

I. A. L.

Western World.
CURRENT.

5 00 a	18 00
10 09 a	09 00
8 50 a	9 00
12 a	14
9 00 a	11 00
6 00 a	18 00
56 a	58
50 a	60
75 a	1 00
75 a	00 75
3 75 a	4 00
4 00 a	4 50
56 a	60
18 a	28
10 a	10
10 a	11
28 a	30
22 a	26
11 a	12
10 a	10
9 a	11
10 a	11
5 a	6
3 00 a	18 00

three feet, at k. The Ohio less than four Louisville, and the slack wa- is also low and ce. Notwith- here is a per- p-country pro- prices. ed freely at 7 at \$8 50,—by a lot of some) cash. at 53 to 55 cts an be had by sale consider- nt kinds: sales.

open a joint stock charge shall fill, I submit the following facts to a candid Public.—I purchased some time in June last, from Mr. Edward Curtis, his half of the office of the "Mississippi Mirror," and gave him my notes for the same.—I also, previous, to that time purchased Mr. R. H. Patillo's interest which the following instrument will show.

HOLLY SPRINGS, June 29, 1838.

Know all men by these presents: That I, R. H. Patillo, have this day contracted with Robert L. Pegues, for the sale, to him, of my interest in the printing office of the "Mississippi Mirror," being the divided half of said office; including the press and materials appertaining thereto, for the sum of one thousand and eight hundred dollars—eight hundred dollars of the money to be paid on the first day of March next, and one thousand dollars on the first day of January following. The said Robert L. Pegues is to receive from the said R. H. Patillo, a good and sufficient title to said property, on his executing to said Patillo his bonds for the purchase money, with approved security; & in the mean time a lien is hereby retained on said property to secure the payment of the purchase money. I the said Robert L. Pegues, do hereby recognize the said lien, and obligate myself to execute said notes as aforesaid, within a reasonable time, and in the mean time said Pegues is to enjoy the profits or bear the losses that may accrue from the office.

Witness our hands this 29th June, 1838. R. H. PATILLO. R. L. PEGUES.

The above drawn up and signed by him, will clearly prove that Geo. P. Howe never had, nor can he show a shadow of a right or title to any part of the office from me, his name was smuggled into the establishment by some sort of Legerdemain, without any claims.—His brother, E. P. Howe, I did recognize as a partner in the office, until we were sued for some little demands against the office, when he denied to Messrs. Isaacs and Dargan, having any interest in the concern, and that they had no right to bring suit against him for the office.

There is an instrument of writing now in the hands of Gen. Davis, drawn up by that gentlemen, & signed by myself & E. P. Howe, as an agreement between myself and that gentleman, to go halves in the establishment.—If George P. Howe's name is mentioned in that instrument, I am very much mistaken—though this can, and will be decided by application to Gen. Davis, who I think will take a pleasure in informing those that may wish to know the facts—George P. Howe never was in the concern legally—and I further state that George P. Howe never had any right to demand or collect a dollar from the Office—and if E. P. Howe was not a partner in the concern, I am the only one who had the right to collect and

Loaf Sugar, Oysters, and Scotch Herrings, &c. &c. &c. And as no Spirits of any kind will be kept, strict order and attention will be paid to keep the house both neat and comfortable, and those wishing refreshments, can be accommodated at any hour of the day, and until 9 o'clock at night.

G. D. YOUNG, & Co.
Feb. 15—5—21
C. H. SAUNDERS. PAUL HILDRETH.

SAUNDERS & HILDRETH,
ATTORNEYS AT LAW,
RIPLEY, Miss.

WILL practice in the 8th and 9th Judicial Circuits and in the District Court of the United States, for the Northern District of Mississippi.
February 15,—1—5—21

TAILORING.
FRANKS & STEWART.

WOULD respectfully inform the citizens of Holly Springs, and the public generally, that they are now prepared to execute all kinds of work in their line in a most substantial and fashionable style. Their Shop is on La Grange and Memphis Street near the Square; lately occupied by T. R. Debut's Jeweller; where they are determined to use every exertion to satisfy those who may favour them with their work. Our prices are as moderate as any establishment of the kind in this part of the State.
Holly Springs Feb 15, 1839. 5—11.

FOR-SALE—A Barouch and match horses.—The barouch is about half worn, and the horses match very finely, both in appearance and gait; they have been well trained and are perfectly gentle. The above will be sold on very moderate terms, and either Brandon or Holly Springs money taken in payment. Enquire at this Office. Jan. 18, 1839. 5—11.

ATTEND TO THIS NOTICE!
ALL those indebted to the subscriber on account for the years 1837—38 will do well to call and settle before the first day of March. Holly Springs money will be taken up to that time after which, good money will be required.—Call on the subscriber on the South side of the public square, on Centre street—better known as Yancey and Brown.
JOHN BROWN.
January 27, 1839—5w.


UNION HOUSE.
HOLLY SPRINGS, MISS.
THE SUBSCRIBER, successor to W. J. CAIN, is prepared, at all times, to give evidence of his long experience as an
INNKEEPER,
He having been 19 years in the business in Virginia.
By indefatigable exertions in endeavoring

Gentlemen invited to call. These will do well in this place. Feb 1—3—21

PHYSIC
OFFICE N
Holly Springs

THE partner TELINEEL THOMAS W mutual consen ried on and co: NEELY & Mc All persons will present the P. H. McCutck firm, will pay t as they are alor

February 9,
THE SUBS the admin derson deceased said estate, to co all persons havi present them wi or they will be f

Feb 1—3—21
THE PRETTI
FO


MY private red dred yards sou ly Springs, is o is one of the fin centre street a Pontotoc, Oxfo ful and flouris will sell upon t any person wis

January 18,
MISSING. M note of the file, Letter K. 1 half of a \$20 n sissippi and Al payable at the (letter A. No. 3 were enclosed l which was ma