

rged with cowardice upon that question the courage of the  
 ?—*Lou. Jour.*

**AN ACT**

n sale, under execution, certain in mentioned.

nacted by the Legislature of hat every free white citizen of le or female, being the head ll be entitled to own, hold and id exempt from sale, by virtue ent, order or decree of any r equity, in this State, founded ct made after the passage of y process emanating upon the idied an sixty acres of land, ime or any part thereof shall. of any city, town or village.

it further enacted, That when a family shall own a greater nd than the quarter section, red and sixty acres exem- ll be so reserved, as to include ouse and improvements of the e be any thereon; and in case a family shall be owner of e hundred and sixty acres of d tracts, he or she shall desig- y, to the sheriff or other officer. nds the process directing the hich tract or tracts, he or she erve from sale, and it shall not such sheriff or other officer to so designated.

it further enacted, That every ly who shall reside in any city, ge in this State, shall be enti- old and possess, free from sale and within such city, town or value of fifteen hundred dol- of the buildings and improve- ch value shall be ascer- valuation of three discreet ders of the county, under oned for that purpose by ner officer.

it further enacted, That in id of a family, residing in an village, shall own but one lot and therein, and the whole of the buildings, shall e than fifteen hundred ned a- aforesaid, it shall eriff or other officer,

ave the value of fifteen e same can be conve- h of said portion as to satisfy the process of and; and in case the same can- the owner thereof may pay to other officer, the surplus of e fifteen hundred dollars, to cation of the judgment, order, the sale of the same shall not in the event of the inability of ll sell his or her interest in

**DIED**

At Lamar on the 4th inst. of bilious fever Col. Wm. G. IRVINE, formerly of North Carolina, in the 45th year of his age. The North Carolina papers will please give this an insertion.

**O**N Friday Evening, 5th March, at 7 o'clock, the Holly Springs Debating Society will discuss, at the Prssbyterian Church, the question—“Has the female equal intellectual powers with the male sex?” Citizens are respectfully invited to attend.

By order of the Society,  
 WM F. STEARNS, Sec'ry.

**Notice.**

**A**T a Probate Court, held for the county of Marshall, and State of Mississippi, on the 22d day of February, 1841, Letters of Administration, on the estate of William G. Irvine, dec'd late of said county, were duly 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 undersigned within the time limited by law otherwise they will be barred. Those indebted to said estate are requested to make prompt payment.

ABRAM F. IRVINE, Admr.  
 Feb. 26, 1841—49—6w

**Notice.**

**A**T a Probate Court held for the County of Marshall, and State of Mississippi, on the 22d day of February, 1841, Letters of Administration on the estate of Sarah Irvine, dec'd late of said county, were duly granted by said Court to the undersigned, all persons having claims against the estate of said dec'd are required to exhibit the same to the undersigned within the time limited by law otherwise they will be barred. Those indebted to said estate are requested to make prompt payment.

GEORGE DOGGETT, Admr.  
 Feb. 24, 1841—49—6w

DARGAN AND WADE, Esq.  
 ATTORNEYS AT LAW

WILL practice in the 5th Judicial District the counties of Tippah and Pontotoc, the Chancery Court at Oxford, the High court of Errors and Appeals at Jackson, and the Federal court at Pontotoc.

**THE STATE OF MISSISSIPPI.**

Larkin Echols } Superior Court  
 v.s } Chancery,

James Davis et. al. } Oct. Term 1840

**U**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 served 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 shall deem equitable, and just. It is further ordered that a copy of this order be inserted in the Holly Springs Conservative, once a week for two Months successively, issued Nov. 17th 1840.

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

**THE STATE OF MISSISSIPPI**

To all persons interested in the Lands, Tenements and Hereditaments of George Fleming Decd. Greening.—

You are hereby cited to be and appear before the Probate Court of Marshall County, at the Court House thereof, on the fourth Monday of January next, and show cause if any you can why an Order shall not then there be made to sell the following described Lot of ground in the Town of Holly Springs to wit, the south portion of Lot No. 13, as represented on the plan of said Town, on which is situated a House, now used as a Cabinet Shop.

Witness the Honorable Jesse L. S. Lewellen, Judge of the Probate Court of Marshall County, the 4th Monday of November A. D. 1840, and Seal of said Court.

Issued December 3rd. 1840.  
 [Test] GEORDENTIA WAITE,  
 Clerk

**Notice.**

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, Mi. All persons having claims against said estate are hereby notified to present the same within the time the law prescribes, or they will be barred by law, and all persons indebted to said Estate are required to make payment to the undersigned.

WILLIAM H. HARRISON, Admr.