PERS .- We learn nat Judge Willre the Court of the law in relaing to editors of

a newspaper orind it continues to presumption, is in to the contrary, ber's orders, and from day to day

ousiness with his ough not his exhas reason to bethe expectation nat case he will be he gives notice to Journal.

THIGS DO .-- The asked by our offodo, when they shall hands the reign of wait a little, by; arc of holy writ, "stand rael." In the mea. ty somewhat on this w things which the rigs wil! not elevate d vagabonds, whom and condemned; for, memory, they have e wicked rule, the 101 regard the Govindependent to the enefit of a few office venrich by oppressst, allowing them to

le the commerce of awarratable experiy the still more suidestroy our credit, wilful misrepresen-

to reduce the value and thus bring down ir to the standard to erning after the rotgrope, contemplated. e per day.

the purse and the ally making the Exte the name. They my, with which to cace; for the country rd in the patriotism

fer the Executive interfere unduly, or ational manner, Tu : branch, thus reduHARD TIMES-MISSISSIPPI HOUS

BOARD per year
Man and Horse per day \$150 00 Good fires-good room-good stables, &c. JOHN RAMSAY. Memphis Dec. 18 1840-if

STATE OF MISSISSIPPI HIGH COURT OF ERRORS AND APPELAS.

ORDERED, by the Court, that the Docket of Causes for the first District, (Judge Sharkey's) be taken up on the 1st Monday of January 1841. The Docket of Causes for the Second District, (Judge Turner's) be taken up on the 3d Monday in January—and the Docket of Causes for the third District, (Judge Trotter's) be taken up on the first Monday in February next.

A true copy from the minutes. R. A. PATRICK Clefk.

Dec. 5-29-6w.

Notice.

At a Probate Court held for the County of Marshall State of Mississippi; On the 5th monday of November 1840, and on the 25th day of said month, Letters of Administration on the estate of Wm. De Decd. late of said county, was du y granted by said court to the undersigned. All persons having claims against the Estate of said Deceased, are required to exhibit the same to the indersigned, within the time limited by law. or the same will be bared. Those indebted to said estate are requested to make proint payment.

> RANSOM H BYRN. Administrator.

Nov. 25th 1840.-37-6w-fee \$8.

ofice.

To all whom it may concern, the undersigned having this day obtained letters of Administration from the Honorable Court of Probates of Marshall County Mi. on the Estate of Joshua P. Humphries Decd. late of Desoto County, Mr. All persons having claims again t said estate are hereby notified to present the same within the time the law prescribes, or they will be bared by law, and a I persons indebted to said Estate are required to make payment to the subscriber.

WILLIAM McMAHON, Admr. Nov 23 1840 36-6t pr's fee \$7. pd \$4 75

At a Probate Court held in the county o Marshall, State of Mississippir on the fourth Monday of November, 1840, and on the 23d day of said month; letters of administration on the estate of William J. Cain, deceased, late of said county, was duly granted by by said Deed of trust. said court to the undersigned.

All persons having claims against the estate of said deceased, are required to ex-

STATE OF MISSISSIPPI. -arkin Echols Superior Court of

Chancery,

James Davis et. al. Oct. Term 1840. pon opening the matters of this bill, and it appearing to the satisfaction of the Court, that the defendants Jesse B. Clemants, John W. Land, and David Hubbard, are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be serv ed upon them. Therefore it is ordered that unless the said defendants appear before the Chancellor at the Court room in the town of Oxford, on the third Monday in April next plead, answer, or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shail deem equitable, and just. It is further ordered that a coppy of this order be inserted in the Holly Sprins Conservative, once a week for two Months successively, issued

R. L. DIXON Clerk, By Wm. H. SMITHER Dep't. Nov. 20-35-2m prs fee \$15.

Nov. 17th 1840.

TRUST

By virtue of a Deed of trust executed by Thomas Hunt and Elizabeth his wife to the undersigned as trustee, bearing date the 8th day of February 1839, to secure the payment of certain notes, and interest thereon, in said Deed named. Default having been made in papment of said notes and interest. Therefore in accordance with a provision in the said deed of trust.

I will on the second Monday of December next, expose to public sale, at the Court house door, in the town of Holly Springs in the county of Marshall, and State of Mississippi, for cash, he following described tracts of land, together with four negro slaves, (to wit) the one half of sections No. twenty four and twenty five, in Township two of range ten west, also the one half or sections No. thirty four and therty five in township twelve of range two west, also the half sections out of the said Hunts interest in partnership with J. S. Topp in sections No. eight, nine and seventeen, in township six of range eleven west, all of said lands lie within the limits of the late treaty with the Chickasaw tribe of Indians, and likewise in the aforesaid State of Mississippi, and also the following Slaves (to wit) Augustus, a man aged twenty-two years, Harry a boy aged seventeen years. Berry a boy aged sixteen years, and Joe a man aged twenty two yeaes.

I will make such title as is vested in me

L. M.CROSKY, Trustee,

NOTICE is day the 15th day signed will by v ecuted to him b of Henry Andei Court House in in Marshall cour to the highest bic tract of Land, viz 2 west of the t Surveys .- Sale 1 noon of said day. the office of the county, and is d

Dec: 11-38 to

NORTE HOLLY AT a stated mee tors held this "Resolved, T institution be and to pay one instal share of their st day of February

Atrue copy of

Dec. 11-38-3t

NORTE HOLLYS THERE wil the Banking H the first Monday 4th day of the me serve for the ensi

Dec. 11-38-3t

THE STAT

To all person Tenements and Fleming Decd. (

You are herby fore the Probate at the Court Hou Monday of Janua any you can wh there be made to Lot of ground in to wit, the south represented on th which is situated Cabinet Shop.

Witne Witne Lewe State Conr Seal of said Coul

Issued Decem i est! GE

Unt 05-4 1610