Echols Superior Cou rt Chancery. avis et. al. Oet. Term 1840 pening the matters of this bill, and pearing to the satisfaction of the rt, that the defendants Jesse B. John W. Land, and David Hubt inhabitants of this State, but rethe limits thereof, so that the oress of this Court cannot be serv Therefore it is ordered that aid defendants appear before the at the Court room in the town on the third Monday in April answer, or demur to the bill of the several allegations thereof n for confessed, and such order made thereon as the Chancellor equitable, and just. It is further t a coppy of this order be inserted olly Sprins Conservative, once a vo Months successively, issued

TATE OF MISSISSIPPI.

R. L. DIXON Clerk, Wm. H. SMITHER Dep't. –35-2m prs fee \$15.

ORMATION WANTED ll of 1838, Nicholas R. Bridges t Pittsylvania C. House, Va. intention of going to the State pi, since which time I have not him. Any information respecill be thankfully received by a ous to learn the fate of a son and ny person who may know anysaid Nicholas R. Bridges, will me, directed to Middleturg, ounty, Tennessee.

H. D. Bridges.

841.

ditors of newspapers who are umanity will please insert the ccept my grateful thanks. H. D. B.

JAN AND WALTER. PTORNEYS AT LAW.

practice in the 8th Judicia trict, the counties of Tippah and stotoc, the Chancery Court at High court of Ersors and Apson, and the Federal Court at Holly Springs, Miss. 1840.]

INO. QUILLIN. ATTORNEY AT LAW. tice in the Chancery Court at all the Courts of the Northern Office Holly Springs, Miss.

MES-MISSISSIPPI HOUSE r year Horse perday 1 75

T a probate Court, held for the county of Marshall, and State of Mississippi, on the 28th day of Dec., 1841. Letters of Administrators on the Estate of George A. Glover Dec'd. late of said county, was duly granted by said court to the undersigned. All persons having claims against the Estate of said deceased, are required to exhibit the same to the undersigned within the time limated by law otherwise they will be barred. Those endebted to said estate are requested to make prompt

MARIA S. GLOVER, Administrátrix. WM. VOORHIES. Administrator.

Jan. Ist. 1840-6w

ADMINISTRATORS SALE

OTICE is hereby given, that the undersigned Administrator of the Estate of JULIA ANN PEEL, Dec'd. Will present for allowance; at a Probate Court to be held in and for Marshall outy, Mississippi, at the Court House thereof on the 4th Monday of January next, an account of his Administrator of said Estate; the Judge of Probates of said county, having examined and audited the same; -those interested can attend. December 10th 1846.

VOLNEY PEEL, Adm,r.

Strays.

For Marshall County Taken up by Daniel McNeil 2 young bay Horses, three years old each: appraised to \$30 each. January 25th, 1841.

Taken uy by Eli Jones, living 12 miles South East of Holly Springs, One grey Mare with a black spot on her hip, 7 years old. appraised to \$55. Feb. 17, 1841.

Taken up by Perry G. Reynolds, living 12 miles West of Holly Springs, one brindle Steer 3 years old .- One red Steer 2 years old.—Also one red Heifer 3 years old: all marked with a crop & under bit in each ear.—Also one black Bull 3 years old, a crop & under bit in the right eur, and a crop in the left; all appraised to \$36. Eeb 10th 1841.

> G. W. GRAHAM Ranger.

otice.

At a Probate Court held in the county o Marshall, State of Mississippi, on the fourth Monday of November, 1840, and on the 23d day of said month, letters of administration on the estate of William J. Cain, deceased, late of said county, was duly granted by said court to the undersigned.

All persons having claims against the estate of said deceased, are required to exhibit the same to the undersigned, within the time limited by law, or the same will be barred. Those indebted to said estate are fequested to make prompt payment.

JOEL E. WYNN.

Dec. 5, 1840-80-prs, tee 88

T. L. TREADWELL & Cons, Feb. 25,—49-3t

otice.

T a Probate Court held for the County of Marshall, and State of Mississippi, on the 22d day of February, 1841, Letters of Administration on the estate of Sarah Irvine, dec'd late of said county, were duly granted by said Court to the undersigned, all persons having claims against the estate of said dec'd are required to exhibit the same to the undersigned within the time birnited by law, otherwise they will be barr-Those indebted to said estate are requested to make prompt payment.

GEORGE DOGGETT, Admr.

Feb. 24, 1341.—49-6w

THE STATE OF MISSISSIPPI. Marshall County,

John C Frazier

Circuit Court, In Chancery. Tilman Weuver) November Term, 1840.

This day came the parties by their Solicitor, and it appearing to the Court that the defendant, Tilman Weaver is a non resident. It is therefore ordered, that publication be made for four weeks successively in the Conservative and Holly Springs Banner a News-baper published in the Town of Holly Springs' and County of Marshall; That unless said defendant Tilman Weaver appear, answer or demur to complainants Bill, on or before the first Monday after the fourth Monday in May next, or the said Bill will be taken for confessed as to him, and set for hearing exparte.

CARUTHERS. Test Clerk & Master.

Jan. 29-46-4w.

2 8 W

By Jessee Lewellen. Judge of the Probate Court of Marshall County and State of Mississippi; notice is hereby given, that an application to me by Samuel Kelso; Guardian of Thomas A. Dunlap minor heir of John A. Dunlad Decd, Who claims an undivided one half part of three Negro Slaves

of the estate of John A. Dunlap Decd.

1 have nominated Samuel Montgomery,
A. M. Bowen, and Robert Ellis; Commissioners, ta divide the said. Negro Slaves into two equal shares or parts, and unless proper objections are stated to me at the Office of the Probate Clerk of said County on the first day of April next. The said Samuel Montgomery. A. M. Bowen, and Robert Ellis, will then be appointed Commissioners, to make partition of the said Slaves persuant to the Laws of the State of Misus-steppt. Given under my hand, this 26th of January 1841.

A LEWELLEN