

It can have no successful rival between St. Louis and New Orleans. A more extended notice will be given in the course of thirty days. In the meantime the proprietors 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 negotiable 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 money is paid.

EASTIN MORRIS,
PRESIDENT LAGRANGE AND MEMPHIS RAIL ROAD CO.
Lagrange, July 13, 1840.

PROPOSALS

WILL be recovered 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 19th 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 uncleared 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 Col. Potts, Chief Engineer.

EASTIN MORRIS, President
August 5, 1840—20—6—pr's fee \$0

ALEX. B. BRADFORD,
ATTORNEY AT LAW
HOLLY SPRINGS, MISS.

WILL practice in the Circuit Court of Marshall and the adjoining Counties in the Chancery and Federal Courts in the District of Columbia, and in the Supreme Court of the United States. Office in the City of Washington, D.C. March 10, 1840—10—5

tion by me. I. M. SHELBY, Sheriff,
Of Coahoma County.
[No. 24]

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. Holbrook, 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 Harriett, 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 required 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.

THE STATE OF MISSISSIPPI,

Marshall County.

Joshua Hale }
Frances S. Prentiss }
et. al. }
Circuit Court
In Chancery,
June Term
1840.

CAME the complainant by his Solicitor, whereupon, it is ordered that complainant's Bill as to the Defendant Ross be taken for confessed and the Defendant Byrn allowed till the 15th September next to answer complainant's Bill, and appearing to the satisfaction of the Court that the defendant's Prentiss and Chambe, are not inhabitants of the State of Mississippi, but reside beyond the limits thereof it is 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, and that unless the said Defendants plead answer, or demur to complainant's Bill on or before the first Monday of the fourth month in November next, the said bill will be taken for confessed and hearing Exparte.

A. T. CARUTE,
Clerk of Court.
No. 23—2m

House in the town of Holly Springs fourth Monday of October next, cause if any they can, against such that publication be made six weeks in the Conservative and Holly Banner a newspaper printed in the Holly Springs, Mississippi.

Given under my seal of said Court August 25th, 1840.
GORDENTIA WAITH
No 24—6w.—pr's fee \$14

THE STATE OF MISSISSIPPI,

Marshall County

James C. Bailey }
vs. }
Lucinda Bailey }
Circuit Court
In Chancery
June Term

CAME the complainant by his Solicitor, whereupon, it appearing to the satisfaction of the Court that the defendant is not an inhabitant of this State beyond the limits thereof, it is ordered by the Court that publication be made successively for two months, in the Conservative and Holly Springs Banner, a newspaper published in the town of Holly Springs, Mississippi, and that unless the defendant plead answer, or demur to the bill on or before the first Monday of the fourth month in November next, the said bill will be taken for confessed and hearing Exparte.

A. T. CARUTE,
Clerk of Court.
No. 23—2m

The State of Mississippi }
Tippah County }
Samuel Johnson }
vs. }
Elizabeth Johnson }

This day came the plaintiff by his Solicitor and it appearing to the satisfaction of the Court that the defendant is not an inhabitant of this State beyond the limits thereof, it is 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, and that unless the said Defendant plead answer, or demur to complainant's Bill on or before the first Monday of the fourth month in November next, the said bill will be taken for confessed and hearing Exparte.

A. T. CARUTE,
Clerk of Court.
No. 23—2m