

4th.—Are you not still indebted to the banks at N tchez, for a large portion of the sum of \$100,000; and do you own a New Orleans house a large which it had to pay for you as security? Men undertake to lecture, for the purpose of correcting public morals and cre- should either have previously cor- at least commence by correcting them. The saying is as good as it is, they who live in glass houses, never throw stones. And the fine of the scriptural story of the woman adulteress, should never be forgotten: who is the least guilty, cast the stone.

ATTENTION! COMPANY.
TO THE RIGHT AND DRESS.
Citizens of Holly Springs favorable to the organization of a volun- company, are respectfully request- a meeting over the Market-house on Friday Evening, at early candle light-

MANY CITIZENS.
We will take occasion to say are an hundred stand of arms al- our town lying idle, and we may rub them up a little.

in Marshall—Two hands the pro- Col. William Davis of this county on the 3d 44 lbs. cotton on his One 236, the other 204 pounds— guess this cant be beat in North at the same date.

on Tuesday evening about 8 o'clock Marshall Inn of Mr. Williamsons. James Echols resident of Memphis

DISSOLUTION.
partnership heretofore existing Between Drewry Mims and Clark Stricklin is this dissolved by mutual consent. Those having against Drewry Mims & Co. will present payment to Drewry Mims and those indebted to the firm will call on Drewry settlement.

DREWRY MIMS.
CLARK STRICKLIN.
32-1 Insertion Pr., fee \$2.

AT a meeting of the LaGrange Lodge No 18, held at the Masonic Hall, in the town of LaGrange, Tennessee, August 11, A. L. 5389, A. D. 1839, it was ordered, that Ed- A. Thomas, a Master Mason, and er of this Lodge, be, and he hereby is, d from all the privileges of Free Ma- for grossly immoral, dishonorable, un-masonic conduct—and that a editors of newspapers, be requested at this notice.

R. J. YANCEY, Sec.
STATE OF MISSISSIPPI,
Ponola County.

Trustees of Belmont vs. Philips & James Curtis.
this case the plaintiff having a tained attachment of \$430 00 besides costs, against the estate of the defendants, is now pending in the Circuit Court of Ponola county. Notice is hereby given, unless the defendants shall appear, give bail, and plead within the time lim- of their appearance, judgment will be, and the estate a tached will be sold.

DAVID BOYD,
Clerk.
7-32-6w—Prs fee \$6 50.

STATE OF MISSISSIPPI,
Superior Court of Chancery,
August Term, 1839.

ANDREW F. DAVIS,
vs.
JAMES S. SHOEMAKER.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court, that the defendant is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendant appear before the Chancellor at the Court Room in the town of Oxford on the Second Monday in February next, and plead answer or demur to the bill of complaint, the several allegations thereof will be taken confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a newspaper printed at the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
August 31, 1839.—2m—Prs.' fee \$13.50

STATE OF MISSISSIPPI,
Superior Court of Chancery,
August Term, 1839.

FRANKLINE PLUMMER,
vs.
JAMES PERRY, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Charles B. Gran- (Co.) are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that unless said defendants appear before the Chancellor at the Court Room in the town of Oxford on the Second Monday in February next, and plead answer or demur to the bill of complaint, the several allegations thereof will be taken confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a newspaper printed at the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
August 31, 1839.—3m—Prs.' fee \$13.50

LATE ARRIVALS,
TOBACCO.
10 BOXES best James River Tobacco just received and for sale by BRUNSON, CHEATHAM & Co.

WINE & LIQUORS.
2 CASES Madeira; 2 do. Tenerife; 1 do. Malaga; 1 do. Muscat; 12 Baskets Champagne, Bermuda; 20 dozen superior Bordeaux Claret. And for sale by BRUNSON, CHEATHAM & Co.

SUGAR.
JUST received 20 barrels N. O. Sugar put up expressly for Family use; 10 do Boston refined; Loaf ditto. And for sale low, by BRUNSON CHEATHAM & Co.

SEGARS.
20,000 Havana and Spanish segars, best brands. For sale low by BRUNSON, CHEATHAM & Co.

THE STATE OF MISSISSIPPI,
Superior Court of Chancery, Aug. term 1839
George A. Thompson,
20 vs.
T. W. Winter, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendant (Thomas Warren) is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that unless said defendant appear before the Chancellor at the Court Room in Oxford on the Second Monday in February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery,
August Term, 1839.

HART & HODGE,
vs.
HURT & CLOW.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court, that the defendant, (Elisha Hurt) is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendant appear before the Chancellor at the Court House in the town of Oxford on the second Monday in February next, and plead, answer, or demur to the bill of complaint the several allegations thereof, will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just.

It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a news paper printed at the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—2m—Prs.' fee \$13.50

CITATION.
The State of Mississippi
Lafayette County.

To all persons interested in the real estate of William Hartgraves, deceased; **Greeting:** YOU are hereby cited to be and appear before the Probate Court of Lafayette County, on the second Monday in October next, and show cause if any you can, why an order shall not be made authorising and directing the Administratrix of said deceased to sell the following real estate belonging to the same, v:z The south west quarter of section 31, township 9, range 4, west.

Witness the Honorable James E. Shegog Judge of the Probate Court of said County, the second Monday in August, A. D. 1839. Issued the 13th August 1839.

WM. H. SMITHER,
Clerk.
31—60d—Prs. Fee \$3 50

STATE OF MISSISSIPPI,
Superior Court of Chancery, Aug. Term 1839

John L. Tindall,
vs.
T. B. McDowell, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Evelina M'Dowell, Samuel McDowell and Isabella M'Dowell) are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that unless said defendants appear before the Chancellor at Oxford on the Second Monday of February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
August 31, 1839.—2m—Prs.' fee \$13.50.

THE STATE OF MISSISSIPPI,
Superior Court of Chancery,
Aug. Term, 1839.

FRANKLINE PLUMMER,
vs.
JAMES PERRY, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the Heirs of James Perry, are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that unless said defendants appear before the Chancellor at the Court Room in the town of Oxford on the Second Monday in February next, and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
August 31, 1839.—3m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery, Aug. term 1839
Thomas N. Waul,
8 vs.
Chapron Nedlet, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendant (Robert H. Hannah) is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendant appear before the Chancellor at the Court Room in the town of Oxford on the Second Monday of February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a news-paper printed at Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery, Aug. term 1839

James Y. Blocker,
vs.
M. S. Mcynard, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Candy Harlin, Samuel D. Harlin and Enos Harlin) are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that the said defendants appear before the Chancellor at the Court Room in Oxford on the Second Monday in February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be published in the Holly Springs Banner, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery, Aug. term 1839

John Miller,
53 vs.
Stancel Cobb,

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendant is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendant appear before the Chancellor at the Court Room in the town of Oxford, on or before the Second Monday in February next and plead answer or demur to said bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a news-paper printed at the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839. 2m—P.s.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery,
August Term, 1839.

JOSEPH W. DAVIS,
35 vs.
NICHOLAS H. DARNELL,
ALFRED FRANSLY, et al.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Nicholas H. Darnell and Alfred Fransly) are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that unless said defendants appear before the Chancellor at the Court House in the town of Oxford on the Second Monday in February next, and plead answer or demur to the bill of complaint herein, that the several allegations thereof, will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a news-paper printed in the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—31-2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery,
August Term, 1839.

MAGNUS L. MAYNARD,
26 vs.
ELIZABETH HARLAND,

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court, that the defendant is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon her; therefore, it is ordered that unless said defendant appear before the Chancellor at the Court House in the town of Oxford on the Second Monday in February next, and plead answer or demur to the bill of complaint, the several allegations thereof, will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a news-paper printed at the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—2m—31—Prs.' fee \$13.50

TRUST SALE OF VALUABLE LANDS
IN DE SOTO COUNTY.

BY virtue of a Deed in Trust, executed to me, by Aaron Root, Deceased, on the 5th of January, 1838, and duly recorded in the office of the Probate Clerk of De Soto County, to secure the payment of certain sums of money therein specified, I shall offer for sale to the highest bidder, for cash, in the town of Pontotoc, on Monday the 23d day of September next,—two valuable sections of Land: viz: Section three of Township two, and Range nine West, and Section twenty-nine of Township three and Range eight West, being in De Soto County. Acting as Trustee, I shall convey such title as is vested in me, which, however, is believed to be good.

THOMAS J. WORD,
Trustee.
August 31, 1839.—4t—Prs.' fee \$5.00

NOTICE
TO THOSE WHOM IT MAY CONCERN.

HAVING determined to move South, I now offer for sale 4690 acres of Choice land, situated in different counties of the Chickasaw division, which I will divide into quarters or half sections to suit purchasers, together with the plantation on which I now reside, containing 1280 acres, situated on the Tallahatchie river two miles above the town of Wyatt; three hundred acres of which is in successful cultivation calculated either for a cotton or stock farm, with a good dwelling convenient to a spring of the best water, a fine peach and apple orchard, with all other necessary improvements new, and built of the best materials. I will also sell on the premises 700 barrels of corn; 40 thousand pounds of fodder; 100 bushels oats; 100 bushels rye; 300 bushels wheat; 50 head of cattle; 150 head of hogs; 100 head of sheep; 10 head of horses and mules, 3 of which are fine brood mares, farming utensils &c., with 10 or 15 likely negroes if required. I will also sell the Tavern House and 4 lots attached thereto in the town of Wyatt, occupied at present by Mr. Alexander, also a large and spacious store house, with some 25 unimproved lots in Wyatt, either or all of which will be sold on favorable terms to suit purchasers, as the subscriber is in earnest and determined to sell.

A. GILLIS,
Marshall County Mi., Aug. 31—31-3m.

THE STATE OF MISSISSIPPI,
Superior Court of Chancery Aug. term 1836

George Oxberry, et al
66 vs.
Benjamin Love, et al

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendant (Emicha Hoyce) is not an inhabitant of this State, but resides beyond the limits thereof; so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendant appear before the Chancellor at the Court Room in Oxford on the Second Monday in February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
August 31, 1839.—2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
SUPERIOR COURT OF CHANCERY,
August term 1839.

BENJAMIN P. GATES, et al.
vs.
JAMES S. SHOEMAKER, et al.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant James S. Shoemaker is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendant appear before the Chancellor at the Court Room in the town of Oxford, on the second Monday in February next, and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a newspaper printed at the town of Holly Springs once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31.—31-2m—Prs.' fee \$13.50

THE STATE OF MISSISSIPPI,
Superior Court of Chancery, Aug. tem, 1839

Andrew Herron,
17 vs.
Joseph Jones.

UPON opening the matters of this bill, and it appearing to the satisfaction of the Court, that the defendant is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless the defendant appear before the Chancellor at the Court Room in the town of Oxford on the Second Monday in February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, a news-paper printed at the town of Holly Springs, once a week for two months successively.

R. L. DIXON, Clerk,
By **W. H. SMITHER, D. C.**
Aug. 31, 1839.—2m—Prs.' fee \$13.50

Notice.
ALL persons indebted to the estate of William Hartgraves deceased, will please make immediate payment and those having claims against the estate must present them within the time prescribed by law, or they will be barred, this August 13th, 1839.

MARGARET HARTGRAVES,
Admin-tratrix of the estate of
WM. HARTGRAVES, dec'd.
431Prs. Fee \$4 50

J. BRUNSON, M. C. CHATHAM, A. BRUNSON,
Wholesale, and Retail Dealers, in
FRENCH, INDIA, BRITISH, AND AMERICAN

Dry Goods.
HARDWARE, CUTLERY, QUEENSWARE, GROCERIES, WINES and LIQUORS.

ARE JUST RECEIVING direct from the Eastern Cities, via New Orleans, an entire new, and one of the largest and most splendid assortment of Goods ever offered in this section of country. Carefully selected by one of the firm for this Market; Which will be sold exceedingly low, either by wholesale or retail. To numerate articles would be too tedious. Call and see us West side of the Public Square, two doors North of the Northern Bank. A constant supply will be kept on hand. April 27—15—t

AUGUSTUS PEARCE, CHARLES O. NELMS,
PEARCE & NELMS,
ATTORNEYS AT LAW,
HOLLY SPRINGS, MI.

WILL attend the courts of Marshall, Desoto Panola, Lafayette, Pontotoc, Tippah and Yallobusha. All business entrusted to their care, will receive their prompt attention. February 23, 1838.—6—t

ROBERT B. DAVIDSON, A. J. BUFORD,
ATTORNEYS AT LAW,
OXFORD MISSISSIPPI.

WILL attend to all business of their profession which may be entrusted with them within the bounds of the Eighth Judicial District of Mississippi and the adjoining counties of the surrounding Districts, and the Federal Court at Pontotoc. March 30, 1829—11—t

JOHN H. ANDERSON, WILLIAM FINLEY,
ANDERSON & FINLEY,
Attorneys at Law.

HAVING associated themselves in the practice of the Law—will attend promptly to all collections, as well as to other professional business confided to them in the counties of Marshall, De Soto, Panola, Lafayette and Tippah, and in the Federal Court at Pontotoc.—Office at Holly Springs, Marshall County, Mississippi. Holly Springs, Jan. 18, 1839.—1—t

S. G. H. M'GARY,
ATTORNEY AT LAW,
HOLLY SPRINGS MISS.

WILL practice in all the Courts holden in the 8th Judicial District. Office first door North of the Union House. July 27, 1839.—1—27—t

Announcement.
We are authorized and requested to announce JOHN L. HENSELEE, as a candidate for the office of Ranger, for the county of Marshall at the ensuing election.

We are authorized and requested to announce JAMES C. ALDERSON, as a candidate for the office of Circuit Clerk for the county of Marshall, at the ensuing election.

We are authorized and requested to announce M. J. BLACKWELL as a candidate for the office of Circuit Clerk, for the county of Marshall, at the ensuing election.

We are authorized and requested to announce THOMAS LOMAX, as a candidate for the office of Circuit Clerk, for the County of Marshall.

FOR JUDGE OF THE HIGH COURT OF ERRORS
We are authorized to state that the Hon. FELIX H. WALKER, of Desoto county will be a candidate at the November election, for JUDGE of the High Court of Errors, and Appeals for the Northern District of Mississippi.

FOR CHANCELOR OF THE STATE.
We are authorized to announce ROBERT H. BUCKNER, Esq., of Clinton as a candidate for the office of Chancellor of this State, at the next election.

FOR CIRCUIT COURT CLERK.
We are authorized to announce Col. THORNTON DAVIS of Chulahoma, as a candidate for the office of Circuit Clerk of Marshall County at the ensuing election.

FOR PROBATE CLERK.
We are authorized and requested to announce GORDENTIA WAITE, as a candidate for the office of Probate Clerk of Marshall County at the ensuing election.

We are authorized and requested to announce ALX. T. CARUTHERS a candidate for the office of Circuit Court Clerk of Marshall County.

FOR SHERIFF.
We are authorized and requested to announce LEVI McCROSSKY, as a Candidate for re-election to the office of Sheriff of Marshall county at the November elections.

We are authorized to announce Mr. GEORGE B. HOLLAND as a candidate for Sheriff of Marshall County, at the ensuing election.

FOR ASSESSOR AND TAX COLLECTOR.
We are authorized to announce E. L. TRAVIS as a candidate for the office of assessor and tax collector of Marshall County at the approaching election.

We are authorized and requested to announce BENJAMIN F. DAWSON, as a candidate for the office of Assessor and Tax Collector for the County of Marshall.

We are authorized and requested to announce ABRAHAM H. ROACH as a candidate for the office of Assessor and Tax Collector, for the County of Marshall.

COFFEE.
3 TIERCES Rio and 10 Bags Havana Coffee, received and for sale by BRUNSON, CHEATHAM & Co

DOCTOR HESTER,
PHYSICIAN, SURGEON, &c
OFFICE NEAR TO, AND SOUTH OF, THE
Union House.
Holly Springs, Jan. 18, 1839. n1-t

Dr. J. Bretney,
RESPECTFULLY tenders his services in the various branches of his profession, to the citizens of Holly Springs and adjacent country. He has permanently located here, and can be consulted at all times, at his office on Market Street, north east corner of the Square, or at Mr. F. A. Falkners on College street where his family boards. april 27—15—t

DENTISTRY.
CHARLES CRYSTAN,
SURGEON DENTIST.

HAS located in Holly Springs, where he will spend the present year. Persons from the country will be waited on at all times. Office on the West side of the square. REFERENCES: Rev. G. W. Baker, R. G. Kyle, Dr. W. S. Reid, W. C. Edmondson, Dr. J. Chisholm, H. M. Lusher, Dr. Dewitt, of the Northern Bank, Dr. Tompkins, J. Caruthers, Col. H. Harris, Dr. Walker, Feb 23-t

JAMES B. GARDNER,
ATTORNEY AT LAW.

WILL practice in the Circuit Court of Marshall, Lafayette Tippah and De Soto Counties. Office at the Marshall Inn, Holly Springs. July 13 1839. t

ROGER BARTON, A. H. POWELL, JNO. R. WILSON,
BARTON POWELL & WILSON,
HAVING associated themselves to attend all the courts in the 8th Judicial District, the Federal Court at Pontotoc, the Chancery Court at Oxford and the Circuit Courts of Pontotoc and Tippah Counties.—Their Office is the one formerly occupied by the firm of Barton and Powell, where one or all of them may always be found. June 22, 1839.—t

WILLIAM W. LEWIS,
ATTORNEY AT LAW;

HAS permanently located at Hernando, Miss. and will practice in the 8th Judicial District, embracing the counties of Desoto, Marshall, Panola, Tunica, Coahoma, Bolivar, &c. March 2, 1839.—7—6m

G. A. WILSON, F. S. EARLY,
WILSON & EARLY,
ATTORNEYS AT LAW.

WILL practice Law in the Courts of the 8th Judicial district, and the counties of Tippah and Tishamingo. The business committed to their care will be attended to promptly. Office in the small brick building on the west side of the street leading south from the Union House. ma 30, 1839.—11—t

WM. E. ANDERSON,
of Nashville Tenn.

JOHN S. BRYEN,
of Carthage Tenn.
ATTORNEY AND COUNSELLOR AT LAW.
Vicksburg Mississippi.
July 13, 1839.—26—ly

E. C. WILKINSON, W. R. MILES,
WILKINSON & MILES,
ATTORNEYS AT LAW,
HOLLY SPRINGS, MI.

WILL practice in the 8th and adjoining Judicial Districts, in the Chancery Court at Oxford, in the Federal Court at Pontotoc, and in the High Court of Errors and appeals at Jackson. June 1, 1839.—20—ly

The Mississippi Free Trader, Vicksburg Whig and Southern Sun, Jackson, will publish the above for one year, and forward their accounts to this office

CHAS. W. LEWIS,
ATTORNEY AT LAW.

RESIDES AT HOLLY SPRINGS, MARSHALL COUNTY, MI.
March 16—9—t

ALEX. B. BRADFORD,
ATTORNEY AT LAW,
HOLLY SPRINGS, MI.

WILL practice in the Circuit Court Marshall and the adjoining Counties in the Chancery Court at Oxford, in the Federal Court at Pontotoc, and the high Court of Errors and appeals at Jackson. March 23, 1839.—10—t

COFFEE & CIGARS!
JUST received, direct from Cuba, Bags of Coffee, very superior quality, 75,000 cigars, assorted quantity. For sale low for cash by MACKENZIE & LANIER June 22, 1839—t