

...that a strict and  
 professional duties, and  
 devoted to a heavy  
 merit a liberal share  
 charges shall be

...ore of L. CAGE &  
 ys be found except  
 al business.  
 ch 16, 1842.

**BRYAN,**

...olly prings, Mi.,  
 week in every month  
 balance of his time  
 ills as may be made  
 , or adjoining coun-  
 on the subject of his  
 ssed him at Holly  
 be moderate and all  
 ny favors entended  
 e will be thankfully  
 April, 16th,-14.

**BOESS**

...for former patronage,  
 thereof. He has just  
 of liquors from New  
 on, mostly foreign, and  
 ic.  
 ry day, at 11 o'clock,  
 s to receive from the  
 lance of their support.  
 its for a number of po-  
 rs. where his town and  
 find the news of the  
 May 31—tf.

**DE,**  
 who may be interes-  
 ted, Administratrix  
 e Estate of Thomas  
 e next April term  
 of Marshall county  
 o said court for final

A BEATY, Ad'x.  
 WATT, A Pr.

**DR'S**  
**t, for Consump-**  
**Complaints.**

...a, difficulty of breath-  
 or breast, Spitting of  
 of the Heart, Oppres-  
 sion, Whooping cough,  
 ht Sweats, Difficult or  
 all other affections of  
 For sale by  
 E & CO. agents,  
 Holly Springs, Mi.

...-Do not neglect it! Thou-  
 ure death for the want of  
 cold. Have you a cough?  
 safe medical prescription,  
 and used in an extensive  
 most positively afford re-  
 sistance, pulmonary con-  
 into the grave hundreds.  
 's dry good store Holly

do do 8 by 10  
 Tubs, Pails, Keelers  
 Canny do Well Buckets  
 Half Bushels  
 Cut Glass Tumblers  
 Fluted do  
 Common do  
 Flour Lime,  
 Cotton Yarns, all sizes  
 Sifters, Coffee Mills  
 Castings,  
 Regalia Cigars  
 Prinepus do  
 Common do

The above articles have been carefully se-  
 lected in New Orleans at the lowest market  
 prices. Purchasers are invited to call and ex-  
 amine for themselves.

H. H. PIPKIN.

Holly Springs, April 6, 1842.

**TRUST SALE.**

**BY** virtue of a deed of trust to me executed by  
 William Tabor, dated May 27, 1841, and  
 duly recorded in the office of the Probate clerk of  
 Marshall county, Miss., in deed book I, pages 287  
 and 288, to secure the payment of a certain prom-  
 issory note therein specified, I shall sell for cash  
 to the highest bidder, at the residence of the said  
 Tabor, on Saturday the 10th day of December next  
 one negro woman named Hannah, and two child-  
 ren, Caroline and Sarah; also, two Sorrel Horses,  
 eighteen head of Cattle, one yoke of Oxen, thirty  
 head of Hogs, 30 head of Sheep, one Spinning Jin,  
 four beds and furniture, one doubled barreled Shot  
 Gun, and the Household and Kitchen Furniture of  
 said tabor, or so much of said property as will  
 pay the debt secured in said trust. The title to  
 the above property is believed to be good, but I  
 shall only convey such title as is in me vested as  
 trustee. J. W. MATTHEWS, Trustee.  
 July 6, 1842.-21-s.

**Holly Springs Female Institute,  
 Marshall County, Miss.**

**A** LADY, of high personal worth and profes-  
 sional qualifications and experience, is re-  
 quired at this Institute, to aid in teaching the  
 higher branches of the Literary Department.  
 References must be most unquestionable.  
 C. A. FOSTER,  
 Rector & Principal.  
 May 31, 1842-3t.

**Trust Sale.**

**BY** virtue of a deed of trust to me executed  
 by Francis Arnold, dated the 5th day of  
 March 1840, and recorded in the Probate clerk's  
 office of Marshall county, in deed-book H, pages  
 352 & 353, on the 9th day of May 1840, to secure  
 the payment of certain notes therein mentioned; I  
 will expose for sale at public auction for cash, on  
 the premises on Friday the 8th of July 1842, a  
 tract of land, lying on big Coldwater, the land  
 whereon the said Arnold resided at the date of the  
 execution of said deed; together with the Mills  
 and mill stock of hogs. Also one yoke of oxen,  
 I will give such title only as is vested in me by  
 said deed of trust.

SQUIRE BARRETT, Trustee  
 Holly Springs, January 7th, 1842.

**Notice.**

**I**S hereby given, to all persons having claims a-  
 gainst the estate of Lucinda Barrett, late of  
 Marshall county Miss.: to bring the same forward  
 properly authenticated, within the time, prescri-  
 bed by law or this notice will be plead in bar of  
 we same. And all persons indebted to the same  
 will please make payment immediately.

SQUIRE BARRETT,  
 Co-Administrator with  
 JESSEE GURLEY.  
 May 24th, 1842.

Oxford, May 24th, 1842.-19-tf.  
**TUNICA CIRCUIT COURT—APRIL TERM, 1842.**  
 Murray & Garnett, pl'ffs, }  
 vs. } attachment.  
 James C. Fooy, def'ts.

**T**HIS day came the plaintiffs by attorney,  
 and on motion, it appears to the satisfaction  
 of the court, that James C. Fooy, the defendant  
 in this cause, is not an inhabitant of this State;  
 therefore, it is ordered by the court that unless  
 the said defendant's appear, on or before the next  
 term of this court and plead, the bill of attach-  
 ment will be taken for confessed, and a decree  
 entered accordingly; and that publication of the  
 same be made for three months in the Guard, a  
 newspaper published in Holly Springs, Mi.  
 Copy—Test, JAS. McPHERSON, clk.  
 may 11—17.

**EXECUTOR'S SALE.**

**O**N Monday the 6th day of August next,  
 will be sold at Wyatt, the following lots in  
 said town, to wit: Lots No. 55, 243, 202, 131,  
 29, 37, 101, 26, 27, 28, 206, 207, 208, 201 and  
 200.—One is the elegant Frame Tavern  
 at present occupied by O. Gandy; on one  
 other is a Frame Store House; also section 13,  
 township 6, range 4 west, on which is a fine  
 Brick house, Gin, out houses, &c. &c., with a-  
 bout 40 acres cleared land, a very desirable res-  
 idence. Also an undivided interest of 1-6 in  
 three sections of land, to wit: section 21, 16,  
 and 17, all in township 10, range 5 west, (unim-  
 proved.)

TERMS.—Three equal payments, one third  
 down and one and two years on the balance.—  
 Sold as the property of James Alston, dec'd.  
 PHILIP ALSTON,  
 JAMES ALSTON,  
 May 11, 1842—17. Executors.

**The State of Mississippi—Tippah County**  
**CIRCUIT COURT—MARCH TERM, 1842.**  
 William H. Miller }  
 vs. }  
 Sarah Miller.

**BILL FOR DIVORCE.**

**T**HIS day came the complainant by his at-  
 torney, and it appearing to the satisfaction  
 of the court that the defendant resides beyond  
 the limits of this State, so that the ordinary pro-  
 cess of this court cannot be served upon her; it is  
 therefore ordered by the court that unless the  
 said defendant shall appear at the next term of  
 this court, on the last Monday of September, 1842,  
 and plead answer or demur to complainant's bill,  
 the allegations therein contained, will be taken  
 as confessed, and this cause set for final hearing  
 and decree. And it is further ordered that publi-  
 cation be made for three months in the Guard, a  
 newspaper published in the town of Holly Springs  
 in the State of Mississippi.

HARDY W. STRICKLIN, c'lk.  
 June 14, 1842.—22.

**By The U. S. District Court**

**PERSONS** desiring to avail themselves of  
 the benefit of the Bankrupt Law in Mississippi, are re-  
 quired under an existing rule of the court, to deposit with  
 the Clerk, Fifteen Dollars, to pay cost, &c., or their positions  
 will not be received or docketed.  
 G. M. RAGSDALE,  
 Clerk.  
 March 5th 1842.

annually, and th  
 has enjoyed for  
 the Southern an  
 tained. He has  
 able certificates  
 and persons who  
 from physicians  
 various parts of  
 ample testimony  
 indeed since the  
 public (now four  
 that he believes  
 cases of ague a  
 have been perm  
 its having failed  
 directions have  
 a single dose has  
 and entire famil  
 been cured by a  
 long standing w  
 ular remedies a  
 have readily yie  
 The proprieto  
 attention of the  
 cine and ask of  
 their practice, a  
 from its laxativ  
 properties, they  
 tonic than quini  
 in use.  
 Each box co  
 only One Doll  
 F. Shoemake's  
 Miss.  
 May 4th, 18

**TUNICA CIRCUIT**  
 Thomason & C  
 vs.  
 Miller & Tay

**T**HIS day ca  
 and it appe  
 court that the d  
 not inhabitants o  
 dered by the cou  
 three months. i  
 lished in Holly  
 defendants appe  
 term of this cou  
 the plaintiff's b  
 and decree awa  
 Copy—Test,  
 may 11-17-3n

**TUNICA CIRCUIT**  
 L. A. Besançon  
 vs.

Digniwity & I  
**T**HIS day ca  
 and on his  
 faction of the co  
 habitants of th  
 that unless the d  
 or demur, the bi  
 for confessed, an  
 lication be made  
 a newspaper pub  
 Copy—Test,  
 may 11—17.