

...of these departments, belonging to either of s, it is not lawful for ther the judiciary, or wful for the judges to e of the executive in e executive make laws, iare rights, or inforce re. But each depart- each of them, is to be at sphere to which he

that the legislature to say by resolution, bonds are void, and ill they then not be e legislature, taking e the power, properly

that a sovereign cannot but with his consent, ountry, being the peo-ht against the State, e people—granted; but cannot be commen- It is admitted that all ople, this political pow- sed, and can only be through their agents nanner pointed out in assent or dissent to e evidenced by their their constitution, or and when by the con- d their will or assent, but in the manner tion, or by revolution, tion—it is declared in VII.

ature shall direct, by and in what courts, inst the state." s consent that suits t him, and directed re to prescribe the re the suit might be any person suffer a gents of the govern- it be provided and might be had.

lature, at the Jan- mediately after the ion, adopted, by de- n having a claim a- bring suit by bill or our of chancery to heral is directed to the law such regu- estions of law and ly adjudicated; and ver the complaint, ral are authorized our of Errors and al decree if for the e is to be made out

to be deceived, should you by resolution or law, by your agents, in the Legislature ever so often and over again, from time to time declare the bonds void, and that they are not binding on the state, yet the question will be undecided, and in all times to come it will be open and will never be settled until referred to the proper tribunal.

NOTICE.

BY virtue of a deed of trust executed by John F. Ford, to secure the payment of a certain sum of money there in mentioned, I will expose at Hernando, on the 4th day of April next, a Printing Press and all the materials thereunto belonging, at public sale to the highest bidder for cash. Acting as trustee, I shall convey such title as is vested in me by said deed. **JOHN T. MOSELEY.** Trustee. Oct. 1, 1841—26-6m.

EXECUTOR'S NOTICE.—Notice is hereby given, that on the 23d day of November, 1841, the Probate court of Marshall county, State of Mississippi, granted letters testamentary to the undersigned as executor of the last will and testament of James D. Marr, dec'd. and he was then by said court duly qualified as such executor. All persons having claims against the estate of said James D. Marr, are hereby required to exhibit the same to the undersigned within the time limited by law, or the same will be barred.

ISAAC R. MARR, Ex'r.

Aug. 6. 1841—18-6t.

NOTICE.

STATE OF MISSISSIPPI—Tippah county.

Robert S. Greer vs. Josiah Alexander and Daniel M. Alexander. } Bill in chancery in the circuit court of said county.

BY the order judgment and decree of the honorable the circuit court of said county, sitting in chancery at the March term, 1841, I shall, on Saturday the 25th day of September, 1841, on the premises in said county, expose to public sale for cash, the following piece of land, to wit: the south east quarter of section one, in township four, of range one east, for the purpose of satisfying the complainant the original purchase money due him from said defendants as set out in complainant's bill and decree, and also all costs in said case. This first day of September, 1841.

HARDY W. STRICKLIN;
Clerk & Master of said court.
Sept. 3, 1841. [pr's fee \$5.]

Trust Sale.

NOTICE is hereby given that on Monday the 29th day of November 1841 the undersigned will by virtue of a deed of trust executed to him by William Kerr for the benefit of Henry Anderson, proceed to sell at the Court House in the Town of Holly Springs, in Marshall county, Miss. at public auction to the highest bidder for cash, the following tract of Land, viz. sec. 18, in town. 2, of range 2 west of the basis meridian, Chickasaw Surveys.—Sale to take place at 12 o'clock, noon of said day; said Deed is recorded in the office of the Probate Court of Marshall county, and is dated 6th day of July, 1839.

EDWARD ORNF. Trustee.

shall apply to the Probate court of Marshall county, on the first day of the October term, 1841, of said court, for an order to sell the following tracts and parcels of lands, of which said Moore died seized:—to wit: Section 29, section 32, and the south half of section 21, except two acres sold to A. N. Mayer, in township 4, range 2, of the Chickasaw cession west of basis meridian, and then and there show cause, if they have any, why said lands shall not be sold in order to a division.

L. R. GUY, Ex'r. of
J. B. Moore, dec'd.

August 6-18-6t.

NOTICE.

THE undersigned, administrator of the estate of Freeman J. Matthews, dec'd, in obedience to an order of the Honorable Probate Court of Marshall county, State of Mississippi, passed at the June Term of said Court, 1841, will offer for sale in the town of Hudsonville, in said county, on the 18th day of September 1841, at public vendue to the highest bidder on a credit of twelve months, all the right, title and interest which the said Freeman J. Matthews in his lifetime had, or which his heirs since his death have in and to the following lands and tenements, to wit: Lot No. 41 and part of Lot No. 40 in the town of Hudsonville aforesaid. Bond with satisfactory security will be required of the purchaser or purchasers. Sale to commence at 12 o'clock of said day.

CHARLES E. MATTHEWS, Adm'r.
July, 1841.—tds.

HOLLY SPRINGS
JOCKEY CLUB RACES.

Fall Meeting, 1841, will commence on the 4th Monday in October next,

FIRST DAY, MONDAY,

A Sweepstake for two year olds, one mile out. \$150 Entrance, \$50 forfeit; to name and close by the first day of October.

SECOND DAY, TUESDAY,

A Sweepstake for two year olds, mile heats, \$200 Entrance, \$100 forfeit; to name and close as above.

SAME DAY—Sweepstake for three year olds, two mile heats, \$200 Entrance, 50 forfeit; to name and close as above.

THIRD DAY, WEDNESDAY,

A Sweepstake for three year olds, mile heats, \$150 entrance, \$50 forfeit; to name and close as above. In each and every stake three or more entries necessary to make a race.

SAME DAY—Jockey-club Purse, two mile heats.

FOURTH DAY, THURSDAY,

Jockey Club Purse, three mile heats.

FIFTH DAY, FRIDAY,

Jockey Club Purse, four mile heats.

SIXTH DAY, SATURDAY,

Proprietor's Purse, best three in five mile heats.

As we have had no Meeting of the Jockey Club Members, during the present summer, the amount for the several Purse cannot be certainly stated but will all be highly respectable, and hung up on each day at the stand in good funds.

L. COCKE,
Proprietor.

Holly Springs, July 25th 1841.—16-tdt.

A CURE FOR SORE EYES