

# ice.

rt held for the County of Mississippi; On the 4th 1840, and on the 26th of Administration of said Hall Decd. late of granted by said court

All persons having estate of said Deceased; it the same to the time limited by law. Those indebted tested to make prompt

JOHN HALL.

-32-6w-prs fee 88.

# ice.

at the October term

Court for Marshall Mississippi, and on the 26th, obtained Letters Estate of Joseph Ken-

claims against the are required to exhibit signed within the time same will be bared aid Estate are request-

V. YOUNG. Exr.

2-6w-pr's fee 88.

# ays.

County, Mis.

D. Chism, one small mare, 12 and a half, left fore hoof broken, sold. Aprsd. to \$20. 1 mare mule colt, 12 to \$30.

9 miles N. W. of on, one a dun, the other, 7 years old, the left eye, marked crop light, swallow fork in \$35.

5 miles west of Riplev, 10 old, appraised to \$75. 3 white feet, blaze appraised to \$75.

er, 7 miles south of Indian Pony, Indian & thigh, white marked, 9 years old, ap-

n) near Salem, one colored mare mule, two \$35. One very dark (arge) supposed to be \$45. Also one very (all) 2 years old, appraised one sorrel filly, white 1, 2 or 3 years old, an-

## STATE OF TENNESSEE, Chancery Court at Huntingdon, AUGUST TERM, 1840.

Bryant Carraway and John Swan, Compt's. vs. Henry L. Moran; Def't. Attachment Bill

This day came the complainants aforesaid, by their Solicitor, and on motion and it appearing to the satisfaction of the Court by affidavit made in this cause, that the defendant Henry L. Moran is not a resident of this State, but reside in the State of Mississippi. 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 Huntingdon, on the first Monday in February next, and plead, answer, or demur to said Bill—otherwise the same will be taken for confessed, 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-resident, and is the equitable owner of 120 acres of land lying in County of Madison, Tennessee.

The bill prays for a decree to sell said land, and appropriate the proceeds, thereof, to the payment of said claim.

Oct. 2, 1840.—28-6t-pr's fee \$14.

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

WILL practice in the Circuit Court of Marshall and the adjoining Counties, in the Chancery Court at Oxford, in the Federal 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 square. Holly Springs, March 24—1y

THE STATE OF MISSISSIPPI,  
Marshall County.

James C. Bailey vs. Lucinda Bailey } Circuit Court, In Chancery, June Term, 1840.

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 but reside 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

## THE STATE OF MISSISSIPPI, Tippah County, Circuit Court, June Term, 1840

Samuel Johnson, vs. Elizabeth Johnson. Bill for Divorce.

This day came the plaintiff by his attorney and it appearing to the satisfaction of the Court that the defendant resides without the limits of this State so that the ordinary process of law cannot be served upon her. It is therefore ordered by the Court, that publication 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 demur to plaintiffs bill at the next term of this Court to be held on the first Monday in October next, otherwise this cause will be set down for hearing and the allegations contained in plaintiffs bill will be taken as confessed.

A true copy from the minutes.

HARDY W. STRICKLIN, Clerk  
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. 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 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 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.

COPARTNERSHIP.  
BRANDER, WILLIAMS, & Co;

(Successors of Brander, McKenna & Wright) THE Subscribers have formed a copartnership for the prosecution of a "general Commission Business" in New Orleans under the above firm, and will be aided by the personal and particular attention of our experienced friends. Messrs

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PRESIDENT I Lagrange, Jul PRO WILL be