

JOHN S. BRANCH
ATTORNEY AT LAW.
HOLLY SPRINGS, MI.
Will Practice in the 8th. Judicial district,
And the High Court of Errors and appeals
at Jackson.
Nov. 7th 1840—33—tf.

Notice.
On the third monday in November
next, I will sell at the Court House
in Holly Springs, the following
lands, to wit, the west half section 8 and
194 acres of section 5, town 3, range 2,
the property of John C. Hudson to satisfy
Henry Anderson's debt and cost; also 120
acres of section 33, town 2, range 2, adjoining
the town of Hudsonville; and 220 acres
a part of section 2, range 3, town 3, the prop-
erty of John C. Hudson to satisfy 2 execu-
tions, one in favor of Roger Barton, the other
Josiah DeLoach; also 200 acres a part of
section 34, town 1, range 3, the property of
William Crain security for John C. Hud-
son in the forfeited Bond in favor of De-
loach and Barton—also section 8, town 3,
range 4, the property of William S. Allen
and John D. McCray to satisfy an execu-
tion in favor of George Baily & Co. also
2 blocks adjoining Lamar, the property of
John McClellon and Calvin Stroud, to sat-
isfy an execution in favor of Thos. R. Herrop.
LEVI McCROSKY, Sh'ff.
By ALF. SIMPSON, D. pt.
Oct. 15th. 1840—32—3t pr's fee \$5.

ADMINISTRATORS SALE.
The undersigned, Administrators of the
Estate of John Milam Decd. Will on the
26th day of December next, on the premises
in the town of Chulahoma, in Marshall
County Mississippi, proceed to sell at public
sale, on a credit of Twelve months, Lots No.
69, 185, 186, 187, 188, 189, 190, 191 & 192
as the property of the Estate of said Deceased,
reserving a life estate of Elizabeth Milam,
in said Lots, No. 189, 191, and 192,
being her dower; said Lots all situate in
said town of Chulahoma. Sale to commence
at 12 o'clock, noon of said day; Bond with
satisfactory security will be required from
purchasers
JARVIS MILAM.
EDWARD HOWELL Admrs
Oct. 27 1840—32—3t pr's fee \$5.

NOTICE.
ON the third Monday in October next, I
will sell at the Court House in Holly
Springs, all the right title and interest which
Cred. P. McDonald has in and to two Lots,
in Lamar, No. 70, containing 1 acre, 2 rods
and 20 poles, No. 87, containing 15 acres, 1
rod and 28 poles, to satisfy an Execution in
favor of James O. Kerr.
ALF. SIMPSON, Deputy,
For L. McCROSKY, Sheriff.
Sept. 14th, 1840.

EAGLE HOTEL.
Jackson, Mississippi.
THIS Establishment is now open for the
reception of travellers and visitors. The
house has been closed for the last three
months for the purpose of putting it in com-
plete repair. The present prices of supplies
will enable the subscriber to reduce the
charges to nearly one half. From its local
situation, being North of the Capitol square,
and within thirty steps of the same, renders
it the most convenient situation in the city.
There is also attached a large Cistern, which
affords the best water in the place.—The
stables are large and commodious, and at-
tended by experienced ostlers.
Females accommodated at all times.
The office of the Lexington Mail Stage
kept here.
R. P. WINSLOW, Proprietor.
Oct. 3, 1840.—31—3w.
The Natchez Courier, Vicksburg Senti-
nel, Holly Springs Conservative, and Col-
umbus Democrat will please copy the above
to the amount of five dollars, each, and for-
ward their accounts to the Eagle Hotel for
payment.

MINTER & CHISHOLM,
COMMISSION MERCHANTS,
New-Orleans.
CHISHOLM & MINTER
William's Landing,
YAZOO RIVER.
Oct. 1840.—31tf

JNO. QUILLIN,
ATTORNEY AT LAW.
WILL practice in the Chancery Court at
Oxford, and all the Courts of the Northern
Counties. Office Holly Springs, Miss.
June 24 1840.—1y

JOB
and Letter Press
PRINTING.
BOOKS, BALL TICKETS,
PAMPHLETS, BILLS OF LADING,
CARDS, HAND BILLS,
CIRCULARS, FUNERAL TICKETS,
WAYBILLS, LABELS &c. and
Breaks of every description.
Holly Springs, Mi. March 16, 1839.

Notice.
At a Probate Court held for the County
of Marshall State of Mississippi, On the 4th
monday of October 1840, and on the 26th
day of said month, Letters of Administration
on the estate of Mansel Hall Decd. 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 un-
dersigned, within the time limited by law,
or the same will be barred. Those indebted
to said estate are requested to make prompt
payment.
JOHN HALL
Oct. 26th 1840.—32—6w—pr's fee \$8.

Notice.
The undersigned at the October term
1840, of the Probate Court for Marshall
County State of Mississippi, and on the 26th,
day of said month, duly obtained Letters
Testamentary on the Estate of Joseph Ken-
nedey Decd. late of said county.
All persons having claims against the
estate of said Kennedy 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 request-
ed to make prompt payment.
GEORGE W. YOUNG, Exr.
Oct. 26, 1840.—32—6w—pr's fee \$8.

Strays.
For Tiptah County, Mis.
Taken up by John D. Chism, one small
black and white pided mare, 12 and a half
hands high, glass eyes, left fore hoof broke,
between 12 & 20 years old. Aprsd. to \$20.
Also 1 roan colored mare mule colt, 12
months old, Apraised to \$30.
By Wm. Sparks 19 miles N. W. of
Ripley, 1 yoke of Oxen, one a dun, the other
black and white pided, 7 years old, the
pided one blind in the left eye, marked crop
and under bit in the right, swallow fork in
the let. Apraised to \$35.
By Wm. Curtis 12 miles west of Ripley,
one bay horse, 6 years old, apraised to \$75.
Also one sorrel mare, 3 white feet, blaze
face, 8 or 9 years old, apraised to \$75.
By John S. Gatcher, 7 miles south of
Salem, one blood bay Indian Pony, Indian
brands on the shoulder & thigh, white mark
under the belly, roached, 9 years old, ap-
praised to \$50.
By Cumby (Indian) near Salem, one
light brown or, dun colored mare mule, two
years old, apraised to \$35. One very dark
brown mare mule, (large) supposed to be
years old, apraised to \$45. Also one very
dark mare mule (small) 2 years old, ap-
praised to \$35. Also one sorrel filly, white
hind feet, blaze faced, 2 or 3 years old, ap-
praised to \$25.
By A. C. Blair, 3 miles east of Spring
Hill one brown mare mule, chunky and
well set, frost mouthed, 6 or 7 years old, ap-
praised to \$37 50
J. S. B. ELLIS, Ranger.
Sept. 30—1840—3t—r's fee \$14.00

SHERIFF'S SALE.
J. D. S. Cathers
& Co.
vs.
William E. Williams
et al.
Robt. J. Wall
vs.
Same.
Sam'l. R. Davidson,
use &c.
vs.
Same.
James F. Trotter
vs.
Same.
Martin Flynt
vs.
Same.
has fi. fa. to
Nov term,
1840.

BY virtue of the above stated writs of
Fieri Facias to me directed from the Hon-
orable Circuit Court of Marshall county.
I will offer for sale on the 3rd Monday
in November next, at the Court House door
in the town of Holly Springs, all the right,
title, claim and interest that William E.
Williams has to Lots No. 157, 158, 159,
160, 185, 186, 187, 188, as laid down on the
plan of the town of Holly Springs.
LEVI McCROSKY, Sh'ff.
By A. C. McEWEN, Dept.
Oct. 16, 1840.—31—3t—pr's fee \$10.

SHERIFF'S SALE.
Edward Orme
vs.
Byrd Hill, et al.
Alias fi fa to Nov. term,
1840.
BY virtue of a writ of Fieri Facias to
me directed from the Honorable Circuit Court
of Marshall County, I will offer for sale
on Monday the 16th day of November next,
at the Court House door in the town of
Holly Springs, all the right, title, claim and
interest that Byrd Hill has in and to the
North half of section 21, town 4, range 2,
west, and 120, off the south side of the South
west quarter of section 36, town 3, range
3, west. Levied on as the property of Byrd
Hill to satisfy said writ.
LEVI McCROSKY, Sh'ff.
By A. C. McEWEN, Dept.
Oct. 16th, 1840.—31—3t—pr's fee \$5.

STATE OF TENNESSEE,
Chancery Court at Huntingdon,
AUGUST TERM, 1840.
Bryant Carraway and
John Swan, Compt's. Attachment
vs. Bill
Henry L. Moran, Def't.
This day came the complainants aforesaid,
by their Solicitor, and on motion and it ap-
pearing to the satisfaction of the Court by
affidavit made in this cause, that the defen-
dant Henry L. Moran is not a resident of
this State, but reside in the State of Missis-
sippi. It is ordered that publication be made
in some newspaper published in the town of
Hernando, Mississippi, for six successive
weeks, commanding said defendant to appear
on or before the next Term of this Court to
be holden at the Court House in Hunting-
don, on the first Monday in February next,
and plead, answer, or demur to said Bill—
otherwise the same will be taken for con-
fessed, and set for hearing ex-parte.
A Copy, Test.
HENRY STRANGE,
Clerk & Master.

The Complainants set forth in their Bill
that the Defendant is indebted to them to
the amount of \$320 72—that is a non-resi-
dent, and is the equitable owner of 120 acres
of land lying in County of Madison, Ten-
nessee.
The bill prays for a decree to sell said
land, and appropriate the proceeds, thereof,
to the payment of said claim.
Oct. 2, 1840.—23—6t—pr's fee \$14.

ALEX. B. BRADFORD,
ATTORNEY AT LAW,
HOLLY SPRINGS, MI.
WILL practice in the Circuit Court o
marshall and the adjoining Counties,
in the Chancery Court at Oxford, in the Fed-
eral Court at Pontotoc, and the high Court
of Errors and appeals at Jackson.
march 23, 1839.—10—tf

H. W. WALKER,
ATTORNEY AT LAW,
OFFICE—in the Brick Row South of the
quare. Holly Springs, March 24—1y

THE STATE OF MISSISSIPPI,
Marshall County.
James C. Bailey } Circuit Court,
vs. } In Chancery,
Lucinda Bailey } June Term, 1840.
CAME the complainant by his solicitor
Whereupon, it appearing to the satis-
faction of the Court that the Defen-
dant is not an inhabitant of this State but
reside beyond the limits thereof, it is ordered
by the Court that publication be made suc-
cessively for two months in the Conserva-
tive and Holly Springs Banner, a newspa-
per published in the town of Holly Springs,
Mississippi, and that unless the Defendants
plead, answer, or demur to the bill of com-
plaints on or before the first Monday after
the fourth Monday in November next. The
said bill will be taken for confessed and set
for hearing Ex-parte.
Test: A. T. CARUTHERS,
Clerk & Master.

No 23—2m.
THE STATE OF MISSISSIPPI,
Marshall County.
Joshua Hale } Circuit Court
vs. } In Chancery,
Frances S. Prentiss, } June Term,
et al. } 1840.

CAME the complainant by his Solicit-
or, whereupon, it is ordered that com-
plainant's Bill, as to the Defendant
Ross be taken for confessed, and the Defen-
dant Byrn allowed till the 15th September
next, to answer complainants Bill, and it ap-
pearing to the satisfaction of the Court that
the defendant's Prentiss and Chambers are
not inhabitants of the State of Mississippi, but
reside beyond the limits, thereof, it is order-
ed by the Court that publication be made for
two months successively in the Conservative
and Holly Springs Banner, a newspaper
published in the town of Holly Springs,
Mississippi, and that unless the said Defen-
dants plead, answer, or demur to complain-
ants Bill, on or before the first Monday af-
ter the fourth Monday in November next.
The said bill will be taken for confessed, as
to them and set for hearing Ex-parte.
Test: A. T. CARUTHERS,
Clerk & Master.

No 23—2m.
DENTISTRY.
CHARLES CRYSTAN,
SURGEON DENTIST.
HAS located in Holly Springs, where he will
attend the present year. Persons from the
country will be waited on at all times. Office
on the West side of the square.

COUNTING HOUSE CALENDAR.

MONTHS.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.
NOVEMBER,	1	2	3	4	5	6	7
	8	9	10	11	12	13	14
	15	16	17	18	19	20	21
	22	23	24	25	26	27	28
	29	30					
DECEMBER,		1	2	3	4	5	6
	7	8	9	10	11	12	13
	14	15	16	17	18	19	20
	21	22	23	24	25	26	27
	28	29	30	31			

THE STATE OF MISSISSIPPI,
Tiptah County.
Circuit Court, June Term, 1840
Samuel Johnson, } Bill for Divorce.
vs. } Elizabeth Johnson.
This day came the plaintiff by his attor-
ney and it appearing to the satisfaction of the
Court that the defendant resides without the
limits of this State so that the ordinary pro-
cess of law cannot be served upon her. It
is therefore ordered by the Court, that pub-
lication be made for three months in the
Conservative, a newspaper published in the
town of Holly Springs, State of Mississippi,
requiring the said Elizabeth Johnson to be
and personally appear, plead, answer or de-
mur to plaintiff's bill at the next term of this
Court to be held on the first Monday in Oc-
tober next, otherwise this cause will be set
down for hearing and the allegations con-
tained in plaintiff's bill will be taken as con-
fessed.
A true copy from the minutes.
HARDY W. STRICKLIN, Cl'k
July 7, 1840.—15—3m.—pr's fee \$20.

TRUST SALE.
NOTICE is hereby given that on the
23d day of January in the year 1841. The
undersigned will, by virtue of a Deed of
Trust executed to him by Robert J. Hol-
brook, and Wright H. Rutherford for the
benefit of John Hardin, proceed to sell, at the
Court House in the town Holly Springs,
in Marshall County, Mississippi, at public
auction, to the highest bidder for cash, the
following negroes, slaves for life—to wit:
One negro girl named Ciller, aged about 18
years; one negro boy named Joseph aged 10
years; one negro man named Sam, aged 21
years; one negro girl named Harriet, aged
17 years; one negro boy named Nat, aged
12 years; one negro boy Miles, aged 3 years;
and one negro boy named George aged 1
year, or so many of them as may be requir-
ed to satisfy the provisions of said deed of
trust, unless the debt therein specified be
previously paid off by said Holbrook &
Rutherford, including all costs. Sale to
commence at 12 o'clock (noon) of said day.
Said deed is recorded in the Office of the
Clerk of the Probate Court of Marshall
county, Mississippi, and is dated 7th March,
1840. JOHN L. CHISM, Trustee.
Holly Springs, Miss.
July 11th, 1840.—17—6m.

COPARTNERSHIP.
BRANDER, WILLIAMS, & Co.;
(Successors of Brander, McKenna & Wright)
THE Subscribers have formed a co-
partnership for the prosecution of a
"general Commission Business" in
New Orleans under the above firm, and will
be aided by the personal and particular at-
tention of our experienced friends Messrs.
Brander, McKenna & Wright, which will
enable us to have every department well at-
tended to.

HESLOP G. BRANDER,
JOHN WILLIAMS,
Nashville, Tenn.
Sept. 14, 1840.—4m.
The Brownsville Herald, Jackson Intelli-
gencer, Lagrange Whig, Trenton Star,
Holly Springs Conservative, and Clark-
sville Chronicle please insert four months and
forward accounts to subscriber.

THE STATE OF MISSISSIPPI,
Marshall County.
Ziba L. Gower } Circuit Court
vs. } Charles Niles,
James Elder, } June Term
and } 1840.
William Fulgum }

CAME the complainant by his Solicitor,
and it appearing to the satisfaction of
the Court, by Affidavit, that the De-
fendant, William Fulgum, is not a resident
citizen of the State of Mississippi, but
resides beyond the limits, thereof. It is, there-
fore, ordered by the Court that publication be
made for two months successively in the
Conservative and Holly Springs Banner, a
newspaper published in the town of Holly
Springs, Mississippi. That unless the said
William Fulgum appears and plead, answer,
or demur to said complainants bill, on or be-
fore the first Monday after the fourth Mon-
day in November next. The said bill will
be taken for confessed, as to him and set for
hearing Ex-parte.
Test: A. T. CARUTHERS,
Clerk and Master.

No 23—2m.
Law Partnership.
JAS. RUCKS & WILLIAM YERGER

HAVE formed a partnership in the
practice of the Law. They will
attend to all business intrusted to
them in the High Court of Errors and Ap-
peals—the Superior Court of Chancery, and
the Federal Court in the city of Jackson;—
and one or the other of them will also at-
tend the Circuit court of Hinds and Madison
counties, held a Canton and Raymond.
Their office is he same heretofore oc-
cupied by Hays and Yerger.
City of Jackson, Jan. 27, 1840.
The Mississippian, Vicksburg Whig, Holly
Springs Banner, Raymond Times and
Canton Whig Advocate will insert the a-
bove three months, and forward their ac-
counts to this office.—Southern Sun.
Feb 8 44—6m

FORT PICKERING.
THIS eligible and noted TOWN SITE,
at the Fourth Chickasaw Buff, on the East
Bank of the Mississippi River Shelby Coun-
ty, Tennessee; has been purchased of John
C. McLemore, Esq., by the Lagrange and
Memphis Rail-Road Company, for the ex-
press purpose of laying out and establishing
a spacious and well arranged
COMMERCIAL
City.

THE FIRST PUBLIC SALE OF
TOWN LOTS
WILL take place on the 19th, 20th and
21st days of November next.
After the 1st September a few Lots may
be had at private sale, by those desiring to
make immediate improvements.
FORT PICKERING
Is the best situation on the Mississippi
River for a large town; and with a Rail
Road extending to Lagrange and Somerville,
and a fair prospect of a speedy connection
with the Alabama, Georgia and South Caro-
lina.

RAIL ROADS,
It can have no successful rival between
St. Louis and New Orleans. A more ex-
tended notice will be given in the course of
thirty days. In the meantime the proprie-
tors court investigation and challenge a
comparison between
FORT PICKERING
and any other place in the
MISSISSIPPI VALLEY,
for safe and permanent investments.

A Branch Rail-Road
about three miles in length will be carried
to the town without the least delay.
Terms of Sale:
One fourth in hand, payable in Cash,
Stock Scrip, State Bonds, Debts against the
Proprietors, or Notes payable and negotia-
ble in Bank, at six months. The balance in
three equal annual payments, secured by
Notes to the Company. Title bonds will
be given to convey when the purchase mon-
ey is paid.

EASTIN MORRIS,
PRESIDENT LAGRANGE AND MEMPHIS
RAIL ROAD CO.
Lagrange, July 13, 1840.
PROPOSALS
WILL be received at the Rail-Road
Office, in Lagrange, until the 15th August
next, for the Grubbing and Grading of the
Branch Rail-Road. The Grubbing to be
finished by the 15th November, and the
Grading by the 1st January next.

PROPOSALS
will also be received until the 1st August
next, for Grubbing, Clearing and removing
the Logs and Brush off the whole of the un-
cleared portion of the Town Tract between
the Fort Field and Bayou Gayaso, about
120 acres.

PROPOSALS
And Plans will also be received, for the
erection of a
TAVERN HOUSE,
(Proposed to be built by a Company,) to
cost not less than \$25,000.
For the mode of executing the Grubbing
and Grading, reference is made to C. I.
Potts, Chief Engineer.
EASTIN MORRIS, President.
August 5, 1840.—20—8t—pr's fee \$65



Memphis and Holly Springs Stage
Line.
THE undersigned would respectfully in-
form the travelling public, that he has pur-
chased Jefferson's splendid and swif line of
four-horse mail coaches, which will run as
usual from the Exchange Hotel, Memphis,
to Holly Springs, via North Mt. Pleasant,
through in one day. Leave Memphis Mon-
days, Wednesdays, and Fridays, at 6 A. M.
returns Tuesdays, Thursdays and Saturdays
at 6 P. M. At Holly Springs this line in-
tersect the main line through Lagrange on
to Bolivar and Nashville. It will also con-
nect at Holly Springs with the main line
leading to the south, viz through Wyatt,
Oxford, Coffeeville, Grenada, Carrollton,
Lexington, Brandon and to Yazoo city. There
is also a line in full operation from Lexing-
ton through Canton to Jackson, Miss, thence
on by Clinton and Raymond to the Vicks-
burg Rail Road; likewise a line from Jack-
son through Gallatin to the Natchez Rail
Road. Passengers taking the stage at Mem-
phis will always arrive at Jackson, Miss. on
the fourth day without night travelling, and
will always find a safe and speedy convey-
ance to the south any distance they may de-
sire to travel. The coaches and stock on the
above lines are inferior to none in the United
States, and every possible attention will be
paid to the patrons of the line.
JOHN. H. PERKINS.
May 26,—10—tf.