol who have not done their duty be removed, and other appointments be made in their places.

Appointment of Directors of Patrols:
1st Ward—Alex. Labry.
2d Ward—Seaton Ströbling.
3d Ward—Jonas Platt.
4th Ward—Peter Doherty.
5th Ward, 1st Sec.—J. D. Lacour.
" 2d Sec.—J. B. Villerot.
6th Ward, 1st Sec.—Duncan Stuart.
" 2d Sec.—F. L. Claiborne.
7th Ward—James Huteches.
8th Ward—F. M. Neff.
9th Ward—Aug. Lecong.
10th Ward—Terence Samson.
11th Ward—P. O. Lebeau.
12th Ward—P. Bonachaud, Jr.
13th Ward—Marcel Lejeune.
14th Ward—John Calmes.

On motion of S. M. Thomas,
Resolved, That the law be rigidly enforced against the Directors of Patrols above appointed for non-performance of their duties.
On motion of the same,
Resolved, That the parish Treasurer be fined \$25 for his failing to present to this body his quarterly report.
On motion of P. Bonachaud,
Resolved, That the maximum of the price for the cubic yard for the repair and construction of levees be fixed as follows: 18 cents per cubic yard for all levees not exceeding 5 feet high; 22 cents per cubic yard for all levees from 5 to 8 feet high; 25 cents per cubic yard for all levees from 8 to 10 feet high; 28 cents per cubic yard for all levees from 10 to 12 feet high; and one cent per cubic yard more for every additional foot in height.
On motion of S. M. Thomas,
Resolved, That the Inspectors of roads and levees be authorized to bid in the name of the parish all levees and roads offered for sale by the parish Attorney or the Inspectors themselves, when there are no bidders. The Auditor is authorized to issue warrants to all persons who have done any of the above said works, and obtained from the Inspectors certificates to that effect. The Inspectors are also authorized to have all necessary works made to bridges and roads and levees, not exceeding \$25 at a time. The Auditor is also authorized to issue warrants to all persons who have done any of the above said work, and produced certificates to that effect from the Inspectors.
On motion of P. Bonachaud,
The following persons were appointed school trustees for the 12th Ward: Gustave St. Romain, Baptiste Bueche, Baptiste Guillaume.
On motion of J. H. Halsey,
The Police Jury adjourned sine die.
A. BONACHAUD, Clerk.

Accession.—The N. O. Courier learns that Hon. Henry Gray, of Bienville, is out for Breckinridge, which will make Bienville the banner parish of the State.

NEW ADVERTISEMENTS.

ESTRAY.
TAKEN UP, by Benjamin Evenstad, at his place on the Atchafalaya river, two mare Ponies, both brown, about 12 hands high, and about 5 or 6 year old; one marked W, and the other X, on the hip; right ear cropped and left ear split on both.
The proprietor is requested to come forward, prove property, pay charges and take them away; otherwise they will be sold after 70 days, to wit: on Saturday, the 1st day of December, 1860, at 10 o'clock A. M., at the office of the undersigned, as the law directs.
W. H. POOLE,
J. P. 4th Ward.
Sept. 8, 1860.

On the 22d of the month of September, 1860, an election for a member of the Police Jury to represent in said body the 9th Police Jury Ward, will take place in said District, at the usual election precincts and under the commissions appointed by the Police Jury for the general elections.
JAS. VIGNES,
Sept. 8, 1860.

Notice
I hereby given that the Parish Attorney will offer for sale, to the highest bidder, at the Court House of this parish, on MONDAY, SEPT. 17, 1860, at 10 o'clock A. M., the Lease of the Old Court House, for the term of — years. The lessee to furnish bond, with good and solvent security, to the satisfaction of the President of the Police Jury, in order to secure the payment of said lease, in accordance with the Police Jury Regulations.
By order of the President of the Police Jury.
A. BONACHAUD, Clerk.

SALE OF PUBLIC WORK.
THE Parish Attorney will offer for sale to the lowest bidder, at the Court House of this parish, on
MONDAY, SEPTEMBER 17, 1860,
at 10 o'clock A. M., the Public Work herein after named, to wit:
1st. The repairs to the Bayou Clirier Bridge.
2d. The repairs to the Bridge on Bayou Fordoché.
3d. The work on the road leading from the Mississippi River, at Eastwood & Loomis' store, to the Bayou Latenache, at Marnel White's place, known as the New State Road.
4th. The construction of a draw bridge across Bayou Grosse Tete.
Purchasers to furnish bond with good and solvent security to the satisfaction of the President of the Police Jury, in order to secure the faithful performance of said work in accordance with the Police Regulations, under the superintendence and to the satisfaction of the Inspector of the District in which said work is to be made.
By order of the President of the Police Jury.
A. BONACHAUD, Clerk.

State of Louisiana.
Parish of Pointe Coupee—Ninth District Court
Joha C. Dunbar vs. Charles Provosty.
No. 2643.
PURSUANT to an order to me addressed by the Hon. the 9th District Court in and for the State of Louisiana, aforesaid, I, the undersigned, Sheriff of said parish, do hereby offer at public sale, at the Court House of this parish, on
Thursday, the 27th day of Sept., 1860,
at 10 o'clock, a. m. all the right, title and interest that the defendant has in and to the following described property to-wit:
Dry goods, tin ware, fancy groceries, hardware, drugs, two counters and shelves, stove, and also, the house where Charles Provosty kept store, to be removed by the purchaser in a reasonable time after the purchase.
Terms and conditions of sale.—Cash on the day of sale.
SEVERIN PORCHE, Sheriff.
September 8, 1860.

State of Louisiana.
Parish of Pointe Coupee—Ninth District Court
Jean Devin vs. Pierre Sicard.—No. 2389.
BY virtue of, and to satisfy a writ of *fac. is. is. sed.* in the above entitled suit, and to the order of 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 Oct., 1860,
at 10 o'clock A. M., all the right, title and interest that the defendant has in and to the following described property, to-wit:
A tract of LAND, situated on the Canal, fronting two arpents on the said Canal by force in depth, bounded on one side by the land of Desolive Lejeune, and on the other by that of Hubert Patin, Sr.
Also, a negro woman, named ADELE, aged about 50 years.
Terms of Sale.—Cash with Appraisement.
SEVERIN PORCHE, Sheriff.
Pt Coupee, September 1, 1860.

State of Louisiana.
Parish of Pointe Coupee—Ninth District Court
Taylor, Knapp & Co. vs. Joseph A. Miller.
No. 2532.
BY virtue of, and to satisfy a writ of *seizure & sale.* in the above entitled suit, and to the order of 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, at the Court House, on
Saturday, the 6th day of Oct. 1860,
at ten 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, fronting on the Atchafalaya river, and a half arpent, running back to embrace fifty acres, bounded on the south by lands of John T. Brooks, on the north by land of the said Joseph A. Miller, and also on the east by land of the said J. A. Miller, in the Parish of Pointe Coupee.
Terms of Sale:
Twenty months' credit; 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, Sept. 1, 1860.

L. H. TRUDEAU
BEGS leave to inform his friends and the public in general, that he has purchased from Messrs. Day & Laundry the property known as the
HERMITAGE LANDING
situated at the lower mouth of False River, together with their entire STOCK OF GOODS, to which he has added a
Fine Fall Supply.
consisting in part of—
Dry Goods,
Clothing,
Hats and Caps,
Boots and Shoes,
Groceries,
Paints, Oils and Turpentine,
Pitch, Coal and Pine Tar, Oaken,
Drugs and Medicines.
And is constantly receiving—
FRESH FLOUR of the best brands,
BACON HAMS,
" SIDES,
" SHOULDERS,
DUFFIELD'S SUGAR-CURED HAMS.
Wines, Liquors, Porter, Ale, etc.
Strict attention will be paid to Receiving and Shipping all articles of Freight entrusted to his care, and from close attention, and an experience of more than twenty years in the business, he hopes to merit a share of public patronage.
Hermitage, August 25, 1860.—6m

State of Louisiana.
Fifth District Court—Parish of Lafourche.
In the matter of the succession of Bellfield F. Woodruff, deceased.
PURSUANT to an order to me addressed by the Honorable the 5th District Court in and for the parish and State aforesaid, I, the undersigned, Sheriff of the parish of Pointe Coupee and State aforesaid, will offer at public sale, to the last and highest bidder, at the Court House of the parish of Pointe Coupee, on
WEDNESDAY, SEPTEMBER 26, 1860,
at 11 o'clock A. M., the following named and described SLAVE, belonging to said above succession, to-wit:
A negro woman named Phillis, aged about 25 years.
TERMS OF SALE:
The said property is sold payable in three equal instalments, one in each of the months of March of the years 1861, 1862, and 1863. Purchasers to furnish their notes, with good and solvent security in solid, to the order and satisfaction of the Adjudicator, payable at the office of the Recorder of the Parish of Pointe Coupee, and bearing 8 per cent interest after maturity, until paid, and a special mortgage hypothecated on the slave sold with privilege, to be retained on the purchase money until the final payment of the purchase money and the interest that may accrue thereon.
J. PORCHE, Sheriff.
Aug. 25, 1859.

Reduced Prices!
On and after the 1st of September, 1860, the undersigned will store in his warehouse, and ship to New Orleans, Cotton, Sugar and Molasses at the following rates:
Sugar, at the rate of 5 cents per hog-head.
Molasses, " 5 " " barrel.
Cotton, " 5 " " bale.
Waterloo, Sept. 1, 1860.
Z. DEMORUELLE.

NOTICE!
THE undersigned will procure patents for lands for which patents have not been obtained.
A list of such patents for lands in this and adjoining parishes, now in the Register's office in New Orleans, may be had by application to either of them.
They will also present claims for confirmation of lands before the newly organized Board of Commissioners, in cases where no confirmation exists.
J. H. HALSEY,
R. H. BRADFORD.

ESTRAY.
TAKEN UP, by Pierre Saizan, three miles below Waterloo, on the Bay of the Canal of False River, an American dark sorrel MULE, about three or four years old, nearly black hands high, no visible marks. Appears to be just from a drove.
The owner is requested to come forward prove property and pay the costs, or the mule will be sold in seventy days, at the office of the undersigned, as the law directs.
F. M. NEFF,
J. P., 8th Ward.
August 25, 1860.

LOSE.
A CERTAIN Promissory Note, dated April —, 1860, drawn by Frank Michel Neff, to the order of Charles Lallande, for the sum of ten dollars, payable at sight. Said note or due bill is not endorsed. The public are warned not to trade for said note, as payment has been stopped.
aug 18 CHARLES LALLANDE.

The State of Louisiana.
Parish of Pointe Coupee—Ninth District Court
Jean Devin vs. Pierre Sicard.—No. 2389.
BY virtue of, and to satisfy a writ of *fac. is. is. sed.* in the above entitled suit, and to the order of 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 Oct., 1860,
at 10 o'clock A. M., all the right, title and interest that the defendant has in and to the following described property, to-wit:
A tract of LAND, situated on the Canal, fronting two arpents on the said Canal by force in depth, bounded on one side by the land of Desolive Lejeune, and on the other by that of Hubert Patin, Sr.
Also, a negro woman, named ADELE, aged about 50 years.
Terms of Sale.—Cash with Appraisement.
SEVERIN PORCHE, Sheriff.
Pt Coupee, September 1, 1860.

State of Louisiana.
Parish of Pointe Coupee—Ninth District Court
Taylor, Knapp & Co. vs. Joseph A. Miller.
No. 2532.
BY virtue of, and to satisfy a writ of *seizure & sale.* in the above entitled suit, and to the order of 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, at the Court House, on
Saturday, the 6th day of Oct. 1860,
at ten 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, fronting on the Atchafalaya river, and a half arpent, running back to embrace fifty acres, bounded on the south by lands of John T. Brooks, on the north by land of the said Joseph A. Miller, and also on the east by land of the said J. A. Miller, in the Parish of Pointe Coupee.
Terms of Sale:
Twenty months' credit; 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, Sept. 1, 1860.

L. H. TRUDEAU
BEGS leave to inform his friends and the public in general, that he has purchased from Messrs. Day & Laundry the property known as the
HERMITAGE LANDING
situated at the lower mouth of False River, together with their entire STOCK OF GOODS, to which he has added a
Fine Fall Supply.
consisting in part of—
Dry Goods,
Clothing,
Hats and Caps,
Boots and Shoes,
Groceries,
Paints, Oils and Turpentine,
Pitch, Coal and Pine Tar, Oaken,
Drugs and Medicines.
And is constantly receiving—
FRESH FLOUR of the best brands,
BACON HAMS,
" SIDES,
" SHOULDERS,
DUFFIELD'S SUGAR-CURED HAMS.
Wines, Liquors, Porter, Ale, etc.
Strict attention will be paid to Receiving and Shipping all articles of Freight entrusted to his care, and from close attention, and an experience of more than twenty years in the business, he hopes to merit a share of public patronage.
Hermitage, August 25, 1860.—6m

State of Louisiana.
Fifth District Court—Parish of Lafourche.
In the matter of the succession of Bellfield F. Woodruff, deceased.
PURSUANT to an order to me addressed by the Honorable the 5th District Court in and for the parish and State aforesaid, I, the undersigned, Sheriff of the parish of Pointe Coupee and State aforesaid, will offer at public sale, to the last and highest bidder, at the Court House of the parish of Pointe Coupee, on
WEDNESDAY, SEPTEMBER 26, 1860,
at 11 o'clock A. M., the following named and described SLAVE, belonging to said above succession, to-wit:
A negro woman named Phillis, aged about 25 years.
TERMS OF SALE:
The said property is sold payable in three equal instalments, one in each of the months of March of the years 1861, 1862, and 1863. Purchasers to furnish their notes, with good and solvent security in solid, to the order and satisfaction of the Adjudicator, payable at the office of the Recorder of the Parish of Pointe Coupee, and bearing 8 per cent interest after maturity, until paid, and a special mortgage hypothecated on the slave sold with privilege, to be retained on the purchase money until the final payment of the purchase money and the interest that may accrue thereon.
J. PORCHE, Sheriff.
Aug. 25, 1859.