

senses of the State Government of been less in proportion to the than that in any State in the United North Carolina, and as low us to the white population much

ense of the State
 io, to each soul, is - 14 cents.
 Massachusetts - 60 "
 New York - 37 "
 Virginia - 47 "
 Kentucky - 33 "
 he civil expense of these States,
 at of the public works.—*Cincinnati*

3.—With regard to cutting scions, I
 uth's directions; that is, take the
 ie former years growth from heal-
 trees, and prefer those from latera-
 l branches to those of strong perpen-
 ds. They may be taken from the
 time, from December to April, and
 cellar, putting the cut ends an inch
 in damp earth. Of stocks, those raised
 re preferable; suckers from the roots
 are worthless, as they run to wood and
 do not attain a large size. Grafting may
 be done with some success at many differ-
 ent times; yet, like many other things, there
 is a proper time for it. I have set scions in eve-
 ry month from the first of March to the first
 of June, and most of them grew of each period,
 but most of those which were inserted
 in April to the middle of May, I consid-
 er to be the proper time. I once set a few scions
 in July, two of which grew and are now
 in good condition. I knew an instance
 where a number were inserted in July with-
 out success. Cobbett, in his *American Gard-*
ener, says, "I have seen an American negro
 use a hot six-plate stove grafting apple
 scions a month of January, and putting them
 in a cave to be brought out and planted in

er says, it is his opinion that the work
 can be done at any time between October and
 April, and is not sure it might not be performed
 a long time. Among the many methods,
 the best I think as good as any being
 formed and will answer all common
 purposes. The composition which I make use of
 is the following proportions: four
 parts of resin, two pounds beeswax; and one
 part of turpentine. This I prefer after trying
 these various proportions. It will work
 better in any weather suitable for
 grafting, and will stand the heat of the sun,
 and will not injure the growth of the scion.
 The resin, after being melted and well stirred
 with the wax, is turned into water and drawn
 like a string. There has been much said
 in favor of using the composition in-
 stead of grafting clay; many urge that it in-
 creases the growth of the scion and is otherwise
 beneficial; but as far as my experience extends
 I have not found it decidedly in favor of the composition hav-
 ing been used to some extent for five years, I have
 been able to discover the least injury to the

THE BANKS NOT ONLY REPUDIATING DEBTS, BUT REPUDIATING GOVERNMENT.

It seems from the *Louisiana Advertiser*, as quoted by the *Madisonian*, that the State banks, while pretending to have an amount equal to one-third of their circulation in gold and silver (an amount putting them on an equality with the best specie paying institutions) resist the bill pending in the State Legislature, requiring them to resume specie payments at an early day. The bank party boast "THAT MEMBERS OF THE LEGISLATURE OWE THE BANKS A MILLION AND A HALF OF DOLLARS; THAT THEY DARE NOT TAKE ANY STEPS IN OPPOSITION TO THE INTERESTS OF THE BANKS; THAT ALTHOUGH THEY (THE BANKS) ARE UNABLE TO COMMAND EVERY MEMBER, YET AFTER THIS DAY (THE 25TH) THEY HAVE A POWER TO PREVENT A QUORUM OF THE HOUSE OF REPRESENTATIVES FROM ASSEMBLING!"—*Globe*.

THE PUBLIC DEBT.

By referring to the Senate analysis of to-day a statement of the public debt will be found for two periods, the 23rd of December, 1841, and the 3rd of March, 1842, made by the Secretary of the Treasury in compliance with the resolution of Mr. Tappan, adopted by the Senate on the 23d ultimo. The Treasury notes returned in the statement as being outstanding on the 31st of March, 1841, are not so much as is reported on the books, because from one to two millions would be redeemed and remain in the hands of the accounting officers, yet not entered on the books. The public will now see where the forty million debt is, by the official confession of this Administration, and know how little reliance should have been placed on the allegations of its supporters previous to and at the extra session.

It will be seen, by the official statement, that the debt on the 3d of March, 1842, was but \$8,379,059 86 (which, in fact, was less by nearly two millions, as the notes redeemed and in the hands of accounting officers, and yet not entered on the books, should be deducted;) and the debt on the 23d of December, 1841, was \$14,728,085 07.

The people of Rhode Island have adopted the new constitution; a majority of all the male inhabitants over twenty-one years of age having voted in its favor.

New Orleans Money Market.
 (Corrected Weekly, from the *New Orleans Picayune*)

Exchange on England,	60 days,	14 a 15
Do Paris,	60 days,	5f.5
Do New York and Boston,	at sight,	7 a 7 1/2
Do do	60 days,	4 1/2 a 5 1/2
Do Philadelphia,	at sight,	par, 2 a
Do do	at 60 days,	1/2 a 1 dis.
United States Treasury Notes,		6 1/2 a 7 1/2 prem.
Specie,		4 1/2 a 5 1/2 prem.
American Gold,		4 1/2 a 6 prem.

Trust Sale.
 BY virtue of a deed of trust to me executed by James J. Selby, on the 21st of April, 1841 and duly recorded in the office of the clerk of the Probate court of Marshall county, Mississippi, to secure the payment of a certain sum of money therein named, I will proceed to sell to the highest bidder for cash, at the court house in Holly Springs, on Monday the 18th day of July next, the following slaves, viz: Jane, a woman, aged about 28 years, Caldonia, a girl, aged about 11, and Dick, aged about 3 years. I shall convey such title, only, as is vested in me as trustee.
 C. H. ROSS, Trustee.
 Jan 19, 1842 - 2.

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. 2 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, 40 acres off the west end of section township 4, range 2 west, section 28, township 4, 2 west, north half section 17, township 5, range 3 west; north quarter of section 12, township 5, range 2 west; south quarter of section 30, township 4, range 1 west; south west quarter of section 29, township 5, range 1 west; south 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, 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 us hours for cash acting as trustee: I shall convey such title only as vest in me by said deed of trust which is of record in the probate court clerk's office, in Marshall county, Mississippi, pages 585, 586, 587, and 588.
 JOHN L. CHISM,
 Oct. 12, 1841.—6m. Trustee.

Trust sale.
 I will proceed to sell by virtue of a deed of trust executed to me as Trustee by L. D. Henderson, and M. K. his wife, on the 5th day of May, 1842, at the Court House in the town of Hernando, the following property, to wit:
 Section 16, t. 3, r. 5 west; s. c. 1-4 s. 36 5 r. 7 west; six hundred shares of stock in the Hernando Rail Road and Banking Company secured by mortgage on real estate in part, balance being paid in money. I will sell at Court House in the town of Commerce, on the 7th day of May, 1842, all the undivided interest of the said L. D. Henderson in the town of Commerce; also all his interest in Turnpike land from Commerce to Hernando, with all the appurtenances thereunto annexed. I shall convey only such titles as is in me vested as Trustee. Sales to commence each place, at the usual hour of the day.
 JOHN L. CHISM, Trustee
 Nov. 3, 1841—30-6m.

Bill for Divorce.
 Thomas Wilson, comp't
 vs.
 Melinda Wilson, def't.) Bill for divorce.
 AFFIDAVIT having been made before me that the defendant Melinda Wilson is not a resident of the State of Mississippi, it is ordered that publication be made in the *Guard*, a newspaper published in Holly Springs for three months, that if said defendant do not plead answer or demur to said bill, that the same be taken for confessed.
 A. T. CARUTHERS, Clerk
 of the Circuit Court of Marshall county
 Jan 14—1-3m.
Trust Sale.