

the voters of the 5th Judicial District.

By the direction of the Governor of this State, an election will be held on the 1st Monday and day following, at 10 o'clock in the forenoon, for a Judge of this District. In the opinion of the present incumbent of the office, the approaching election is unconstitutional and void, and he deems that he is bound to hold the office, until November next. In the opinion of Col. Howry (his opponent,) the election is a legal one, and he deems that the person elected a right to the office. For the opinions of both of these gentlemen, I entertain sincere respect, but I have no power to decide between them. That the election belongs to the Supreme Judicial Tribunal of the State, upon a question properly presented to it, in this state of things, it will be for you to select from the candidates, who may be presented to you, the person whom you prefer for the office, in the event it should be decided by the Supreme Court, that the term of the present incumbent, lasts no longer than November next. I have heretofore been solicited by a number of gentlemen to become a candidate for the office; latterly I have been solicited on by a large portion of the Bar of this State, in such a way that I have concluded not to do so. My name is respectfully submitted as one of the number from which a selection is to be made. Should you think it proper to confer the office upon me, and your decision be ratified by the Supreme Court, when the question shall come before it, I shall be grateful for the distinction. I shall be able to discharge its duties promptly and faithfully to the best of my ability. I have resided in this district for nearly twenty years past. In that time I have had a free and full intercourse with my fellow-citizens, and have thus become known to many of them. This may in some measure overcome the disadvantage under which I labor from the short time at which I have been brought before you. The short time between this and the election, and some degree of delicacy of feeling, make it impossible for me to see my way; I must therefore remain content with informing you by this circular, that I

him and his associates to the legislature, we cannot doubt.

NOTICE.—WM. ARTHUR, candidate for the House of Representatives, will address the people at BUTLER'S MILL, on Friday the 22d of October.

The candidates for the Legislature will address the citizens of Marshall county at the court house in Holly Springs on Monday the 18th inst.

MARRIED.—In this place, on Wednesday the 13th inst., Mr. J. F. JOHNSON to Miss MARY R. CURTIS, all of this place.

DIED.—In Mobile on the 23d of September, Major HENRY WARD, formerly of Raleigh, N. C. a member of the typographical fraternity, aged about forty years.

Trust Sale.
I shall proceed to sell the following property at the court house door, in the town of Holly Springs, on the 20th day of April, 1842, by virtue of a deed of trust executed to me by L. D. Henderson and M. K. his wife, for certain purposes therein expressed, to wit: One lot No. 300, as represented in the plan of said town of Holly Springs, containing four acres, it being the late residence of said Henderson; the south west quarter of section 31, township 4, range 3 west, 440 acres off the west end of section 7, township 4 range 2 west, section 26, township 4, 2 west; north half section 17, township 5, range 3 west; north east quarter of section 12, township 5, range 2 west; south east quarter of section 30 township 4, range 1 west; south west quarter of section 29, township 5, range 1 west; south west quarter of section 28, township 5, range 1 west; north half of section 36, township 5, range 1 west; south east quarter of section 36, township 5, range 1 west; north east quarter of section 15, township 6, range 1 west; all the above land except the four hundred and forty acres, and south west quarter of section 31, and subject to a mortgage to the Hernando Rail Road and Banking Company. Sale at usual hours for cash acting as trustee; I shall convey such titles only as vest in me by said deed of trust which is of record in the probate court clerk's office, in Marshall county, book G. pages 585, 586, 587, and 588.
JOHN L. CHISM,
Trustee.
Oct. 12, 1841.—6m.

Some important errors having occurred in the following advertisement last week, we republish it corrected.

TO THE PUBLIC.
I have seen in the Holly Springs Gazette, that the Holly Springs Lodge No. 35, have published me to the world for unmasonic conduct. I deem it necessary to make known the facts which caused my expulsion from the Lodge. Some time since, I preferred charges against E. H. Whitfield, a member; the lodge acted on the case, and he was acquitted; at the same time, he preferred charges against me, it became necessary, as is usual in such cases, for the accused to retire in order for the lodge to act upon the case, and contrary to a settled principle, I was not invited back. I was acquitted of the charges, but understood the lodge closed in confusion, and the master of the lodge applied for a "demit."—Several of the members, together with myself, came to the solemn determination never to enter the lodge again—upon receiving such treatment as I have from the said lodge, I feel it a duty, without wishing to disparage the ancient order of Free and Accepted Masonry, to caution all honorable men from having any thing whatever to do with it.
JOEL M. SLEDGE.

ty, on the first day of the October said court, for an order to sell the parcels of lands, of which said seized:—to wit: Section 29, section south half of section 21, except two A. N. Mayer, in township 4, range 2, asaw cession, west of basis maredi and there show cause, if they have lands shall not be sold in order to a
L. R. GUY
J. B. M
August 6-18-6t.

NOTICE.
THE undersigned, administrator of Freeman J. Matthews, dec'd, to an order of the Honorable Pro Marshall county, State of Mississippi the June Term of said Court, 1841, sale in the town of Hudsonville, in on the 18th day of September 1841, at to the highest bidder on a credit of to all the right, title and interest w Freeman J. Matthews in his lifetime his heirs since his death have in and ing lands and tenements, to wit: Lo part of Lot No. 40, in the town of aforesaid Bond with satisfactory be required of the purchaser or par to commence at 12 o'clock of said day
CHARLES E. MATTHEW
July, 1841.—tds.

HOLLY SPRING JOCKEY CLUB RACE
Fall Meeting, 1841, will commence 4th Monday in October next,
FIRST DAY, MONDAY
A Sweepstake for two year olds \$150 Entrance, \$50 forfeit; to close by the first day of October.
SECOND DAY, TUESDAY
A Sweepstake for two year olds \$200 Entrance, \$100 forfeit; to close as above.
SAME DAY—Sweepstake for olds, two mile heats, \$200 Entrance to name and close as above.
THIRD DAY, WEDNESDAY
A Sweepstake for three year olds \$150 entrance, \$50 forfeit; to name as above. In each and every state more entries necessary to make a race.
SAME DAY—Jockey-club Purse 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 mile heats.
As we have had no Meeting of Club Members, during the present amount for the several Purses certainly stated but will all be highly and hung up on each day at the funds.
L.
Holly Springs July 25th 1841.—
PUBLIC NOTICE.