

at least commence by correcting
 The saying is as good as it is
 they who live in glass houses,
 never throw stones.' And the fine
 the scriptural story of the woman
 adultery, should never be forgotten:
 who is the least guilty, cast the
 se.

ATTENTION! COMPANY.
 TO THE RIGHT AND DRESS.
 citizens of Holly Springs favorable
 in the organization of a volun
 company, are respectfully request-
 end a meeting over the Market-house
 day Evening, at early candle light-


MANY CITIZENS,
 —We will take occasion to say
 are an hundred stand of arms al-
 our town lying idle, and we may
 rub them up a little.

in Marshall—Two hands the pro-
 Col. William Davis of this county
 out on the 3d 440 lbs. cotton on his
 One 236, the other 204 pounds.—
 her guess this cant be beat in North
 ppi at the same date.

on Tuesday evening about 8 o'clock
 Marshall Inn of Mr. Williams.
 James Echols resident of Memphis
 ee.

DISSOLUTION.
 partnership heretofore existing Between
 Drewry Mims and Clark Stricklin is this
 voided by mutual consent. Those having
 against Drewry Mims & Co. will present
 or payment to Drewry Mims and those
 indebted to the firm will call on Drewry
 or settlement.

**DREWRY MIMS.
 CLARK STRICKLIN.**
 th—32—1 Insertion Pr., fee \$2.

 **A**T a meeting of
 LaGrange Lodge
 No 18, held at
 the Masonic Hall, in
 the town of La Grange,
 Tennessee, August 11,
 A. L. 5389, A. D. 1839,
 it was ordered, that Ed-
 A. Thomas, a Master Mason, and
 er of this Lodge, be, and he hereby is,
 ed from all the privileges of Free Ma-
 for grossly immoral, dishonorable
 masoni conduct—and that a l editors
 blishers of newspapers, be requested
 rt this notice.

R. J. YANCEY, Sec.
 7, 1839.

STATE OF MISSISSIPPI,

is not an inhabitant of this State, but re-
 sides beyond the limits thereof, so that the
 ordinary process of this Court cannot be
 served upon them; therefore it is ordered that
 unless said defendant appear before the
 Chancellor at the Court room in Oxford
 on the Second Monday in February next
 and plead answer or demur to the bill of com-
 plaint, the several allegations thereof will
 be taken for confessed, and such order and
 decree made thereon as the Chancellor shall
 deem equitable and just. It is further or-
 dered that a copy of this order be inserted
 in the Holly Springs Banner, once a week
 for two months successively.

**R. L. DIXON, Clerk,
 By W. H. SMITHER, D. C.**
 Aug. 31, 1839.—2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,

*Superior Court of Chancery,
 August Term, 1839.*
HART & HODGE,

55 vs.
HURT & CLOW.

UPON opening the matters of this bill,
 and it appearing to the satisfaction of
 the Court, that the defendant, (Elisha
 Hurt) is not an inhabitant of this State, but re-
 sides beyond the limits thereof, so that the
 ordinary process of this Court cannot be ser-
 ved upon him; therefore, it is ordered that
 unless said defendant appear before the chan-
 cel or at the court house in the town of Ox-
 ford on the second Monday in February
 next, and plead, answer, or demur to the bill
 of complaint the several allegations there-
 of, will be taken for confessed, and such or-
 der and decree made thereon, as the Chan-
 cellor shall deem equitable and just.

It is further ordered that a copy of this
 order be inserted in the Holly Springs Ban-
 ner, a news paper printed at the town of Hol-
 ly Springs, once a week for two months suc-
 cessively.

**R. L. DIXON, Clerk,
 By W. H. SMITHER, D. C.**
 Aug. 31, 1839.—2m—Prs.' fee 13,50

CITATION.

*The State of Mississippi }
 Lafayette County. }*

To all persons interested in the real estate
 of William Hartgraves, deceased; *Greeting:*
YOU are hereby cited to be and ap-
 pear before the Probate Court of La-
 Fayette County, on the second Mon-
 day in October next, and show cause if a-
 ny you can, why an order shall not be
 made authorising and directing the Admin-
 istratrix of said deceased to sell the follow-
 ing real estate belonging to the same, v:z:
 The south west quarter of section 31, town-
 ship 9, range 4, west.

Witness the Honorable James F. Sherron

and appearing to the satisfac-
 court that the defendant (Robert H
 is not an inhabitant of this State, b
 beyond the limits thereof, so that
 ry process of this court cannot be
 on him; therefore it is ordered t
 said defend nt appear before the C
 at the Court Room in the town
 on the Second Monday of Febr
 and plead answer or demur to t
 complaint, the several allegatio
 will be taken for confessed, and s
 and decree made thereon, as the C
 shall deem equitable and just. It
 ordered that a copy of this order b
 in the Holly Springs Banner, a n
 printed at Holly Spri ngs, once a
 two months successively.

**R. L. DIXON,
 By W. H. SMITHE**
 Aug. 31, 1839.—2m—Prs.' fee

THE STATE OF MISSISSIPPI

Superior Court of Chancery, Aug.
James Y. Blocker,
 vs.

M. S. Maynard, et al.

UPON opening the matters of
 and it appearing to the satis-
 the Court that the defendants (Car-
 lin, Samuel D. Harlin and Enos
 are not inhabitants of this State, t
 bey nd the limits thereof, so that th
 ry process of this Court cannot be s
 on them; therefore it is ordered tha
 defendants appear before the Chan-
 the Court Room in Oxford on th
 Monday in February next and plea
 or demur to the bill of complaint,
 al allegations thereof will be take
 fessed; and such order and decree m
 on as the Chancellor shall deem
 and just. It is further ordered tha
 of this order be published in th
 Springs Banner, once a week for tw
 successively.

**R. L. DIXON,
 By W. H. SMITHER,**
 Aug. 31, 1839.—2m—Prs.' fee,

THE STATE OF MISSISSIPPI

Superior Court of Chancery, Aug. t
John Miller,
 53 vs.
Stancel Cobb,

UPON opening the matters of
 and it appearing to the satisfi
 the Court that the defendant
 inhabitant of this State, but resides be
 limits thereof, so that the ordinary
 of this Court cannot be served up
 therefore it is ordered that unle
 d. defendant appear before the Chan
 the Court Room in the town of O;
 or before the Second Monday in J
 next and plead answer or demur to