

RAILROADS. SOUTHERN MAIL ROUTE. MEMPHIS & CHARLESTON R. R.

TO THE EAST AND SOUTHWEST. NEW, FAST AND IMPORTANT CHANGE OF SCHEDULE.

EXPRESS TRAIN. Leaves Memphis daily at 11:00 a.m. Arrives at Memphis at 11:40 a.m.

MAIL TRAIN. Leaves Memphis daily at 10:30 a.m. Arrives at Memphis at 11:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 8:10 a.m. Arrives at Memphis at 8:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 5:10 a.m. Arrives at Memphis at 5:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 11:00 p.m. Arrives at Memphis at 11:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 10:30 p.m. Arrives at Memphis at 11:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 9:10 p.m. Arrives at Memphis at 9:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 8:10 p.m. Arrives at Memphis at 8:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 7:10 p.m. Arrives at Memphis at 7:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 6:10 p.m. Arrives at Memphis at 6:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 5:10 p.m. Arrives at Memphis at 5:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 4:10 p.m. Arrives at Memphis at 4:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 3:10 p.m. Arrives at Memphis at 3:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 2:10 p.m. Arrives at Memphis at 2:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 1:10 p.m. Arrives at Memphis at 1:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 11:00 a.m. Arrives at Memphis at 11:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 10:30 a.m. Arrives at Memphis at 11:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 9:10 a.m. Arrives at Memphis at 9:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 8:10 a.m. Arrives at Memphis at 8:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 7:10 a.m. Arrives at Memphis at 7:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 6:10 a.m. Arrives at Memphis at 6:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 5:10 a.m. Arrives at Memphis at 5:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 4:10 a.m. Arrives at Memphis at 4:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 3:10 a.m. Arrives at Memphis at 3:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 2:10 a.m. Arrives at Memphis at 2:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 1:10 a.m. Arrives at Memphis at 1:40 a.m.

MEMPHIS TRAIN. Leaves Memphis daily at 11:00 p.m. Arrives at Memphis at 11:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 10:30 p.m. Arrives at Memphis at 11:40 p.m.

MEMPHIS TRAIN. Leaves Memphis daily at 9:10 p.m. Arrives at Memphis at 9:40 p.m.

STRAYED OR STOLEN. A dog, about 1 year old, black and white, with white spots on its back and neck.

STRAYED. A high-bred cow, very fine color, heavy with calf, white belly and horns, about 1 year old.

ROOMS AND BOARD. ROOM AND BOARD—An elegant room, with bath, at 100 Madison street.

FOR RENT OR SALE. RESIDENCE—The elegant 2-story brick residence, formerly owned by Mr. H. Wade.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

FOR RENT OR SALE. RESIDENCE—For rent—New houses, with four rooms, on St. Louis street.

THE CHICKS VICTORIOUS. The Porter Rifles Batted in the Attempt to Put up a Job on Our Chicks—Public Opinion in Favor of the Guards.

The Citizens of Huntsville and Visitors Sadly Disappointed in Consequence of the Failure of the Meeting.

The Feeling at Home—Captain Duncan's Course Unanimously Indorsed in Memphis—Another Laurel for Our Boys.

Three Thousand People on the Ground—The Chicks the Heroes of the Occasion—The Ball at Night—Rainy Weather.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

Special to the Appeal. HUNTSVILLE, June 15.—The Porter Rifles refuse to be governed by the rules and terms of former contests; consequently the drill is off for the present.

THE CITY ATTORNEY'S CARD. He Makes an Official Communication to Mayor Phipps—The Brown Mandamus and Nicolson Pavement Taxes.

The Decision of the State and United States Courts Interpreted—The City Official Exempt from Contempt—An Interesting Paper.

The following card explains itself, and will be read with interest. It is from the Memphis Daily Appeal, dated June 14, 1877.

DEAR SIR:—In the case of Lee and Weston against the City of Memphis, recently decided in the Supreme Court of the State, it is held: First—That the paving scrip and the original receipts for payment to T. K. Brown constitute a general debt against the city, upon which judgments can be procured against it.

On the other hand, Judge Brown, then holding the circuit court of the United States for the Western District of Tennessee, held that the front-end assessments had been laid and paid by the owner, and that such assessments and taxes were levied by the City of Memphis, and that the City of Memphis was not liable for the same.

The question you submit to me is: "In payment of what taxes should the paving scrip be paid?"

In the first place I think that under section 66 of the city charter it should be received in full for the paving scrip.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

THE LAMARS, OF OXFORD, MISS. Defeat the Porter Rifles in the Contest for the Correct Score—The Rifles Conquer the Fairbanks Club in a Contest for the Result of Races at All Points.

CITY COUNCIL. The Ordinance for Funding the City Debt Passed Final Reading—Routine Business.

COMMON COUNCIL. The common council met at half-past three o'clock yesterday afternoon, President Williamson in the chair.

The ordinance relative to the funding of the city debt passed its second and final reading.

The petition of saloon-keepers to have certain taxes reduced passed third reading.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

Dyers' petitions passed third reading, including that of saloon-keepers to have reduced \$25 of illegal tax.

The petition of Cooper & Miller was granted.

The petition of E. T. Keel for the laying of a sidewalk on the corner of Main street and the city was granted.

M. Larkin's contract for hauling gravel on the corner of Main street and the city was granted.

M. Brown objected on the ground that the board had repeatedly refused to pay the gravel, and that in contracting for the work the mayor had transgressed his powers.

The ordinance providing for the funding of the city debt passed on its final reading.

The board of aldermen met in the court-room at half-past three o'clock yesterday afternoon.

LEUBRIE'S MILLINERY TO CLOSE OUT. We have large consignments and great bargains in

French Straw Goggles and French Flowers, from the late millinery sales in New York, and propose to give our customers the benefit of the sale by selling them at 50 per cent. off the original price.

GREENHUTER, for medicinal purposes, cannot be equalled.

John G. Sick. Saddles, Harness, Leather and Shoe Findings, at Wholesale and Retail.

STEAMBOATS. SPECIAL NOTICE. RUTH M. B. Barry, master, regular line of Steamer Belle Memphis, will leave Memphis on SUNDAY, June 17th, at 10 a.m.

FOR CAIRO AND ST. LOUIS. U. S. Mail-Fr. Occochee, New Madrid, Hickman, Cairo and St. Louis.