

... contains 12 Doses—1 Ice
Dollar per box. For sale at Mr.
ke's dry good store, Holly Springs

h, 1841.—6m.

count's Vegetable Tooth- ache Elixir.

certain and immediate cure.

COUNT having appointed several a-
for the sale of his valuable drops for
Tooth-ache, can with confidence recom-
an infallible cure in all cases. howe-
iving relief in a very few minutes, and
hout any injury to the Teeth or Gums
norbid state; and of restoring a healing
ice, 50 cents a vial.

at Mr. F. Shoemaker's dry good store,
ngs, Miss.
1842.—15-6m

YOU A COUGH!—Do not neglect it! Tho
have met a premature death for the want
ion; to a common cold. Have you a cough?
ough Lozenges, a safe medical prescription,
poisonous drugs, and used in an extensive
several years, will most positively afford re-
you from that awful disease, pulmonary con-
ch usually sweeps into the grave hundreds.
Mr. F. Shoemaker's dry good store Holly

142.—15-6m.

'S WORM LOZENGES.

in more than 1500 cases to be infal-
the only certain Worm Destroying
use, and are the greatest discovery
or dispelling the various kinds of worms
uently and distressingly annoy both
d adults. Many diseases arise from
occasion intense suffering and even
out their ever being suspected: grown
very often afflicted with them and are
various complaints without any bene-
ne dose of these Lozenges would spee-
nem. They are an infallible remedy
sant to the taste that children will
as readily as a common peppermint
Parents should always keep these
the house, for they are the best medi-
in be administered to children offic-
orns.

5 cents per box, with full direc-
or sale at Mr. F. Shoemaker's dry
e, Holly Springs, Miss.
h, 1842.—6m.

RECUIT COURT—APRIL TERM, 1842.

Garnett, pl'ffs, } attachment.
Fooy, def'ts. }

ly came the plaintiffs by attorney,
a motion, it appears to the satisfaction
t, that James C. Fooy, the defendant
so, is not an inhabitant of this State;
it is ordered by the court that unless
endants appear, on or before the next
is court and plead, the bill of attach-
be taken for confessed, and a decree
ordingly; and that publication of the
ade for three months in the Guard, a
published in Holly Springs, Mi.
Test. JAS. McPHERSON, clk.

-17.

NOTICE.

and provided; and the 3d monday of July
next, at Aberdeen, has been set for the final
hearing. All persons interested may then
and there appear to shew cause, if any they
can, why the decree and certificate of dis-
charge should not be granted.

Test, G. M. RAGSDALE, c'lk.

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

In the matter of the Petition of John
Neely of _____ county, to be declared a
bankrupt and to be discharged from his debts.

NOTICE is hereby given that John Neely of
_____ 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 Ab-
erdeen, 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, c'lk.

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

In the matter of the petition of Cornelius
B. Young of Marshall county, to be declar-
ed a bankrupt and to be discharged from hi-
debts.

NOTICE is hereby given that Cornelius
B Young of Marshall has filed his peti-
tion in this court to be declared a bank-
rupt, 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 pe-
tition. All persons may then and there ap-
pear and shew cause, if any they have, why
the prayer of the said petition should not be
granted. Test G. M. RAGSDALE, C'lk.

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

In the matter of the petition of Benjamin
Fitzhugh of Marshall county, to be declared
a bankrupt and to be discharged from his
debts.

NOTICE is hereby given that Benjamin Fitz-
hugh of Marshall county has filed his peti-
tion 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 Mon-
day 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 peti-
tion. All persons may then and there ap-
pear and shew cause, if any they have, why
the prayer of the said petition should not be
granted. Test G. M. RAGSDALE, C'lk.

ams 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 in 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.

District court of the United States, Northern
district of Mississippi.

In the matter of the petition of John R.
Jones of Marshall county, to be declared a
bankrupt & to be discharged from his debts.

NOTICE is hereby given that John R. Jones
of Marshall county has been duly declared
a bankrupt by an order of this said court made
on the 18th day of April, A. D. 1842, and that
the said John R. Jones has applied for a certi-
cate of discharge from his debts under the
act of congress in such case made and provide,
and the 3d Monday of July, at Aberdeen, has
been set for the final hearing. All persons in-
terested may then and there appear to shew
cause, if any they can, why the decree and cer-
tificate of discharge should not be granted.

14 Test, G. M. RAGSDALE, clk

PROSPECTUS

For a new Democratic Paper at Holly Springs,
Ms. to be called

THE GUARD.

ROBERT JOSSELYN, Editor.

DEMOCRACY loves the light which truth sheds
upon every subject. It studies no concealment,
resorts to no temporary expedients, adheres
strictly to first principles. It is founded upon
the belief that the people are capable of self-
government. To this end, it encourages Gen-
eral Education as the accompaniment of Un-
iversal Suffrage. It seeks to enlighten and re-
form, and to increase the prosperity and hap-
piness of mankind. Hence, it is the generous
patron of the Newspaper Press, because through
its instrumentality, the greatest amount of use-
ful information can be communicated to the
greatest number in the shortest time and at
the least expense. Newspapers well con-
ducted, in a free country, exercise an almost in-
calculable influence upon the public mind. The
importance, of having, at some central point
in North Mississippi, a permanent weekly Jour-
nal, devoted to the good old cause of Dem-
ocratic Truth, and expressing the opinions,
views and feelings of its numerous and in-
telligent population, must be seen and acknowl-
edged by all. From its central position, in
the midst of one of the largest and most fer-
tile counties of the Chickasaw Purchase, its
number and circulation will be maintained to-
gether with its usefulness, by the assistance of
those to be enlisted, Holly Springs undoubt-
edly presents every advantage, and every
facility for the establishment of such a Jour-
nal to any other point in the State.

It will be the aim of the Editor to make
his paper what he may be proud to indicate
Guard to the Constitution of the State and
the United States, a Guard to the Democratic
Institutions of the South, which are guar-