

24th, 1842.-10-tf.
COURT—APRIL TERM, 1842.
nett, pl'ffs,

attachment.

y, def'ts. }
ame the plaintiffs by attorney,
tion, it appears to the satisfaction
at James C. Fooy, the defendant
s not an inhabitant of this State;
s ordered by the court that unless
ant s appear, on or before the next
urt and plead, the bill of attach-
aken for confessed, and a decree
ingly; and that publication of the
for three months in the Guard, a
lished in Holly Springs, Mi.
JAS. McPHERSON, clk.

EXECUTOR'S SALE.

ly the 6th day of August next,
old at Wyatt, the following lots in
wit: Lots No. 55, 243, 202, 131,
6, 27, 28, 206, 207, 208, 201 and
s the elegant Frame Tavern
occupied by O. Gandy; on one
me Store House; also section 13,
nge 4 west, on which is a fine
in, out houses, &c. &c., with a
leared land, a very desirable res-
an undivided interest of 1-6 in
of land, to wit: section 21, 16,
township 10, range 5 west, (unim-

three equal payments, one third
and two years on the balance.—
operty of James Alston, dec'd.

PHILIP ALSTON,
JAMES ALSTON,
1, 1842—17. Executors.

Mississippi—Tippah County
COURT—MARCH TERM, 1842.

iller }
r. }
BILL FOR DIVORCE.

came the complainant by his at-
ud it appearing to the satisfaction
hat the defendant resides beyond
his State, so that the ordinary pro-
r cannot be served upon her; it is
red by the court that unless the
shall appear at the next term of
he last Monday of September, 1842,
er or demur to complainant's bill,
therein contained, will be taken
nd this cause set for final hearing
nd it is further ordered that publi-
for three months in the Guard, a
fised in the town of Holly Springs
Mississippi.

BY W. STRICKLIN, c'lk.
12.—22.

U. S. District Court

desiring to avail themselves of
the Bankrupt Law in Mississippi, are re-
minding rule of the court, to deposit with
Dollars, to pay cost, &c., or their petitions
of or docketed.

G. M. RAGSDALE,
Clerk.

the directions are followed; and as an evidence
of its popularity the sales are rapidly increasing
annually, and the very high reputation which it
has enjoyed for the last four years, throughout
the Southern and western States, is fully sus-
tained. He has now in his possession innumera-
ble certificates and letters, from merchants
and persons who have used and sold it, as well as
from physicians of the highest respectability in
various parts of the country, all of whom bear
ample testimony to its great curative power—
indeed since the proprietor first offered it to the
public (now four years,) he can, with truth say,
that he believes at least one hundred thousand
cases of ague and fever, or chills and fever,
have been permanently cured by its use without
its having failed in a single instance where the
directions have been followed. In many cases,
a single dose has been sufficient to effect a cure,
and entire families of six or eight persons have
been cured by a single box, and other cases of
long standing which have resisted all other popu-
lar remedies and regular medical treatment,
have readily yielded to this medicine.

The proprietor would respectfully invite the
attention of the faculty generally to his medi-
cine and ask of them to give it a fair trial in
their practice, as he feels fully assured that
from its laxative and powerfully diaphoretic
properties, they will find a much more effective
tonic than quinine and the other medicines now
in use.

Each box contains Twenty Doses—Price
only One Dollar per box. For sale at Mr.
F. Shoemake's dry good store, Holly Springs
Miss.

May 4th, 1841.—6m.

TUNICA CIRCUIT COURT—MAY TERM, 1842.

Thomason & Cruse, Pl'ffs, }
vs. } In Chancery.
Miller & Taylor.

THIS day came the plaintiffs by attorney,
and it appearing to the satisfaction of the
court that the defendants, Miller & Taylor, are
not inhabitants of this State; therefore it is or-
dered by the court that publication be made for
three months in the Guard, a newspaper pub-
lished in Holly Springs, Mi. that unless the said
defendants appear here on or before the next
term of this court, and answer, plead or demur,
the plaintiff's bill will be taken for confessed
and decree awarded accordingly.

Copy—Test, JAS. McPHERSON, clk.
May 11-17-3m.

TUNICA CIRCUIT COURT—APRIL TERM, 1842.

L. A. Besançon & Co. plaintiffs, }
vs. } attachment.
Digniwity & Fooy, def'ts.

THIS day came the plaintiffs by attorney
and on his motion, it appears to the satis-
faction of the court that the defendants are not
inhabitants of this State, it is therefore ordered
that unless the defendants appear, plead or
demur, the bill of attachment will be taken
for confessed; and it is further ordered that pub-
lication be made in the Guard for three months
in a newspaper published at Holly Springs, Miss.
Copy—Test, JAS. McPHERSON, clk.
May 11—17.

the plaintiff's bill will be taken for confessed
and decree awarded accordingly.

Copy—Test, JAS. McPHERSON, clk.
May 11, 1842—3m.

COAROMA CIRCUIT COURT—APRIL TERM, 1842.

Sopha Hardin comp't }
vs. } Petition for Divorce.
L. V. Hardin def't. }

AFFIDAVIT having been made that L. V.
Hardin, the defendant in the above cause, is
not a resident of this State, it was ordered by the
court that publication be made in the Holly
Springs Guard for three months, that unless de-
fendant plead, answer or demur, the facts alleged
in complainants bill will be taken pro confesso.

D. B. ALLEN, Clerk
May 11—17—3m.

William Westbrook com't. }
vs. } Bill for di-
Nancy Jane Westbrook, def't. } vorce.

AFFIDAVIT has been made and filed that
the defendant, Nancy Jane Westbrook, is
not a resident of the State of Mississippi. It is
therefore ordered, that, publication be made in
the Guard, a newspaper published in Holly
Spring for three months, that if said defendant
fail to plead, answer, or demur, to said bill, that
the same will be taken for confessed.

A. T. CARUTHERS, clerk
of the Circuit Court of Marshall county.
May 31, 1842.—20-3.

TRUST SALE.

BY virtue of a deed of trust executed to me as
trustee, on the 30th day of April, 1842, by
Cullen Andrews, and in favor of Laird & Chil-
dress, which said deed is duly recorded in the of-
fice of the Probate clerk of Panola county, Miss.,
to secure the payment of certain notes therein
mentioned, I shall expose to public sale to the
highest bidder, for cash at the residence of the
said Cullen Andrews, in Panola county afore-
said, on the second Monday in December next,
the following described property, to wit: one ne-
gro man, Will, two negro boys, Henderson and
Henry, one negro woman, Dina, three negro girls,
Clara, Susan, and Sarah, one woman, Eliza, and
child; also, eight head of Horses—four head of
Mules and thirty head of Cattle.

WILLIAM R. WILBURN, trustee.
May 31, 1842—20.

**District Court of the United States for the
Northern District of Mississippi.**

In the matter of the petition of Andrew Her-
ron of Marshall county, to be declared a bankrupt
and to be discharged from his debts.

Notice is hereby given that Andrew Her-
ron 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 Con-
gress in such case made, and provided, and that
an order has been duly entered in this court, ap-
pointing the 1st Monday of July next, as the
court house in the town of Osburn, in this
district as the time and place for the hearing of
said petition. All persons who have any objections
to appear and show cause, if any they have, why
the prayer of the said petition should not be grant-
ed. Copy—Test, G. M. RAGSDALE, clk.
June 1, 1842—21.