

and issue, to the widow during her widowhood, and upon her marriage or death to his heirs. If there are issue and no widow, to the issue.

DOWER.—Dower has been abolished in

ESTATES OF DECEASED PERSONS.—

The probate courts in the several counties have jurisdiction of all matters pertaining to the estates of deceased persons. Wills must be signed at the end thereof by the testator or by some person in his presence and by his express direction, and attested and subscribed by two or more competent witnesses at his request in his presence and in the presence of each other. An executor, unless exempted by the provisions of the will, must give a bond in an amount fixed by the probate court for the faithful discharge of his duties. Administration on the

charge of his duties. Administration on the estate of any one dying intestate will be granted to the following persons in the order named: First. The widow or next kin, or both, as the judge of probate may think proper, or such persons as the widow or next of kin may request to have appointed, if suitable and competent to discharge the trust. Second. If the widow or next of kin, or the person selected by them, is unsuitable or incompetent, or if the widow or next of kin neglects for thirty days after the death of the intestate to apply for administration, or to request that administration be granted to some person, the same may be granted to one or more of the principal creditors if any such are competent and willing to take it. At the time of granting letters testamentary or of administration, the court make an order limiting the time in which creditors may present claims against estate, which shall not be less than six months nor more than one year from the date of such order, but the judge of probate on proper proof by affidavit of the executor or administrator that there are no debts against the estate may limit the time to three months. No claim shall be received after the time so limited unless for good cause. The executor or administrator is allowed a reasonable time in which to settle

allowed a reasonable time in which to settle the estate, not exceeding one year and six months. The probate court may upon good cause shown extend the time for the settlement of the estate not exceeding one year at a time, unless in the judgment of the court a longer time is necessary. When any person shall die intestate seized of any land in this State, and where administration shall not have been granted in this State within five years from the death of the decedent, any heir or grantee of any heir entitled to any interest in such lands may apply to the probate court upon verified petition to determine the descent of such lands, and to assign the same to such persons as may be entitled thereto by law.

EXECUTIONS.—There are two kinds of writs of executions: one against the property of the judgement debtor, and the other for the delivery of real or personal property, or such delivery with damages for the detention or taking and withholding the same. Where real estate is sold under an execution, the owner of the equity of redemption and his judgment creditors have one year from sale to redeem. An execution on a judgment for the recovery of money only in the district court can be stayed for six months by filing with the clerk of the court a bond with two sureties, who must be freeholders of the State, in double the amount of the judgment, conditioned that the judgement debtor will pay the amount of the judgment, interest and costs, within the time for which the stay is granted, and authorizing the issue of an execution against the judgment debtor and sureties upon default of such payment. The bond must be approved by a judge of the district court and a copy served on the attorney of the adverse party. The sureties can be compelled to submit to examination of their property.

EVIDENCE.—See *Depositions*.

EXEMPTIONS.—No property hereinafter mentioned shall be liable to attachment, or sale on any final process, issued from any court: (1) the family bible; (2) family pictures, school books or library, and musical instruments for the use of the family; (3) a seat or pew in any house or place of public worship; (4) a lot in any burial ground; (5) all wearing apparel of the debtor and his family; all beds, bedspreads and bedding, kept and used by the debtor and his family; all stoves and appendages put up or kept for the use of the debtor and his family; all cooking utensils, and other household furniture not herein enumerated, not exceeding \$500 in value; (6) three cows, ten swine, one yoke of oxen and a horse, or, in lieu of such oxen and horse, a span of horses or mules, twenty sheep and the wool from the same, either in raw material or manufactured into yarn or cloth; food for all the stock above mentioned necessary for one year's support, either provided or growing, or both, as the debtor may choose, one wagon, cart, or dray, one sleigh, two plows, one drag, and other farming utensils, including tackle for teams, not exceeding three hundred dollars in value; (7) provisions for the debtor and his family necessary to examination of their property;

sary for one year's support, either provided or growing, or both, and fuel necessary for one year; (8) the tools and instruments of a mechanic, miner or other person used and kept for the purpose of carrying on his trade; and, in addition thereto, stock in trade, including goods manufactured in whole or in part by him not exceeding four hundred dollars in value; and the library and implements of a professional man; (9) the presses, stones, types, cases, and other tools and implements used by any person or co-partnership in printing or publishing a newspaper, or by any person hired by him to use them, not exceeding two thousand dollars in value, together with stock in trade not exceeding four hundred dollars in value; (10) one watch, one sewing machine, one typewriting machine, and one bicycle; (11) necessary seeds for the actual personal use of the debtor for one season, not to exceed in any case the following amounts: one hundred bushels of wheat, one hundred bushels of barley, one hundred bushels of potatoes, one hundred bushels of oats, ten bushels of corn; and binding material sufficient for use in harvesting the crop raised from such seed.

(12) the library and philosophical and chemical or other apparatus belonging to, and used for the instruction of youth in any university, college, seminary of learning, or school which is indiscriminately open to the public; (13) all moneys arising from fire or other insurance upon any property exempt from sale on execution; (14) all moneys received by, or payable to a surviving wife or child from insurance upon the life of a deceased husband or father, not exceeding ten thousand dollars; (15) all moneys, relief, or other benefits payable or to be rendered by any police department association, fire department association, beneficiary association, or fraternal benefit association to any

person, not exceeding thirty-five days for any services rendered by another during thirty day preceding attachment, garnishment, or the levy or execution against him; (17) the expenses of the minor child of any debtor proceeding thereby, by reason of any act of such debtor not contracted for the special benefit of such minor child; (18) the sum in damages recoverable by any person by reason of a levy upon or sale of the execution of his exempt personal property by reason of the wrongful taking or retention of such property by any person, and any judgment recovered for such losses. All articles exempted by this section shall be selected by the debtor, his agent or legal representative. The exemptions provided for in subdivision 6-18 hereof shall extend only to debtors having an residence in this State.

INJUNCTIONS.—A writ of injunction will issue out of court upon proof by affidavit showing that the plaintiff is likely to suffer some damage or injury by reason of the defendant threatening to do some act in violation of the plaintiff's rights, tending to render the judgment ineffectual and for which damage or injury the plaintiff has no effectual remedy at law. The affidavits must show a proper and sufficient case for equitable relief. The plaintiff must give a bond to be fixed and approved by the court in not less than \$250.00.

INSOLVENCY.—The operation of all laws relating to matters under this title is suspended by the National Bankruptcy Act.

INTEREST.—The rate of interest, unless a different rate is contracted for in writing, is six per cent., and the highest rate that can be contracted for is eight per cent. The penalty for usury is forfeiture of principal and interest.

UDS, STATUTE OF.—No action shall be taken in either of the following upon any agreement, unless such agreement or some note or memorandum thereof setting the consideration, is in writing subscribed by the party charged therewith: (1) every agreement that by its terms is to be performed within one year from the making thereof; (2) every special note to answer for the debt, default or damage of another; (3) every agreement or undertaking made upon consideration of marriage, except mutual promise to marry; every agreement, promise or undertaking to pay a debt which has been discharged by bankruptcy or insolvency proceedings; every contract for the sale of any chattels or things in action, for the sum of \$50 or more shall be void unless a note or memorandum of such contract be made and subscribed by the parties to be bound therewith; (2) if the buyer accepts or receives part of such goods, or the equivalent of some of them of such things in part; (3) the buyer, at the time, pays less than the purchase money. No estate or interest in lands other than leases for a term not exceeding one year, nor any trust over or concerning lands, or in any

ever or concerning lands, or in any way relating thereto shall hereafter be sold, granted, assigned, surrendered or devised unless by act or operation of law or by deed or conveyance in writing, subscribed by the parties creating, granting, conveying, surrendering or declaring the same, or by their lawful agent thereunto authorized by writing; every contract for leasing for a longer period than one year, the sale of any lands or any interest therein, shall be void, unless the contract, or note or memorandum thereof, expressing the consideration, is in writing and signed by the party by whom the lease is to be made or by his lawful agent, and in writing.

JUDGMENTS.—A judgment recovered in any of the courts of this State may, by filing a transcript thereof, be docketed, in the office of the clerk of the district court of any county, and from the time of such docketing the judgment becomes a lien on all the real estate of the judgment debtor in such county. This lien continues for a period of ten years, and may at any time during said time be enforced by execution.

LIENS.—See Mechanics' Liens.

LIMITATIONS. — Fifteen years.—No action for the recovery of real property or for the recovery of the possession thereof, "unless it appears that

RNISHMENT.—In any action for the recovery of money, if the plaintiff, his agent or attorney, files an affidavit with the clerk of the court where the action is pending, setting forth that he believes that any person (not him) has property, money or effects in his hands or under his control belonging to the defendant or that person is indebted to the defendant, and that the value of such property or effects or the amount of such indebtedness, if the action is in a district court, exceeds \$25, or if in a state or municipal court, \$10, a garnishee summons may be issued by the plaintiff or attorney, if in district court, or by a constable of the peace, if in justice court, against such person who is thereafter known as the garnishee. The effect of the service of summons on the garnishee is to attach and hold all the property, money or effects in his hands, belonging to defendant, and all moneys owing by him to defendant at the time the summons is served. A copy of the summons is served on defendant, and on the return day the garnishee is examined

shall be maintained unless it appears that the plaintiff, his ancestor, predecessor or grantor, was seized or possessed of the premises in question within fifteen years before the commencement of the action. Every action to foreclose a mortgage upon real estate must be commenced within fifteen years after the cause of action accrues. Ten years.—An action upon a judgment or decree of a court of the United States or of any State or Territory of the United States must be commenced within ten years. Six years.—The following actions must be commenced within six years: All actions or contracts express or implied, except as above mentioned, an action for a liability created by statute, other than those upon a penalty of forfeiture; an action for trespass upon real property, an action for taking, detaining and injuring personal property, including actions for the specific recovery thereof, an action for criminal conversation, or for any other injury to the person or rights of another, not arising on obligation and not hereinafter enumerated; an action for relief on the ground of fraud, the cause of

ll property, etc., disclosed in his hands
ing to defendant at the time the sum-
mer was served is retained by him, to await
result of the action, and if judgment is
rendered for plaintiff is applied to the satis-
faction thereof. Corporations can be re-
quired to appear in garnishment, and may
be such officers as they may appoint.

LIDAYS.—The following are legal
days: New Year's Day; February 12th
(Lincoln's birthday); February 22d (Wash-
ington's birthday); May 30th (Memorial
Day); the fourth day of July; the first
day in September (Labor Day); the
Tuesday after the first Monday in
November in each even numbered year
(Veteran's Day); and Christmas Day, and
the Friday next preceding Easter Sunday
commonly known as Good Friday. No
business except in case of necessity
can be transacted on any of said days, and
all process shall be served on any of
these days. Bills of exchange, drafts, promis-
es notes and contracts due and payable
shall be executed on Sunday, Thanksgiving
Good Friday, or on any of the days
so mentioned or on the following day
if any of such days fall on Sunday, shall
be payable or performable on the business
day next following.

MARRIED WOMEN.—A married woman
is bound by her contracts and responsible
for her acts, but she has the right to sue
and recover damages for any injury done
to her person or property, and to have
her relief on the ground of fraud, the cause of
action in such case not to be deemed to
have accrued, until the discovery by the
aggrieved party of the facts constituting
the fraud; an action to enforce a trust or
compel an accounting, where the trustee
has neglected to discharge his trust, or has
repudiated the trust relation or has fully
performed the same. Three years.—The
following actions must be commenced within
in three years: An action against a sheriff,
coroner or constable, upon a liability by
the doing of an act in his official capacity,
and in virtue of his office, or by the omis-
sion of an official duty, including the non-
payment of money collected on an execu-
tion; an action upon a statute for a
penalty or forfeiture, where the action is
given to the party aggrieved or to such
party and the State of Minnesota. Two
years.—The following actions must be com-
menced within two years: An action for
libel, slander, assault, battery or false im-
prisonment or other tort resulting in per-
sonal injury, and an action upon a statute
for a forfeiture or penalty to the State.
One year.—An action upon a statute for a
penalty given, in whole or in part to the
person who prosecutes.

MARRIED WOMEN.—A married woman
is bound by her contracts and responsible
for her acts, but she has the right to sue
and recover damages for any injury done
to her person or property, and to have
her relief on the ground of fraud, the cause of
action in such case not to be deemed to
have accrued, until the discovery by the
aggrieved party of the facts constituting
the fraud; an action to enforce a trust or
compel an accounting, where the trustee
has neglected to discharge his trust, or has
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following actions must be commenced within
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the doing of an act in his official capacity,
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sion of an official duty, including the non-
payment of money collected on an execu-
tion; an action upon a statute for a
penalty or forfeiture, where the action is
given to the party aggrieved or to such
party and the State of Minnesota. Two
years.—The following actions must be com-
menced within two years: An action for
libel, slander, assault, battery or false im-
prisonment or other tort resulting in per-
sonal injury, and an action upon a statute
for a forfeiture or penalty to the State.
One year.—An action upon a statute for a
penalty given, in whole or in part to the
person who prosecutes.

MORTGAGE.—An action for the recovery
of sale upon a mortgage shall be brought
within six months from the date of
the sale, in the county or city where
there is or was a printed an-
nouncement, if there is not, then
published in a newspaper
in which it is attached
such a newspaper
capital of
the notice
in posses-

MESTREADS. — The house owned and held by a debtor as his dwelling place, together with the land upon which it is situated to the amount hereinafter limited and defined, shall constitute the homestead of such debtor and his family, and shall exempt from seizure or sale under legal process on account of any debt not lawfully charged thereon in writing, except as are incurred for work or materials used in the construction, repair, or improvement of such homestead, or for services performed by laborers or servants. Such homestead may include any quantity of land exceeding eighty acres, and not included in the laid out or platted portion of any incorporated city, village, or borough. If within the laid out or platted portion of an incorporated place having five thousand inhabitants or over, its area shall not exceed one-third of an acre, and if it be in the laid out or platted portion of an incorporated place containing fewer than five thousand inhabitants, the area so platted shall not exceed one-half acre; never any owner of a homestead shall be thereby or cease to occupy the same, it is bound by her contracts and responsible for torts committed by her, and her property is liable for her debts and torts to the same extent as if she were unmarried, except that no conveyance or contract for the sale of the homestead, or any interest therein, is valid unless her husband joins with her in such conveyance. Contracts between husband and wife relative to the real estate of either are void. A power of attorney from either husband or wife to the other to convey real estate or any interest therein is void. In relation to all other subjects either may be constituted agent of the other, or either may contract with the other as fully as if the relation of husband and wife did not exist. Dower and curtesy have been abolished in this State, and in lieu thereof the surviving husband or wife is entitled to hold in fee simple, or by such inferior tenure as the deceased was at any time during coverture seized or possessed thereof, one equal undivided one-third of all lands of which the deceased was at any time during coverture seized or possessed, free from any testamentary or other disposition thereof, to which such survivor shall not have assented in writing, subject in posses-
specify: (1) and mortg-
(2) The where rec-
to be due by the mo-
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ises. (5) sale must
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ve therefrom or cease to occupy the as such homestead for a period of than six consecutive months, his right claim the same as such shall cease and mine on the expiration of such period months, unless prior thereto he shall in the office of the register of deeds of county wherein such homestead is situated a notice by him subscribed and acknowledged in the manner and deeds are recorded by law to be acknowledged, particularly designating such homestead, and that claims the same as such, and in no case his right to claim the same as a home-continued for a longer period than five from the filing of such notice, unless it

owner thereof, or his agent, contractor or sub-contractor, shall to secure the contract price or same upon such boat, vessel or craft, or upon such house, factory or other building or fixture, bridge, wharf, other structure, and upon the land interest of the owner thereon, the land upon which the same or to which it may be removed, forty acres, if without the limits of any city or incorporated town or village, then in and to which it may be removed.

lived all prior lien holders, holder may redeem by paying the amount due on the mortgage, and all liens to his own held by the party from whom the redemption is made. No creditors, however, can redeem unless within one year after the sale he files in the office of register of deeds where the mortgage was recorded notice of his intention to redeem. Mortgages on real estate can also be closed by action in the district court, procedure in such action being substantially the same as in other civil actions. Provisions regarding redemption apply to foreclosure by action, except that the date of redemption commences from the date of confirmation of the sale by the court.

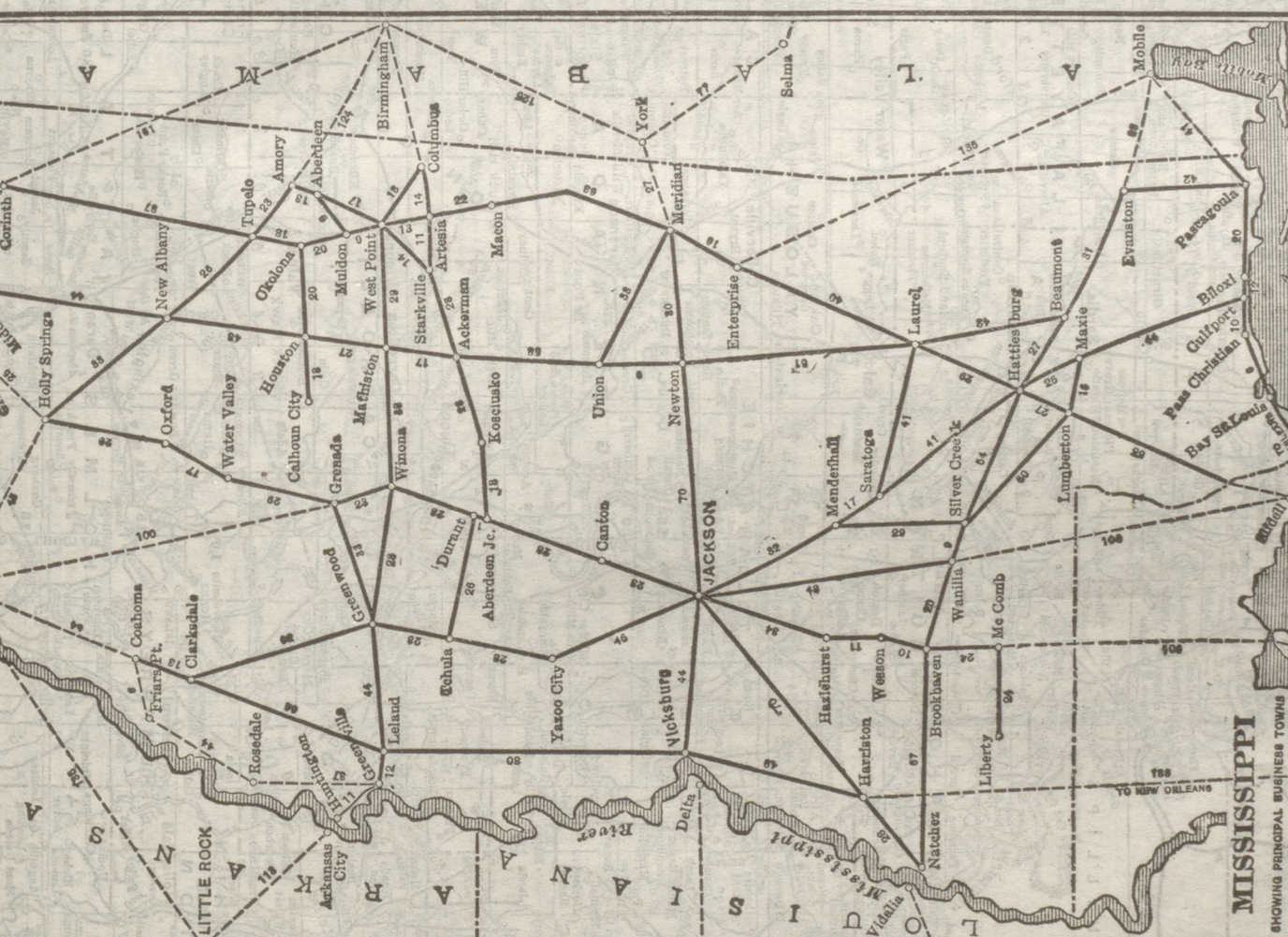
This historical map of Mississippi, titled "MISSISSIPPI", is dated 1867. It features county boundaries outlined in red and major rivers, including the Mississippi River and the Ohio River, shown in blue. The map is oriented with North at the top. A vertical column of text on the left side reads:

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**EDITIONS OF THIS STATE, FOR USE OF SALESMEN, ARE AVAILABLE
TO OUR SUBSCRIBERS AT ALL TIMES**

FOR FULL MAP OF STATE SEE OTHER SIDE



This page contains a comprehensive list of all 1935 telephone books from the state of Mississippi. The list is organized by county, with each county's name followed by its corresponding telephone book title and year. The titles often include the county name, such as 'ADELPHIA, Rankin Co., 1935' or 'NEW ALBANY, Union Co., 1935'. The years in parentheses indicate the publication year of each book.

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 L 4

Biles James David.....	Drugs G+1
Burnett Samuel D.....	Dry Cig.
Mens Clo & Thr J 4	
*Casburn R. L.....	G S 2
Cash Mercantile Co. (not inc.)	Gro
& Meat	
Cockrell Annie Parks (Mrs. T. B.)	Rest M
T Copeland Grocery Co. (not inc.)	Whol F 3
*Cranberry & Murphree (near).....	G S M
Crump Walter D.....	Ser Stn & Bilds M
Fong Y. L.....	Gro K 3/4
*Foti Pete.....	Gro & Meat K 3/4
Greener A. & Sons.....	D G
(Br of Memphis, Tenn.)	Not & Furg C 1/2
Jennings Miss Nellie.....	Hot 2
Jennings H. J. & Co.	Gin, G S, &
Jones E. Frank.....	Transfer & Coal M 4
Kaley & Sparks.....	D G, Clo & Mill's L 3/4
Kimmel Ada Gail..	Auto Sales & Ser F 3
Langston S. L.....	Shoe Rep M 4
McClellan Wm. M.....	Bsmith G 3/4
*McFall George L. (near).....	G S, & 3
McMullen N. J. & Sons (near).....	G S
Mitchener Frank M. (near).....	Gia B 1/4
Pearson F. J.....	Rest J 3
Pearson Oscar W.	Whol Oil & Gaso
Planters' Gin Co.	F 3
Rice Meady M.....	Fill Sta
Rice Thomas I.	Est. (near) G S
Shapiria Ellis H.....	D G, Shoes.
Summer Ready-to-Wear & Ser Sta F 3	
Simpson W. M.....	G S, & Rest
Simp-Lee-Fung & Co. (not inc.)	Rest
Spinosa John.....	Gro L 4
Standard Chevrolet Co., Inc.	Dlrs F 3
Summer Gin Co.	G 3
Summer Lumber Co. (not inc.)	D 1/4
(Br of Drew Lumber Co. (not inc.), Drew)	Und
"Summer Sentinel"	Prtrs & Pubrs H 3/4
Tallahatchie Oil Mill, Inc.	Mfrs 2
Thomas Green T.....	(Br of Clarksdale)
Thompson William B., Jr.....	Drugs H 4
Turner R. E.....	Gro & Meat
Wade W. K.....	Ice & Coal M
Williams B. F.....	Gro M
Wise Sol.....	D G, Clo & Shoes
SUMRALL Lamar Co.—8 F	(R D to Eplexy)
Pop 1,444—A banking town	
X American Oil Co., Inc.	B+1
(Br of Hattiesburg)	
Aultman B. F.....	Logging Contr J 3/4
Barr H. T.....	Cig & Prg M
Beck Ira.....	D G, & F 3/4
(Also Brookhaven)	
Britt Mrs. C. F.....	Milly & Nov M
Broadwater W. P.....	Hot M 4
Cowart W. C.....	Drugs G 4
Crotwell W. L.....	Gro, & C H 3/4
Drennan Burnen.....	Rest & Gro M 4
Drennan W. H.....	Meat & Gro H 3/4
Farmers' Gin, Mill & Seed Co., Inc.	Drugs H 3/4
Graham A. V.....	G S J 3/4
Halfacre A.	Rest M
Harrington W. F.....	G S G 3/4
Hatten & Clinton.....	G S & Gin 3
Hudson B. F.....	Fill Sta M
Keebler W. T.....	Gro K 3/4
Knight Sidney C.....	G S K 3/4
Lott M. L.....	Furn G 3/4
Lott & Lott.....	Rest & Gro H 3/4
McDade Mrs. A. J. (Widow)....	Milly H 3/4
Messer W. B.....	Meat L 3/4
Morris W. A.....	G S M
Newman J. J. Lumber Co., Saw Mill AA 1	(Br of Scranton, Pa.)
*Ratcliff J. H. & Sons.....	G S
Rawls D. C. (near).....	G S & Fill Sta K 4
Red Post Service Station.....	Gar
Rich C. H.....	Ser Stn J 3/4
Robbins J. Frank.....	G S K 3/4
Sennett W. O.....	Gro, & C H 3/4
Sumrall R. E.	Gro & Rest M 4
Sumrall Auto Sales Co., Inc.	Auto Accs, & F 3
Z Sunrall Drug Store (not inc.)....	G 3
Z Sunrall Hardware Co.	E 2/4
Z Sunrall Mercantile Co.	G S C 2
Z Sunrall Motor Co.	Autos & Accs E 2/4
Z Sunrall Service Station (not inc.)....	M
Z Swetman R. H.....	Meat
Z Williams Nathaniel.....	Gro M
Z Wood M. B.....	G S F 2/4
SUN. Scott Co.—6 F	
Pop 50—Bk town Forest	
*Stokes W. R.....	G S M
Weems R. E. L.....	G S H 8
SUNFLOWER Sunflower Co.—3 D	
Pop 210—A banking town	
Baird L.....	Ice & Coal K 3/4
Brownstein Sian H.....	D G, Clo.
Shoes, Ready-to-Wear, Furn & Var D 2	(Also Branches)
Butler Mrs. Kate W.....	Hot F 3
Cave Roscoe.....	Transfer M 4
City Service Station.....	Gaso.
Z Correro & Co. (not inc.)....	Oil & Accs H 3/4
Dattel Harry.....	G S F 3/4
*Fox Richard C. Jr. (near).....	G S, & F
Fox-Bigham Co.	Gin, G S, &
Frederick Ary B. (Mrs. Lewis F.)	Gro & Rest M
Heslep Bros.....	Gro & Feed/F 3/4
(Also Moorhead)	
Alsom & Ellis.....	D G, Clo & Shoes F 3
Johnson John.....	Rest M
Lancaster & Harris.....	G S
Lee S. L. & Co.	Gro L 3/4
McEachern Frank M.....	G S H 3/4
Merchants & Planters' Gin Co.	F 3
Mosby & Sledge Gin Co. (not inc.)....	
Norris R. C.	Road Contr, & C F 3
Nusser M. E. (Mrs. G. E.)....	Gro
& Page & Jones.....	Rest M
San Cha Co. (not inc.)....	Gro & Meat M
Sentinio Nunziata (Mrs. Sam)....	Gro M
Sherrod Charles F., Jr.....	Cotton Gin B+1
(Br of Jackson)	
Siegel Sam.....	Gro, & C G 3/4
Sledge A. G.....	Tele L 3/4
Standard Chevrolet Co., Inc. Sales & Ser G 3/4	
Stoddard Sarah....	G S, Clo & Shoes
Sunflower Drug Co. (not inc.)....	J 3
Sunflower Lumber Co.	4
Townsend & Eskridge....	Auto Rep/d M
Townsend G. G.....	Prg/d M
Vincent Mary (Mrs. Angelo)....	Gro M
Weber Jack O.....	Dir Autos.
Ser Stn & Accs F 3	(Also Branches)
Wiggins Marvin E.....	Gro
SUNNYSIDE Leflore Co.—3 D	
(Minter City P. O.)	
Pop 54—Bk town Schlater	
Chambers J. A. & Sons (near)....	Gro M 4
Evans Edward C.....	G S L 4
Evans G. W.....	Bsmith M
SWANLAKE Tallahatchie Co.—3 D	
Pop 100—Bk town Summer	
*James & Co.	G S, &
(Also Tipps)	
*King Joe J.....	G S, & C H 3/4
Pierce C.	Gro & Gao K 3/4
Winter J. J. & Son.....	Gro/D K 3/4
SWEATMAN Montgomery Co.—3 E	
(R D to Alva and Llao)	
Pop 60—Bk town Duck Hill	
Brasher W. T. (near).....	G S J 3/4
Chamblee John W.....	Gro M
Clanton W. H. (near)....	Saw Mill K 3/4
Fowler Roscoe C.....	G S
Germana Mrs. W. T.	G S J 3/4
Reves E. S.....	Gin J 3/4
Sledge T. L. (near).....	G S G 3/4
SWIFTWATER Leflore Co.—4 D	
Pop 28—Bk town Itta Bena	
Barnes George B.....	G S
Barron Clyde C.....	Gro, & C
Barron & Holland.....	Gin
Brent Inesta G. (Mrs. J. A.)....	Drugs
Domino D.....	Gro I 3/4
Goldberger Isidore.....	G S G 3/4
Hodge Mrs. V. T.....	Gro & Ser Stn L 4
Hunt S. M.	G S, G, & G 3/4
Krivos Paul.....	G S F 3
Lembo Ralph....(Br of Itta Bena)	G S F 3
Muffaletto C. (Trade name)....	G S M 4
Nichols Chas. G. (near)....	G S, & C
TNicholson J. C.	Gro & F III Stn M
SWIFTWATER Leflore Co.—4 D	
Pop 28—Bk town Itta Bena	
Barnes George B.....	G S
Barron Clyde C.....	Gro, & C
Barron & Holland.....	Gin
Brent Inesta G. (Mrs. J. A.)....	Drugs
Domino D.....	Gro I 3/4
Goldberger Isidore.....	G S G 3/4
Hodge Mrs. V. T.....	Gro & Ser Stn L 4
Hunt S. M.	G S, G, & G 3/4
Krivos Paul.....	G S F 3
Lembo Ralph....(Br of Itta Bena)	G S F 3
Muffaletto C. (Trade name)....	G S M 4
Nichols Chas. G. (near)....	G S, & C
TNicholson J. C.	Gro & F III Stn M
SWIFTWATER Washington Co.	
Pop 19—Bk town Greenville	
*Richardson Ed. E. & Co. Inc. G S & Gin	
(Br of New Orleans, La.)	
*Swain R. L.....	G S
SYLVARINA Smith Co.—6 F	
Pop 60—Bk town Raleigh	
*Blakney R. B.....	G S M
Bovkin Jeff.....	G S & Saw Mill K 4
Cockrell Mrs. H. E.....	G S
Tillson & Keyes.....	G S J 4
Tramel W. T. & T. W.	Gro L 4
SYMONDS Bolivar Co.—3 C	
Pop 25—Bk town Rosedale	
*Banks G. B.....	G S, & 3
Hopkins S. F. (Mrs. W. M.)	Gin B 1
(Br of Rosedale)	
*Lee Boo.....	Gro M
Reynolds Chas. F.....	G S & Gin 2/3
Symonds F. E. & Co. (not inc.)....	G S & F 3
TALLAHALA Perry Co.—8 F	
(Hattiesburg P. O.)	
Pop 25—Bk town Hattiesburg	
Z Pou J. F., Jr.....	Drugs L 3/4
TALLULA Issaquena Co.—5 B	
Pop 50—Bk town Vicksburg	
*Brown W. O.....	G S M
Hart David.....	G S
Mann L. E.....	G S & Gin
TAMOLA Kemper Co.—5 H	
(R D from Lauderdale)	
Pop 34—Bk town Lauderdale	
*Gordon C.....	G S
TASKA Marshall Co.—1 E	
(Byhalia P. O.)	
Pop 29—Bk town Holly Springs	
*Jones O. B.....	G S, & K 4
West Everett D.....	G S, & G 3/4
TAYLOR Lafayette Co.—2 E	
(R D to Orwood)	
Pop 209—Bk town Oxford	
*Bundin J. I. & Son.....	Gar M
Harding J. A.....	G S H 3/4
Hudgins Ed. B.....	G S M
McElroy Z Monroe.....	G S
Walker J. E.....	Gin, & C
Walker Wm. N.....	Gro K 3/4
TAYLORSVILLE Smith Co.—7 F	
Pop 601—A banking town	
*Ainsworth G. E.....	G S H 4
Blackwell L. W.....	G S H 3/4
Boykin C. E.....	Hot & Rest F 3
Burns H. G.....	Ser Stn M
Cargile G. N. & Bro.....	G S
Duckworth B. S.....	G S G 3
Duckorth C. F. (near).....	G S G 3/4
*Easton Bros. Co., Inc.	G S O 2/3
Ford J. T. & Co.	G S D 2
Gambrell J. D.	Saw Mill & G S
Hankins G. C.....	Autos F 3
Hegwood J. C.....	Gro L 3/4
Hester E. R.	Fill Stn M
Hicks M. P.	Feed & K 3/4
Holmkins M. P.	Gro K 3/4
Hosey Mrs. Virdie.....	Gro, & C M 4
Ishue L. V.....	G S
Jones J. D.....	G S D 2
Knight Sidney C.....	G S K 3/4
Lott M. L.....	Gro & Rest H 3/4
Loyd & Lott.....	Rest & Gro H 3/4
McDade Mrs. A. J. (Widow)....	Milly H 3/4
Messer W. B.....	Meat L 3/4
Morris W. A.....	G S M
Newman J. J. Lumber Co., Saw Mill AA 1	(Br of Scranton, Pa.)
Perry Gin Co.	Cotton Gin E 2/4
(Br of Richton, Miss.)	
*Risher, Ruffin & Co.	G S & G 2
Roberts Bros. Motor Co. (not inc.)....	Gar & Fill Stn J 3/4
TSmith D. H.....	Gro & Meat J 3/4
G Smith County Motor Co. (not inc.)....	Auto Rep & Supp E 2/4
Stringer W. H.....	Gro, & C 4
Taylorville Drug Co. (not inc.)....	E 3
Walker Thos. Eugene.....	G S G 3
Walker H. L. & Co.	G S G 3/4
Watkins J. T.....	Publ J 3/4
Windham Robert.....	Hware, & C
Yelverton & Middleton...Bsmiths & Auto Rep M	
TCHULA Holmes Co.—4 D	
Pop 550—A banking town	
TBedwell J. W. & Co. (not inc.)....	Gro, & C H 3/4
*Bedwell J. M.....	G S(d) H 3/4
Bon Ton Cafe (not inc.)....	M 4
*Boyd & Jones.....	G S 3
(Also Mileston)	
Z Branscome D. A. Jr.....	Drugs
*Burney T. C.....	G S H 3/4
Cataldi S. S.....	Rest M
Crabtree E. S.....	Gro M
Craft W. J.....	Gar J 3/4
Delta Gin Co., Inc. No. 2....(Br of Cleveland)	
Foose Hardware Co., Inc.	F 3
A Foster Leroy.....	Var
*Gwin J. E. (near).....	G S O 2
Hines E. L.....	G S D 2
Hooke & Perry Lumber Co. (not inc.)....	Lbr & Saw Mill (Also Lexington)
*Irving Bros.....	G S H 3
Johnson Mrs. Chas. H.....	Rest M
Johnson C. W.....	Und M
Johnson Grocery Co. (not inc.)....	M
Z Jones Ira.....	Confec K 4
Jones P. K.....	G S F 3
Jones W. E.....	Gro K 3/4
Kaiser Chas.....	Bak M 4
Kraus J.....	D G & Shoemkr J 4 (Br of Belzoni)
*Logan J. W. & Son (near).....	G S
Lloyd Fate.....	Rest M
Magnolia Frank M.....	G S H 3/4
Merchants & Planters' Gin Co.	F 3
Mosby & Sledge Gin Co	

BROOKHAVEN, Lincoln Co.
BROOKHAVEN, TRUST CO.
C.P.\$100,000. Surp. \$100,000. U.P. \$4,000
W. H. Mullins, Pr.: R. L. H. Hudson, Cas
Corp.-National Park Bank, New York
Whitney Central Nat., New Orleans

FIRST NATIONAL BANK
P.C.\$100,000. Surp. \$100,000. U.P. \$25,500
A. B. Furrow, Pr.: J. E. Edwin Barron, Cas
Corp.-Hanover National, New York
First National, Tr. Co., New Orleans

BROOKSVILLE, Noxubee Co.
BANK OF BROOKSVILLE
P.C.\$80,000. Surp. \$20,000. U.P. \$8,000
T. C. Madison, Pr.: W. H. Hudson, Cas
Corp.-National Bank of Commerce, New York

BRUCE Calhoun Co.
BANK OF BRUCE
P.C.\$100,000. Surp. \$4,000. U.P.
K. Hunter, Pr.: J. E. Williams, Cas
Corp.-Central Hanover, Tr. & Co., Memphis

BRYHALIA, Marshall Co.
BYHALIA BANK
P.C.\$23,000. Surp. U.P. \$522
W. C. Morris, Mr. and Cas
(Br. of Merchants & Farmers' Bank, Holly Springs)

CRENshaw, Panola Co.
BANK OF CRENSHAW
P.C.\$100,000. Surp. \$5,000. U.P.
H. W. Criswell, Pr.: Lowry Fox, Cas
Corp.-Chemical National, New York

CRUGER, Holmes Co.
BANK OF CRUGER
P.C.\$30,000. Surp. \$14,000. U.P. \$8,300
R. W. Downer, Pr.: W. R. King, Cas
Corp.-Canal Bank & Tr. Co., New Orleans

PEOPLES' BANK
P.C.\$100,000. Surp. \$2,000. U.P.
V. E. Exley, Pr.: W. M. Tindall, Cas
Corp.-Union Planters' & Tr. Co., Memphis

CALHOUN CITY, Calhoun Co.
CALHOUN COUNTY BANK
Cap.\$10,000. Surp. U.P.
J. F. Thomas, Pr.: J. H. Chisholm, Cas
Corp.-Bank & Tr. Co., New Orleans
(Br. of Grenada Bank, Grenada)

CRYSTAL SPRINGS, Copiah Co.
BANK OF CRYSTAL SPRINGS
P.C.\$50,000. Surp. \$500. U.P. \$1,900
W. B. McClure, Pr.: J. S. Johnson, Cas
Corp.-Chemical National, New York

GARDEN CITY, Calhoun Co.
GARDEN CITY EXCHANGE BANK
P.C.\$80,000. Surp. \$50,000. U.P. \$4,200
H. Parker, Pr.: O. F. Garrison, Cas
Corp.-First National, New York

DECATOR, Newton Co.
BANK OF DECATUR
P.C.\$10,000. Surp. \$1,000. U.P. \$500
F. B. Potter, Pr.: W. C. Potter, Cas
Corp.-Hibernal, Bk. & Tr. Co., New Orleans

FIRST NATIONAL BANK
P.C.\$100,000. Surp. \$6,000. U.P. \$1,300
A. Howell, Pr.: K. Wohner, Cas
Corp.-National City Bank, New York

DE KALB, Kemper Co.
COMMERCIAL BANK
P.C.\$10,000. Surp. \$25,000. U.P. \$5,000
R. A. Rosenthal, Pr.: E. B. Locker, Cas

DERM, Calhoun Co.
BANK OF DERM
P.C.\$10,000. Surp. \$4,000. U.P. \$273
F. B. Parks, Pr.: R. G. Fancher, Cas
Corp.-Fidelity Bank & Trust Co., Memphis

DLL, Simpson Co.
BANK OF DLL
P.C.\$15,000. Surp. \$30,000. U.P. \$5,875
R. L. Simpson, Pr.: C. P. Stewart, Cas
Corp.-First National, Tr. & Co., Memphis

FARMERS' EXCHANGE BANK
P.C.\$20,000. Surp. \$10,000. U.P.
E. B. Rosenthal, Pr.: E. B. Locker, Cas
Corp.-First National Bank, New York

CARROLLTON, Carroll Co.
CARROLLTON COUNTY BANK
Cap.\$15,000. Surp. \$3,000. U.P.
F. C. Moore, Pr.: R. F. Savin, Cas
Corp.-First National, Tr. & Co., Memphis

CARTIAGE, Calhoun Co.
CARTIAGE BANK
P.C.\$25,000. Surp. \$8,000. U.P. \$7,000
J. L. McMillon, Pr.: F. C. King, Cas
Corp.-First National, Tr. & Co., Memphis

LEAKE COUNTY, Natchez Co.
LEAKE COUNTY BANK
P.C.\$30,000. Surp. \$10,000. U.P. \$1,142
D. W. White, Pr.: L. G. Campbell, Cas
Corp.-Whitney Central Nat., New Orleans

MERCANTIL, Planters' Co.
MERCANTIL PLANTERS' BANK
P.C.\$50,000. Surp. \$10,000. U.P. \$9,317
Fred Grifftan, Pr.: J. Q. Keith, Cas
Corp.-Hanover National, New York

CHATHAM, Wilkinson Co.
CHATHAM BANK
P.C.\$20,000. Surp. \$10,000. U.P.
W. E. Clemmer, Pr.: C. V. Wilbanks, Cas
Corp.-First National, Memphis

CHARLESTON, Tishatshie Co.
BANK OF CHARLESTON
P.C.\$50,000. Surp. \$25,000. U.P.
M. H. Ford, Pr.: W. H. Wright, Cas
Corp.-Chemical National, New York

CLARK, Natchez Co.
BANK OF CLARKSDALE
P.C.\$200,000. Surp. \$25,000. U.P. \$105,000
P. C. Peacock, Pr.: W. B. Barr, Cas
Corp.-First National, New York

CLINTON, Hinds Co.
BANK OF CLINTON
P.C.\$100,000. Surp. \$30,000. U.P. \$12,403
John W. P. Holland, Pr.: N. B. Sessions, Cas
Corp.-First National, St. Louis

EDWARDS, Hinds Co.
BANK OF EDWARDS
P.C.\$15,000. Surp. \$15,000. U.P. \$6,000
P. C. Bankston, Pr.: W. A. Montgomery, Cas
Corp.-National Park, New York

PEOPLES' BANK OF DURANT
P.C.\$26,250. Surp. \$10,000. U.P. \$6,200
R. E. Clement, Pr.: E. W. McMurphy, Cas
Corp.-Union Planters' Bk. & Tr. Co., Memphis

DUNCAN, Bolivar Co.
BANK OF DUNCAN
Cap.\$25,000. Surp. U.P. \$329,365
J. T. Thomas, Pr.: C. B. Adams, Cas
Corp.-First National, Tr. & Co., Memphis

GRENADA, Grenada Co.
BANK OF GRENADA
P.C.\$20,000. Surp. \$10,000. U.P. \$9,317
Dr. J. Ray, Pr.: W. K. Huffington, Cas
Corp.-First National, Tr. & Co., Memphis

DURANT, Holmes Co.
BANK OF DURANT
P.C.\$25,000. Surp. \$7,000. U.P. \$5,915
R. M. Howell, Pr.: W. C. Wright, Cas
Corp.-First National, Tr. & Co., Memphis

GROTON, Calhoun Co.
GROTON TRUST & BANKING CO.
P.C.\$20,000. Surp. \$10,000. U.P.
D. G. DeLoach, Pr.: M. P. Saunders, Cas
Corp.-First National, Tr. & Co., Memphis

SECURITY BANK & TRUST CO.
SECURITY BANK & TRUST CO.
P.C.\$50,000. Surp. \$2,252. U.P.
V. P. Polk, Pr.: C. W. Stedman, Cas
Corp.-First National, New York

GULFPORT, Harrison Co.
GULFPORT BANK & TRUST CO.
P.C.\$20,000. Surp. \$10,000. U.P. \$4,255
B. C. Bowens, Pr.: W. H. George, Cas
Corp.-First National, New York

HATTESBURG, Forrest Co.
HATTESBURG BANK
P.C.\$125,000. Surp. \$75,000. U.P.
F. C. Jones, Pr.: T. M. Winzor, Cas
Corp.-First National, Memphis

LAKEVIEW, Natchez Co.
LAKEVIEW BANK
P.C.\$23,000. Surp. \$20,000. U.P.
J. T. Truitt, Pr.: S. C. Crosthwait, Cas
Corp.-First National, Tr. & Co., Memphis

LAURELDALE, Lauderdale Co.
LAURELDALE STATE BANK
P.C.\$10,300. Surp. \$8,000. U.P.
Edgar Brown, Pr.: N. L. Cassiby, Cas
Corp.-First National, New York

COLLIERS, Natchez Co.
COLLIERS BANK
P.C.\$100,000. Surp. \$35,000. U.P. \$8,700
John C. Austin, Pr.: F. E. McMurphy, Cas
Corp.-Union Planters' Bk. & Tr. Co., Memphis

CLINTON, Hinds Co.
BANK OF CLINTON
P.C.\$100,000. Surp. \$50,000. U.P. \$1,500
J. T. Thomas, Pr.: J. C. F. Fair, Cas
Corp.-First National, New York

COFFEEVILLE, Calhoun Co.
COFFEEVILLE BANK
P.C.\$23,000. Surp. \$20,000. U.P.
J. F. Provis, Pr.: F. E. Collins, Cas
Corp.-First National, New York

EDWARD, Natchez Co.
EDWARD BANK
P.C.\$10,000. Surp. \$2,000. U.P.
W. E. Clement, Pr.: E. W. McMurphy, Cas
Corp.-Union Planters' Bk. & Tr. Co., Memphis

COLLINS, Covington Co.
COLLINS BANK
P.C.\$22,000. Surp. \$8,000. U.P. \$2,800
T. Rankin, Pr.: T. E. Carter, Cas
Corp.-Chemical National, New Orleans

FAYETTE, Jefferson Co.
FAYETTE COUNTY BANK
P.C.\$40,000. Surp. \$18,000. U.P. \$8,000
T. Rankin, Pr.: T. E. Carter, Cas
Corp.-First National, St. Louis, and Memphis

FLORIDA, Madison Co.
BANK OF FLORIDA
P.C.\$25,000. Surp. \$18,000. U.P. \$1,200
J. R. McCravy, Pr.: F. H. Brown, Cas
Corp.-First National, Tr. & Co., Memphis

HEDELBERG, Jasper Co.
HEDELBERG BANK
P.C.\$100,000. Surp. \$8,000. U.P.
A. Krause, Pr.: L. J. Guice, Cas
Corp.-First National, St. Louis, and Memphis

HICKORY FLAT, Benton Co.
BANK OF HICKORY FLAT
P.C.\$10,000. Surp. \$5,000. U.P.
W. A. Rogers, Pr. and Cas
Corp.-First National, Tr. & Co., Memphis

FOREST, Scott Co.
BANK OF FOREST
P.C.\$10,000. Surp. \$5,000. U.P. \$5,000
Jeff Truitt, Pr.: J. R. Dunbar, Cas
Corp.-First National, Tr. & Co., Memphis

HAZELWOOD, Natchez Co.
HAZELWOOD BANK
P.C.\$100,000. Surp. \$8,000. U.P.
R. E. Clegg, Pr.: S. C. Crosthwait, Cas
Corp.-First National, Tr. & Co., Memphis

FALKNER, Tishomingo Co.
BANK OF FALKNER
P.C.\$10,000. Surp. \$2,000. U.P.
W. E. Clement, Pr.: F. E. McMurphy, Cas
Corp.-Union Planters' Bk. & Tr. Co., Memphis

LAKEVIEW, Greene Co.
LAKEVIEW BANK
P.C.\$10,000. Surp. \$5,000. U.P.
John C. Austin, Pr.: W. H. Ellsworth, Cas
Corp.-First National, New Orleans

LEAKESVILLE, Greene Co.
LEAKESVILLE BANK
P.C.\$4,650. Surp. \$10,000. U.P. \$2,100
T. J. Inglett, Pr.: J. C. Leake, Cas
Corp.-First National, New Orleans

HICKORY, Newton Co.
HICKORY BANK
P.C.\$10,000. Surp. \$5,000. U.P.
R. V. Mason, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

MECHANTS' & FARMERS' BANK
MECHANTS' & FARMERS' BANK
P.C.\$100,000. Surp. \$40,000. U.P. \$4,000
F. E. McCormick, Pr.: A. S. McLendon, Cas
Corp.-First National, New Orleans

FRIAR POINT, Coahoma Co.
FRIAR POINT BANK
P.C.\$100,000. Surp. \$12,500. U.P. \$4,196
A. E. Sudforth, Pr.: W. J. Landry, Cas
Corp.-Chemical National, New York

COMO, Panola Co.
COMO BANK
P.C.\$100,000. Surp. \$10,000. U.P. \$8,900
W. N. Putt, Pr.: F. E. Pope, Cas
Corp.-First National, New Orleans

LIBERTY, Amite Co.
BANK OF LIBERTY
P.C.\$100,000. Surp. \$10,000. U.P. \$4,000
L. E. Gandy, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

LEXINGTON, Holmes Co.
LEXINGTON BANK
P.C.\$100,000. Surp. \$10,000. U.P. \$4,000
L. E. Gandy, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

OLIVE BRANCH, DeSoto Co.
BANK OF OLIVE BRANCH
P.C.\$15,000. Surp. \$15,000. U.P. \$1,200
W. O. Barrett, Pr.: M. A. Sneed, Cas
Corp.-First National, Memphis

RAILEIGH, Smith Co.
RAILEIGH BANK
P.C.\$15,000. Surp. \$15,000. U.P.
J. C. Jackson, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

SHUBUTA, Noxubee Co.
SHUBUTA BANK
P.C.\$10,000. Surp. \$4,000. U.P.
J. C. Jackson, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

RAYMOND, Hinds Co.
RAYMOND BANK
P.C.\$10,000. Surp. \$4,000. U.P.
John L. Gaddie, Pr.: F. C. Fancher, Cas
Corp.-First National, Memphis

SILVER CREEK, Lawrence Co.
SILVER CREEK STATE BANK
P.C.\$60,000. Surp. \$15,000. U.P. \$2,200
F. L. Linker, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

OXFORD, Lafayette Co.
OXFORD BANK
P.C.\$100,000. Surp. \$20,000. U.P. \$2,100
F. L. Linker, Pr.: F. C. Fancher, Cas
Corp.-First National, New Orleans

SHUQUALAK, Branch Co.
SHUQUALAK NATIONAL BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
J. D. Hawkins, Pr.: F. C. Fancher, Cas
Corp.-First National, Memphis

VADEN, Carroll Co.
VAIDEN BANK
P.C.\$30,000. Surp. \$6,000. U.P. \$1,227
P. C. Kellis, Mgr.

WADE, Natchez Co.
WADE BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
J. T. Garnett, Pr.: T. A. Goodwin, Cas
Corp.-First National, New York

WICKSBURG, Warren Co.
AMERICAN BANK & TRUST CO.
P.C.\$100,000. Surp. \$15,000. U.P. \$1,000
G. C. Danner, Pr.: D. E. Slaughter, Cas
Corp.-First National Park Bank, New York

WILMINGTON, Hinds Co.
WILMINGTON BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
J. H. Parker, Pr.: F. C. Fancher, Cas
Corp.-First National, Memphis

WALNUT, Tippah Co.
WALNUT BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
F. C. Gandy, Pr.: W. S. Gandy, Cas

ST. CLAIR, Marion Co.
ST. CLAIR BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
J. E. Stewart, Pr.: D. E. Slaughter, Cas
Corp.-First National Park Bank, New York

WALNUT, Tippah Co.
WALNUT BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
L. A. McRae, Pr.: J. J. Hickman, Cas
Corp.-First National Park Bank, New York

WATER VALLEY, DeSoto Co.
WATER VALLEY BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$2,200
L. A. McRae, Pr.: J. J. Hickman, Cas
Corp.-First National Park Bank, New York

WEIR, Choctaw Co.
WEIR BANK
P.C.\$100,000. Surp. \$15,000. U.P. \$