

ed to call for the assistance of
were at hand, wondering
le, and who now found it was
it."

th Carolina House of Repre-
re voted thanks to Mr. Calhoun.
ency! Now let them vote thanks
for its decency, to Amos Ken-
atitudo; to Dr. Duncan for his
dol. Benton for his modesty; to
or his eloquence; and to Col
his taste in colors.—*L. Journa's*

disonian says that there are
bers of the U. S. Senate who
f Mr. Van Buren as a candi-
presidency in 1844.

can says that "the whig party
s own dissensions." There's
at the Doctor himself, like the
umped into Mount Vesuvius,
e "cratur"—*Lou. Jour.*

's majority in New Hampshire
hat State appears upon the face
land like a speck of smut upon
a lady fair.—*Lou. Jour.*

number when a boy, court plaste'
vogue among the ladies, and it
see a lady in full dress, without
eck' or two of this attractive
upon her fair face. It was tho'
resistable charm to beauty: and
measure, to supply the defect
ty was wanting. They were
"beauty spots." We always
becoming, and have some rea-
the Louisville editor, for his
usion.—*N. H. Patriot.*

is Loco-foco editor is like his
e for the Vice Presidency, who
a taste for black "beauty spots,"
hem most when they overspread
erson.—*Lou. Jour.*

United States resolve to expunge
expunging resolution, we shall
to appoint us to draw the black
if appointed, we will do the
thoroughly—do it with a crow
a pot of blacking.—*Lou. Jour.*

United States House of Repre-
on the 25th Dr. Duncan, in a
the Treasury note bill, made
ks which were deemed an impu-
the courage of Gen. Harrison.

Win. Cost Johnson thereupon
ise, and asked whether it were
a member, who had himself been
charged with cowardice upon that
in question the courage of the
lect?—*Lou. Jour.*

the purchaser shall become tenant, in com-
mon with him or her, to the extent of such
surplus, according to the valuation, made as
hereinbefore directed, and shall receive from
the sheriff a deed to that effect.

SEC. 5. *Be it further enacted,* That when
any head of a family shall own more than
one lot or parcel of land, in any city, town
or village, which together shall be of great-
er value than fifteen hundred dollars, exclu-
sive of improvements, he or she shall des-
ignate to the sheriff or other officer, as is pro-
vided in the section second, which lot or par-
cel he or she desires to reserve, and it shall
not be lawful for such sheriff or other officer,
to sell the lot or parcel so designated; pro-
vided the same shall not exceed in value,
exclusive of improvements, the sum of fifteen
hundred dollars.

SEC. 6 *And be it further enacted,* That
this act shall not take effect, and be in force,
until the first day of July, eighteen hundred
and forty one.

Approved January 22, 1841.



TO SPORTSMEN.

Wagner Course for Rent.

I will rent an interest of one half of the
above Tract, for one two or three years,
at the Court House, in Holly Springs,
on the third Monday in March next, unless
some private arrangement be previously
made. The above Tract needs no recom-
mendation, for it is perhaps not inferior to
any.

JOHN QUILLIN.

Feb 26,—49tds.

Notice.

THE undersigned, appointed by the
Honorable Probate Court of Marshall
County Mississippi, Commissioners,
to receive and examine the claims of the se-
veral creditors of the estate of Abner Potts,
late of said County dec'd, (reported insol-
vent) hereby give notice, that they will meet
in the town of Lamar in the county afore-
said, on the first Saturdays of April, July,
October and December 1841, to attend the
creditors of said estate for the purpose of re-
ceiving and examining their claims. The
creditors are allowed twelve months from
the 4th Monday of January 1841, to make
out their claims with the commissioners, ne-
glecting to do so, their claims will be fore-
ver barred.

G. W. SMITH, } Comrs,
T. L. TREADWELL, }

Feb. 25,—49-3t

Notice,

THE undersigned Administratrix of the
estate of Abner Potts decd. in obedi-
ence to an order of the Honorable
Probate Court of Marshall County State of
Mississippi, passed at the January Term of
1841, will offer for sale in the town of La-
mar, in said county, on the 15th day of
April 1841, at public vendue to the highest
bidder, on a credit of twelve months, the fol-
lowing lands and tenements belonging to
said estate, to wit: two lots in the town of La-
mar aforesaid, known and designated by their
numbers 10 & 88, in the plan of said town.
Bond with satisfactory security will be re-
quired of the purchaser or purchasers. Sale
to commence at 12 o'clock of said day.

ELIZABETH POTTS, Adm'x.

Feb. 22, 1841—49-3w

THE STATE OF MISSISSIPPI,
Larkin Echols } Superior Court
v.s } Chancery.