

...ed in the midst of  
 azement and horror.  
 single nation have  
 ug of mankind into  
 n enhanced and mul-  
 ent, without a num-  
 re. By the vidence  
 et and the guillotine,  
 s if the knell of the  
 led, and the world  
 on and its funeral.  
 Mr. Editor, that our  
 ay never be deluged in  
 as unfortunate France;  
 ernicious, Anti-Repub-  
 views of Mr Brownson  
 id even partially acted  
 id united republic is no  
 nly be written in large  
 n our pulpits, altars, and  
 e State houses within  
 these United States—  
 anticipate a deeper ques-  
 deep and black, it must  
 nce it first originated.—  
 is yet behind the *Sable*  
 favored ones, may have  
 ise of secrecy to take a  
 oratory. But I would  
 fochist in heathen days,  
 and country in our day  
 ie least countenance to  
 s, for the Editors of the  
 dorse the sentiments of  
 stounding; but I do con-  
 I am truly astonished  
 ny Editor or Editors man-  
 te patriotism or Chris-  
 ast countenance, to such  
 ie citizens of these Uni-  
 up, a little leaven may  
 id when we see Infideli-  
 cobinism beginning to  
 country, and by some of  
 n defended, and by oth-  
 It is time, yea, high  
 of his country to sound  
 n or Arabian *Siroons*,  
 bis, or destructive in its  
 and political dogmas of  
 present permit me to in-  
 certain Judge of the Cir-  
 iter States, when a case  
 s brought against a cer-  
 rupting religious wor-  
 n no professor of reli-  
 good sense and a gen-  
 ill concerned, observed  
 saw the Institutions of  
 us of political and civil

...which he testified to be-  
 fore Col. Whiteley, the Collector, was false  
 —that he was compelled by threats made  
 by Capt Nones to give such testimony," &c  
 Upon the receipt of this deposition by Mr.  
 Woodbury, the Secretary of the Treasury,  
 informed Mr. Murch in substance, by letter,  
 "that this testimony of the negro could not  
 go to rebut his first deposition, bus might be  
 made the ground work of new proceedings  
 against Captain Nones"—(I have not the  
 letter before me and, therefore, merely give  
 the substance.) To which Mr Murch, un-  
 der date of September 10, 1839, made the  
 following reply, after acknowledging the re-  
 ceipt Mr Woodbury's letter of the 6th inst.,  
 he says, "I have to say that the affidavit of  
 Wm Kork [negro] was sent to the Depart-  
 ment, not for the purpose of commencing new  
 proceedings against Capt. Nones, or any  
 other person, but with the object of showing  
 to the Department the character of the evi-  
 dence on which my dismissal has been  
 founded." Several letters were written to  
 the Department and to the President by the  
 friends of Mr Murch, and I think a formal  
 remonstrance sent by his counsel to the  
 Treasury Department. On the 4th of Janu-  
 ary, 1840, the Secretary of the Treasury  
 wrote to me, (who had addressed a letter di-  
 rectly to the President in regard to Mr Murch  
 as follows: "Sir, in reply to your letter of the  
 27th ult., to the President of the U. States,  
 which has been referred to this Department,  
 I would inform you that Lieut. Murch was  
 dismissed from the Revenue service, by the  
 President, on *satisfactory* evidence of im-  
 proper conduct, which, though the charges  
 and proof have been once or twice re-exam-  
 ined, has never been satisfactory rebuted or  
 explained."  
 These proceedings are now matter of re-  
 cord, or ought to be, in the Treasury De-  
 partment. Copies of most of which I took  
 the precaution at the time to retain. If you  
 think any good can be had by publishing it,  
 please do so, and make whatever remark  
 you may think proper. I will only add that  
 no officer, however high or honest, is safe  
 for a moment, if the government is to tolerate  
 negroes, under the immediate control of an  
 officer, to give testimony against another  
 whom he has thought proper to prefer  
 charges against.

**THE CLINTON PRESBYTERY**  
 Will commence its sessions in the Pres-  
 byterian Church, Holly Springs on Thurs-  
 day the 24th of this month. A number of  
 ministers and elders are expected to be here.  
 Sept. 12, 1840

**BLANKS OF EVERY DESCRIPTION**  
 Now prepared at this Office.

Judge of our said Court, at a Probate Court  
 to be held for Marshall County, at the Court  
 House in the town of Holly Springs, on the  
 fourth Monday of October next, to shew  
 cause if any they can, against such sale, and  
 that publication be made six weeks in susses-  
 sion in the Conservative and Holly Springs  
 Banner a newspaper printed in the town of  
 Holly Springs, Mississippi.  
 Done in my hand and  
 the seal of said Court at Office,  
 August 25th, 1840.  
**GORDENTIA WAITE, Cl'k.**  
 No 24—6w.—pr's fee \$14.

**THE STATE OF MISSISSPPI,**  
 Marshall County,  
 James C. Bailey } Circuit Court,  
 vs; } In Chancery,  
 Lucinda Bailey } June Term, 1840.

**C**AME the complainant by his solicitor,  
 Whereupon, it appearing to the satis-  
 faction of the Court that the Defen-  
 dant is not an inhabitant of this State but re-  
 side beyond the limits thereof, it is ordered  
 by the Court that publication be made suc-  
 cessively for two months, in the Conserva-  
 tive and Holly Springs Banner, a newspa-  
 per published in the town of Holly Springs,  
 Mississippi, and, that unless the Defendants  
 plead, answer, or demur to the bill of com-  
 plaints on or before the first Monday after the  
 fourth monday in November next. The said  
 bill will be taken for confessed and set for  
 hearing Exparte.  
 Test: **A. T. CARUTHERS,**  
 Clerk & Master.  
 No 23—2m

The State of Mississippi, } Circuit Court,  
 Tippah County, } June term, 1840.  
 Samuel Johnson, }  
 vs } *Bill for Divorce.*  
 Elizabeth Johnson. }

This day came the plaintiff by his at-  
 torney and it appearing to the satisfaction of  
 the Court that the defendant resides without  
 the limits of this State so that the ordinary  
 process of law cannot be served upon her. It  
 is therefore ordered by the Court, that publi-  
 cation be made for three months in the Con-  
 servative, a newspaper published in the town  
 of Holly Springs, State of Mississippi, re-  
 quiring the said Elizabeth Johnson to be and  
 personally appear, plead, answer or demur  
 to plaintiffs bill at the next term of this  
 Court to be held on the first Monday of Oc-  
 tober next, otherwise this cause will be set  
 down for hearing and the allegations con-  
 tained in plaintiffs bill will be taken for con-  
 fessed.

A true copy from the original  
**HARDY W. STRICKLAND,**  
 July 1st, 1840

tion by me.  
 [No. 24.]  
 BENJAMIN H  
**TR**  
**NOTICE**  
 23d day of Jan  
 undersigned w  
 Trust executed  
 brook, and W  
 benefit of John  
 Court House  
 in Marshall Co  
 auctio, to the  
 following negr  
 one negro girl  
 years, one negr  
 years, one negr  
 years, one negr  
 17 years, one n  
 12 years, one  
 years, and one  
 aged 1 year, or  
 required to satis  
 of trust, unless  
 previously paid  
 Rutherford, in  
 commence at 11  
 Said deed is  
 Clerk of the  
 county, Mississ  
 1840. J  
 Holly Spring  
 July 11th, 18  
**THE STAT**  
 Joshua H  
 vs  
 Frances S. Pre  
 et al.  
**C**AME the  
 or, when  
 plaintiff  
 Ross be taken  
 dant Byrn allow  
 next to answer  
 pearing to the  
 the defendant's  
 not inhabitants  
 reside beyond  
 ed by the Court  
 two months suc  
 and Holly Sp  
 published in  
 Mississippi, and  
 dants plead an  
 the bill on  
 the fourth  
 The said bill  
 if said and