

AGUE AND FEVER CURED

Hull's Vegetable Pills

Proprietor of Hull's Pills... of the last four years... in asserting and warranting the pills most innocent and perfectly safe... offered to the public... reports to be, a certain, speedy and perfect cure for all cases whatever of ague and chills and fever. Such has been its success in all those districts of country it has been used, that it has supplanted every other remedy; and by its uniform cures, rendering this very disagreeable and some-repressing disease, has gained the entire of the public and approbation of the country. Indeed, many of the most distinguished practitioners, in various parts of the western country have such confidence in its superior efficacy, that they give it a preference over all other remedies, and unhesitatingly describe it their practice for this disease. Its priority which is claimed for this medicine over all others, is that independent of its speedy and certain cure it is the most perfect remedy known.

Young ladies and persons of the most delicate constitutions, may take it without the least unpleasant effect, and will find their health and vigor restored by its use.

The proprietor would recommend persons in places subject to this disease, to keep a supply by them, more particularly in the case of a sudden attack, as medical aid cannot be readily obtained; and would ask druggists and country merchants to deal in medicines, to give his medals in their neighborhoods as he is fully warranted to cure in every case, if the directions are followed; and as an evidence of the popularity the sales are rapidly increasing, and the very high reputation which it has acquired for the last four years, throughout the eastern and western States, is fully sustained. He has now in his possession innumerable certificates and letters, from merchants and persons who have used and sold it, as well as physicians of the highest respectability in various parts of the country, all of whom bear testimony to its great curative power—(once the proprietor first offered it to the world for the last four years,) he can, with truth say, believe at least one hundred thousand persons cured by its use without having failed in a single instance where the directions have been followed. In many cases, its use has been sufficient to effect a cure, and in families of six or eight persons have been cured by a single box, and other cases of ague and fever, which have resisted all other popular remedies and regular medical treatment, have finally yielded to this medicine.

The proprietor would respectfully invite the aid of the faculty generally to his medicine, as he feels fully assured that its laxative and powerfully diaphoretic effects, they will find a much more effective remedy than quinine and the other medicines now

each box contains Twenty Doses—Price One Dollar per box. For sale at Mr. Drake's dry good store, Holly Springs

The Female Institute

Holly Springs, Mi.

The Female Institute, (still engaged in the session of the Rev. C. PARISH, Principal, on Monday in January, 1842, and the following arrangement of teachers

- Rev. C. PARISH, Principal.**
CATHARINE S. MARR, First Assistant Teacher,
Miss MARY W. FRAYER, Second Assistant teachers,
J. F. GONEKE, Esq. Professor of Music;
Miss CATHARINE GONEKE, Music on Piano Forte;
Miss MARY GONEKE, Music on Harp and Guitar;
Miss CATHARINE S. MARR, Ornamental Branches;
Rev. C. PARISH, Ancient and modern Languages.

MR. LEWIS THOMSON, Steward.
MRS. SARAH E. THOMSON, Matron.

Young ladies are now received at the Institute as boarders. In addition to the applications already made several more can be received. The Principal would especially recommend to parents who have to board out their daughters at school, to place them in the Institute. They will then be in the same building in which they recite all their lessons, and under the immediate care of the Matron of the Institute.

The Principal, or one of his assistant teachers, will regularly superintend their evening studies. Board, including lodging, fuel, lights, washing, at \$10 per month, half boardance.

Terms per Session, half payable in advance.

Junior Department,	\$10 00
Middle Department,	16 00
Senior Department,	20 00

Seasonal fee per pupil, for servant's hire, fuel, &c. 75

We wish it to be particularly observed, that the Institute—dependent as it is on the avails of tuition alone—cannot be sustained without liberal patronage, and PROMPT PAYMENT OF TUITION FEES. Patrons are earnestly requested to see that pupils enter the Institute, and join their classes at the commencement of the session. In case however when this is impracticable, tuition will be charged only from the time of entrance to the close of the session—also, when there is a loss of time for a month or more, occasioned by the sickness of the pupil, a deduction shall be made.

Extra and optional Studies, and terms per Session.

Tuition in Latin or Greek, by the Principal	\$ 5 00
Modern Languages,	10 00
Music on the Piano, two lessons per week—one hour each,	25 00
Music on the Guitar,	25 00
Use of Piano for practicing,	5 00
Vocal music, two lessons per week,	5 00
Drawing and Painting,	8 00
Shell and Wax work	8 00

MUSIC.

It is with pleasure that the Principal is able to announce to the public that the musical department of the Institute is now filled by one of the most distinguished professors of music in the United States. Lessons will be given on the Piano Forte, Harp, Guitar and almost any other instrument or which any may wish to perform. J. F. Goneke, Esq. professor of music, assisted by his two daughters, Miss Catharine and Miss Mary. Lessons are given in the Institute.
 Dec. 20. C. PARISH.

District Court of the United States, Northern District of Mississippi.

In the matter of the petition of Merrit Dillard of Marshall county, to be declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given that Merrit Dillard of Marshall county, has been duly declared a bankrupt by an order of this said court made on the 25th day of April, A. D. 1842, and that the said Merrit Dillard has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the 3d Monday of July next, at Aberdeen, has been set for the final hearing. All persons interested may then

The District Court of the United States for the Northern District of Mississippi. In the matter of the petition of Benjamin J. Malone of Marshall county, to be declared a Bankrupt and to be discharged from his debts.

NOTICE is hereby given that Benjamin J. Malone of Marshall county has filed his petition in this court to be declared a Bankrupt, and to be discharged from his debts, under the act of Congress in such case made and provided; and that an order has been duly entered in this court, appointing the 2d Monday of June next, at the Court Room in the town of Aberdeen, in this District, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.
 Test, G. M. RAGSDALE, Clerk.
 April 20, 1842.—14—4w.

The district Court of the United States for the Northern District of Mississippi. In the matter of the petition of William Roles of Marshall county, to be declared a Bankrupt and to be discharged from his debts.

NOTICE is hereby given, that William Roles of the county of Marshall has filed his petition in this court to be declared a Bankrupt, and to be discharged from his debts, under the act of Congress in such case made and provided; and that an order has been duly entered in this court, appointing the 2d Monday of June next, at the Court Room in the town of Aberdeen, in this District, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.
 Test, G. M. RAGSDALE, Clerk.
 April 20—14—4w.

District Court of the United States for the Northern District of Mississippi. In the matter of the petition of Augustus S. Layton of Marshall county, to be declared a Bankrupt and to be discharged from his debts.

NOTICE is hereby given that Augustus S. Layton of Marshall county has filed his petition in this court to be declared a Bankrupt, and to be discharged from his debts, under the act of Congress in such case made and provided; and that an order has been duly entered in this court, appointing the 2d Monday of June next, at the Court Room in the town of Aberdeen, in this District, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.
 Test, G. M. RAGSDALE, Clerk.
 April 20—14—4w.

The District Court of the United States for the Northern District of Mississippi. In the matter of the petition of W. R. Adams of Marshall county, to be declared a Bankrupt and to be discharged from his debts.

NOTICE is hereby given that W. R. Adams of Marshall county has filed his petition in this court to be declared a Bankrupt, and to be discharged from his debts, under the act of Congress in such case made and provided; and that an order has been duly entered in this court, appointing the 2d Monday of June next, at the Court Room in the town of Aberdeen, in this District, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.
 Test, G. M. RAGSDALE, Clerk.
 April 20—14—4w.