he appointment on the present in payment. nd, and in a circular which I I took the ground that politics necessarily connected with this opinion I still entertain but I find ne since the central demo ratio (and they profess to possess all the e present incumbent, and still more e democratic convention of about h lately assembled here, confirm nimous vote the commution of this uesting Mr. Edmunds, a demothdraw from the canvass at pre-

rtis (a whig, and a caudidate for and myself met at Brandon a few ; , and perceiving that the large ie democrats were determined to itty question of it, and the conseist be a defeat of both of us, our posed to us to permit them to rene for mode of deciding which hd aw. We consemed and plaves in the hands of our friends, and is good fortime to be selected as These are the reasons which withdrawal. I will remarks that dings of the democratic convene aken place since my withdrakial ought the appointment by Gov. f the present incumbent for the ore than ten months, (m violation t the spirit of our constitution and the well-known fact that he invaoints his pattizans to office was as mmendation as his violent partiired; but it seems the Governor's character is doubted, and the cenintee is now tooked to as the foun-

I am anxious to see the incumted, if for no other reason than to Exective for the abuse of power. ivail myself of this opportunity to ny partial friends who have taken · us my behalf my thanks and I will appreciate the motives which y witdrawal.

specifully.

JA'S. M. DOWNS.

J. S. CURTIS is a candillate ce of Signs Treasurer at the elec lovember next Mr. James M. s wathing two from the canvess. ississippi papera, generally, are re-

copy the above

io elektrikanist ill continue in Missis LYS—beginning on Ma lusing on Tuesday the S

short time after Gov McNun had ward their accounts to the Eagle Hotel for

Edward Orne

Alias fi fir to Nov. term, 1840

BY virtue of a writ of Fieri Facias to me directed from the Honor ble Circuit Court of Marshall County, L will offer for sale on Monday the 16th day of November next. Holly Springs, all the right, title, claim and mmute, and also adopted a reso- 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 8, west Levied on as the property of Byrd Hill toosatisfy said writ.

LEVIMCEROSKY, Sh'ft By A. C. McEWEN, Dept. Oct. 16th, 1840.—31—3t.—pr's fee \$5.

Alias fi. fa's. to

Nov. term.

1840.

J. D. S. Cathers & Co.

TS TS William E. Williams

cl.al. Robt, J. Wall

Same.

Sam'l R. Davidson, use &c.

> V8: Same.

James F. Trotter.

** *** ·

Same Martin Flynt

BY virtue of the above at ted writs of Fici Facius to me directed from the Honorable Circuit Court of Marshall county. 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 lot Lote 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 -31-31-prs fee \$10.

ASTAM OF TENNESSEE AUDONET SERVICE 1840.

Bryant Carreway and ...) Lable Swan Gompia & Attachment ...

r D. Morau-Delt (*

Dhis day came the complainants a foresaid essiperous and on motion and it apsectes suggestion of the Court by

Clerk and Master

THIS eligible and noted TOWN SIT at the Fourth Chickesaw B uff on the East Bank of the Mississippi River Shelby Coun at the Court House door in the town of ty, Tennessee, has been purchased of John C. McLemore, Esq. by the Lagrange and Memphis Rail-Road Company, for the express purpose of laying out and establishing a spacious and well arranged

COMMERCIAL

THE FIRST PUBLIC SA TOWN LOTS

WILL take place on the 19th, 20th and 21st days of November next.

After the 1st September a few Lots may he had at private sale, by those desiring to make immediate improvements.

Is the best situation on the Mississippi River for a large town; and with a Rail Road extending to Lagrange and Somerville, and a f ir prospect of a speedy connection with the Alabama, Georgia and South Carolina ...

T

br

be

C

fol

()1

ye

ve

ye 17

an

It can bave 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

LCKERING and any other place in the

for safe and permanent investments.

A Branch Rail Road

about three miles in length will be carried to the town without the least dela

Coims of Sale:

One fourth in hand payable in Cash Stock Scrip: State Bonds, Debts against the Proprietors or, Notes payable and, negona-ble in Bank, at six months. The balance in three equal annual payments scented by Notes to the Company Title bonds will be given to convey when the purchase mon-

EASTIN MORRIS

PRESIDENT LAGRANGE AND MEMPHIS RAIL ROED CO.