

at three feet, at  
The Ohio  
less than four  
Louisville, and  
the slack wa-  
is also low and  
ice. Notwith-  
there is a per-  
p-country pro-  
n prices.  
red freely at 7

at \$8 50,—by  
fa lot of some  
0 cash.  
at 53 to 55 cts

can be had by  
I sale consider-

ent kinds; sales  
als have much  
ost any article  
Chairs, split  
or \$14 to 26  
desert do \$8;  
s \$16 to 25;  
uds, high posts,  
k; side-boards,  
rious prices.  
s seem pretty  
cotton has not  
vagrans at full  
as heretofore.

markets will  
do not alter

Current  
is, Jan. 26.  
the 18th inst:  
22,134 bales,  
ad Tennessee  
389 bales; to-

for Liverpool  
recilles 612.  
Providence  
me 250 bales,  
g an addition  
hand, inclu-  
eared on the

last report  
struction, at

name was smuggled into the establishment  
by some sort of Legerdemain, without any  
claims—His brother, E. P. Howe, I did  
recognize as a partner in the office, until we  
were sued for some little demands against the  
office, when he denied to Messrs. Isaacs and  
Dargan, having any interest in the concern,  
and that they had no right to bring suit  
against him for the office.

There is an instrument of writing now  
in the hands of Gen. Davis, drawn up by  
that gentlemen, & signed by myself & E.  
P. Howe, as an agreement between myself  
and that gentleman, to go halves in the es-  
tablishment.—If George P. Howe's name  
is mentioned in that instrument, I am very  
much mistaken—though this can, and will  
be decided by application to Gen. Davis,  
who I think will take a pleasure in inform-  
ing those that may wish to know the facts—  
George P. Howe never was in the concern  
legally—and I further state that George P.  
Howe never had any right to demand or col-  
lect a dollar from the Office—and if E. P.  
Howe was not a partner in the concern, I am  
the only one who had the right to collect and  
appropriate the funds of the office.

The above facts are true; and I would say  
to those indebted to the office of the Marshall  
County Republican, not to settle their ac-  
counts to any one until the matter is fairly  
adjusted.

I would also make it known, that in fu-  
ture any thing coming from that source will  
be treated with that contempt which is due  
the author.

Read over the above,  
And after this; and then to breakfast  
With what appetite you have.  
**ROBT. L. PEGUES.**  
Holly Spring, Miss. Feb 15, 1839.  
5—lt Printers fee \$20 00 Paid.

### NOTICE.

**O**N MONDAY, the 4th day of March  
next, I will sell for cash at the Court-house,  
in Holly Springs, a block of land containing  
nine acres and one-half. Also Lot No. 14,  
in the town of Hudsonville, levied on as  
the property of H. W. Munsan, to satisfy an  
execution in favor of H. H. Means. Also,  
at the same time and place, I will sell for  
cash, Lots No. 6 and 9, and a two acre  
block in Mount Pleasant, levied on as the  
property of John Hutchins, to satisfy an ex-  
ecution in favor of Burwell Burton, the re-  
sidue of said property after satisfying B.  
Burton will be sold as the property of Hugh  
K. Birds and Abner Currah, to satisfy an  
execution in favor of Isaac and Catherine

terms, and either Brandon or Holly Springs money  
taken in payment. Enquire at this Office.  
Jan. 18, 1839.

### ATTEND TO THIS NOTICE!

**A**LL those indebted to the subscriber on account  
for the years 1837—38 will do well to call and  
settle before the first day of March. Holly  
Springs money will be taken up to that time  
after which, good money will be required.—  
Call on the subscriber on the South side of  
the public square, on Centre street—better  
known as Yancey and Brown.

**JOHN BROWN.**  
January 25, 1839—5w.

### UNION HOUSE. HOLLY SPRINGS, MISS.

**T**HE SUBSCRIBER, successor to  
W. J. CAIN, is prepared, at all  
times, to give evidence of his long ex-  
perience as an



### INN KEEPER,

He having been 19 years in the business in  
Virginia..

By indefatigable exertions in endeavoring  
to entertain, and accomodate all who may  
extend their patronage to him, he hopes to  
give entire satisfaction.

His table shall be at all times furnished  
with the variety which our country affords,  
and his stables with all the necessaries re-  
quired.

**WILLIAM CRAFT.**

Feb 8—4—t

**GEORGE A. WILSON,** | **THOMAS J. DYE.**  
Holly Springs, | Cahulahoma  
**WILSON & DYE**

**ATTORNNYS AT LAW.**  
**W**ILL attend the Courts of Marshall and the  
adjoining counties.—Business entrusted to  
either will receive their joint attention.

### REFERENCES.

- WM. E. ANDERSON,** } Vicksburg, Mi.
  - JOHN S. BRIEN,** } }
  - FOSTER & FOGG,** } Nashville, Tc.
  - H. L. DOUGLASS,** } }
  - BAILIE PEYTON,** } New Orleans, La.
  - GEORGE SHALL,** } }
  - GEN. W. BARROW,**—Natchez, Mi.
  - WM. YERGER,**—Jackson, Mi.
- Jan. 25, 1839.

### MOSES GRUMP, PROFESSOR OF BARBERISM AND FRISERETCHERY.

**T**AKES this method of informing his  
friends that he is now prepared to  
**SHAVE AND CUT HAIR**  
in fashionable style. Room, east of and op-  
posite to Williams's Inn.  
**REFRESHMENTS**  
to be had at all times, prices moderate.  
February 15—2w.



**M**y private  
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ly Springs, is c  
is one of the fi  
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Pontotoc, Ox  
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January 18

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Feb. 1—3—

### W

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February 8, 18

**N**OTICE. Al  
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ply to John C. Hi  
times be found at t

Jan. 18, 1839.

### CASH!

**A**LL those in  
come forward

**P**  
etc.—I say nothi  
Jan. 18, 1839.