

to New Orleans,—my transactions in cotton have been large; I have often been satisfied in my own mind, that I had great injustice done me, in the disposal of my cotton here, but I never investigated the matter, or understood all the little, dirty details of operations, until I came here in September last to engage in the business myself.—Should you or your friends entrust me with your business next season, I will endeavor to avoid the errors which I have censured in others.

Respectfully, yours &c.

B. HUGHES.

New Orleans, May 20th, 1841.

**TWENTY-SEVENTH CONGRESS
FIRST SESSION.**

WEDNESDAY, JUNE 9, 1841.

IN SENATE.

REPEAL OF THE SUB-TREASURY.

The question having been taken on the passage of the bill, it was decided in the affirmative as follows:

YEAS—Messrs. Archer, Barrow, Bates, Byard, Berrien, Choate, Clay, of Kentucky, Clayton, Dixon, Evans, Graham, Henderson, Huntington, Kerr, Mangum, Merrick, Miller, Morehead, Phelps, Porter, Prentiss, Preston, Rives, Simmons, Smith, of Indiana, Southard, Tailmudge, White, Woodbridge—29.

NAYS—Messrs. Allen, Benton, Calhoun, Clay, of Alabama, Fulton, King, McRoberts, Nicholson, Pierce, Sevier Smith, of Connecticut, Sturgeon, Tappan, Walker, Williams, Woodbury Wright, Young—18.

And the Senate adjourned.

In our report of yesterday's proceedings in the Senate we omitted to state that Mr. BUCKHANAN, before voting for the repeal of the sub-Treasury bill, stated in substance that he should vote for this repeal solely in obedience to instructions from the Legislature of Pennsylvania. He expressed a strong and decided opinion in favor of the independent Treasury, and against a national bank, and said that he would most cheerfully, not only resign his seat in the senate but abandon public life forever, if this humble sacrifice would preserve the one and prevent the establishment of the other. But he must, according to his often avowed principles, either obey or resign; and as the Independent Treasury would be repealed by a large majority, with or without his vote, he had determined to obey, as he had done once before on a similar occasion, and reserve himself for the question of a national bank, against which he should use every honorable effort within his power. The Legislature of Pennsylvania had, not ventured to instruct him on this question. If they had, they knew very well that he never would have obeyed such an instruction.—National Intelligencer.

B. JONES as a candidate for Tax Collector of Marshall county—Election to take place in November next.

Candidates for County Treasurer.

We are authorized to announce Mr. WOODSON PUCKETT, as a candidate for Treasurer of Marshall county—Election to take place in November next.

CHANCERY COURT AT BROWNSVILLE TENNESSEE

J. & J. F. TRIPPE } MAY Term 1841
vs } Attachment

Robert L. Scruggs & Clements, Jones, and Walker, } This day came the Complainants by

their Counsel and moved the Court for an order of publication against Defendant Robert L. Scruggs and it appearing to the satisfaction of the Court that the Defendant R. L. Scruggs is a non resident of the state of Tennessee as alledged in the Complainants Bill.

It is therefore ordered by the court that publication be made in some newsprper published in the town of Holly Springs in the state of Mississippi for four successive weeks requiring said Robert L. Scruggs to enter his appearance herein on or before the next Term of this Court to be held on the second Monday in November next (1841) and plead, answer or demur to Coplaintants, Bill or else the same will be taken for confessed as to him and set for hearing *ex parte*, as to him

A Copy Test.
SHEPARD M. ASHE
CLERK and Master

Brief of the Bill

The Bill states that Defendant Robert L. Scruggs was indebted to Complainants on 23d January 1838 in the sum of \$485 24 and is still indebted to them in that amount for which Complainant obtained a Judgment against said Defendant Scruggs on 23d January 1838 in the Circuit Court of Holms County Mississippi as also the further Sum of \$17 cost of suit which Judgment has never been satisfied but is still in full force. That said defendant Scruggs has personal property in the hands of the said Defendant Clements Jones and Walker of Tipton County Tennessee and that said defendants Clements Jones and Walker are indebted to said defendant Scruggs, for money by them received for the use and benefit of said Scruggs.

The Bill prays for Writs of Attachment to attach said personal property and debts due to defendant Scruggs from defendant Clements Jones and Walker. And for writs of Subpoena to J. P. CARTER, Esq. for Complainants.

John G. Harm south-west qua three, Range se the Chickasaw ingo and State o satisfy a lien on thereof, in favo

Holly Spring

THE INSTITUTE
the Institute, on A. M., and close The friends of to attend.

P. S. The first Monday

A. WOODR the Ladies of H is in readiness, comfortable bat portant to health thought proper accommodation, which may suit

HARD TIM BOARD per y Man and Good fires—good Memphis January

WILL prac the cour Chancery Court and Appals at Ja Pontotoc. Office at Holly

MILES COME
A SUBS For sale at L Holly Spring

G. GEORGE CRUSH
City Hotel and respectfully Nashville, A

ATTN
Jan. 2, 1841.