she instant, a dark brown horse, about 14 hands high, with a blaze in his face, the back part of his wither has just got cured up from a hurt, that has shoes on his fore feet, his hind hoofs the a good deal broken any person taking up delivering said horse to me, shall be ankfully rewarded for their trouble; any formation will be thankfully received. Internation will be directed to Chulahoma, WM. L. LEE.

July 6-15-tf

HE STATE OF mISSISSIPPI, Ponola County.

the Trustees of Belmont

VS.

ckson Philips & James Curtis.

In this case the plaintiff having attained an attachment of \$430 00 besides costs, against the estate of the defendants, hich is now pending in the Circuit Court Panola county. Notice is hereby given, at unless the defendants shall appear, give ecial bail, and plead within the time limd for their appearance, judgment will be tered, and the estate attached will be sold. DAVID BOYD.

Clerk.

Sept. 7-32-6w—Prs fee \$6 50.

HE STATE OF mISSISSIPPI,

Superior Court of Chancery, August Term, 1839.

ANDREW F. DAVIS,

JAEMS S. SHOEMAKER.

PON opening the matters of this bill, and it appearing to the satisfaction of the Court, that the defendant is not an habitant of this State, but resides beyond limits thereof, so that the ordinary proof this Court cannot be served upon him; refore it is ordered that unless said defends appear before the Chancellor at the urt-room in the town of Oxford on the ond Monday in February next, and plead wer or demur to the bill of complaint e several allegations thereof will be taken confessed, and such order and decree de thereon, as the Chancellor shall deem pitable and just. It is further ordered that opy of this order be inserted in the Holly rings Banner, a news-paper printed at the a of Holly Springs, once a week for two onths successively.

R. L. DIXON, Clerk W. H. SmITHER; D. C. Aug. 31, 1839.—31 2m Prs.' fee \$13,50

BE STATE OF mISSISSIPPI, perior Court of Chancery, Aug. term 1839
Needham Stephens,

C. B. Grannis, et al

PON opening the matters of this bill, and it appearing to the satisfaction of the

To all persons interested in the real estate of William Hartgraves, deceased; Greeting:

OU are hereby cited to be and appear before the Probate Court of La-Fayette County, on the second Monday in October next, and show cause if any you can, why an order shall not be made authorising and directing the Administratrix of said deceased to sell the following real estate belonging to the same, viz:

The south west quarter of section 31, township 9, range 4, west.

Witness the Honorable James E. Shegog Judge of the Probate Court of said County, the second monday in August, A. D. 1839.

Issued the 13th August 1839.

W. H. SmITHER.

Clerk.

31-60d-Prs. Fcc \$8 50

STATE OF mISSISSIPPI,

uperior Court of Chancery, Aug. Term 1839

John L. Tindall, vs.
T. B. M'Dowell, et al

PON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Evelina M'Dowell, Samuel Mc-Dowell and Isabella McDowell) are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them; therefore it is ordered that unless said defendants appear before the Chancellor at Oxford on the Second Monday of February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such order and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Syings Bannuer, once a week for two months success-ively.

R. L. DIXON, Clerk. By W. H. SMITHER, D. C. August 31, 1839.—2m—Prs.' fee \$13,50.

THE STATE OF mISSISSIPPI,

Superior Court of Chancery,

Aug. Term, 1839.

FRANKLIN E. PLUMMER

JAMES PERRY, et al.

PON opening the matters of this bill, and it appearing to the satisfaction of the Court that the Heirs of James perry, are not inhabiants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served upon them, therefore it is ordered that unless the said defendants appear before the Chancellor at the Court-room in the town of Oxford on the Second Monday in February next, and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for confessed, and such orders and decree made thereon as the Chancellor shall deem equitable and just. It is further ordered that a copy of this order be inserted in the Holly Springs Banner, once a week for two months successively.

R. L. DIXON, Clerk, By W. H. SMITHER, D. C. August 31, 1839.—3in—Prs.' fee \$13;50

LATE ARRIVALS.

Stancel Cobb, TPON opening the m and it appearing to tl the Court that the de inhabitant of this State, but r limits thereof, so that the c of this Court cannot be se therefore it is ordered that defendant appear before th the Court Room in the tow or before the Second Mond next and plead answer or de of complaint, the several al. will be taken for confessed, and decree made thereon, a shall deem equitable and jus ordered that a copy of this c in the Holly Springs Banne printed at the town of Holly

R.·L. DI By W. H. Sml7 Aug. 31, 1839. 2m-Prs.'

week for two months suc

THE STATE OF mISS

Superior Con
August

35

JOSEPH W. D.

NICHOLAS H. DA ALFRED FRANSL TPON opening the mat

and it apearing to the the Court that the de olas H. Darneli and Alfre not inhabitants of this State, b the limits thereof, so that the cess of this Court cannot them; therefore it is ordered defendants appear before the Court House in the town of Second Monday in February answer or demur to the bi herein, that the several alle will be taken for confessed, a and decree made thereon as t shall deem equitable and just ordered that a copy of this o in the Holly Springs Bannel printed in the town of Holly a week fortwo months succ

R. L. DIX By W. H. SmIT Aug. 31, 1839.-31-2m-P

THE STATE OF mISS

Superior Court

MAGNUS L. MAY

ELIZABETH HAR

PON opening the mattand it appearing to the