ill Andrew Mary G Mrs ge Ceorge wm M in Henry 2 er A J willis T John D ield James H el Henry F Robert 2 Jefferson william M taker Jas. S 2 James M f of Ma shall 2 s Th mas T rd narvey D william C an T 7 Alfred M Thomas mary A nTL wood E w & co. Ariana A o n C James L villie Julia miss 2 el John H ay S T thenry l John A Martin Caleb as Ebenezer e Abraham 1 G w V Sterlin W n Jason C er John C it Cha les ington wm. rn william irn D or Tho's 1 nson wm ick wm M ins Benj. T wi: on ims John s John Laurenzo D nt Jesse nt John er Letsey ruff Allen P

THE STATE OF MISSISSIPPI, Ponola County.

The Trustees of Belmont

Jackson Philips & James Curtis.

N this case the plaintiff having attained an attachment of \$430 00 besides costs, against the es ate of the defendants, which is now pending in the Circuit Court of Panola county. Notice is hereby given, that unless the defendants shall appear, give special tail, and plead within the time limit ed for their appearance, judgment will be entered, and the estate a tached will be sold.

DAVID BOYD, Clerk.

Sept. 7-32-6w-Pr- fee \$6.50.

THE STATE OF MISSISSIPPI. Superior Court of Chancery, Aug. term 1839

James Y. Blocker,

m. S. maynard, et al.

TPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Candy Harlin, Samuel D. Ha lin and Enos Harlin) are not inhabitants of this State, but reside bey nd the limits thereof, so that the ordinary pr cess of this Court cannot be served upon them; therefore it is ordered that the said delendants appear before the Ohancellor at the Court Room in Oxfo d on the Second Mon ay in February next and lead answer or dem ir to the bill f complaint, the several allegations thereof will be taken for confessed; and - uch order an I decree m de thereon as the Ch ncellor shall deem equitable and j st. It is further ordered that a copy of this order to published in the Holy Spr ngs Banner, once a week for two months sucessively.

R. L. DIXON, Cerk, By W. H. SmTHER, D. C. Aug. 31, 1839.—2m—Pis.' fee, \$13,50

THE STATE OF MISSISSIPPI, Superi r C urtof Chancery, Aug. term 1839

Needham Stephens, vs.

C. B Grannis, et al

DPON opening the matters of this bill, and it appearing to the satisfaction of the Court that the defendants (Charles B. Grannis & Co.) are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary pocess of this court cannot be served upon them; therefore it is ordered that unless the said defendants appear before the Chan ellor at the Court Room in the town of Oxford on the Second Monday in Fet ruary next and plead answer or demur

THE STATE OF mississippi.

Superior Court of Chancery Aug. term. 1836

George Oxberry, et al

Benjamin Love, et al

PON opening the matters of this bill, and it appearing to the satisfaction of the Court that the, defendant (Emicha Hoycee) is not an inhabitant of this State, but resides beyond the limits thereof: so that the ordinary process of this court cannot be served upon him; therefore it is ordered that unless the said defendant appear before the Chancellor at the Conrt-room in Oxford the Second Monday in February next and plead answer or demur to the bill of complaint, the several allegations thereof will be taken for contessed, 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 Springs Banner, once a week for two months successively,

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,

August Term, 1839.
ANDREW F. DAVIS,

JAEmS S. SHOEmAKER.

TPON opening the matters of this bill and it appearing to the satisfaction of the Court, that the desendant is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him; therefore it is ordered that unless said defendants appear before the Chancellor at the Court-room in the town of Oxfo.d on the sec nd 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 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 Springs Banner, a news-paper printed at the town of Hol y Springs, cace a week for two menths successive y.

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

THE STATE OF MISSISSIPPI,

Superior Court of Chancery, Aug. term 1839

Thomas N. Waul,

hapron Nedlet, et al

UPON opening the matters of this bill, and it appearing to the satisfaction of the court that the defendant (Robert H. Hannah) is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordina-

THE STATE Superior Court o Andrew H Joseph Jon PON ope and it app the Court, inhatitant of thi the limits thereo cess of this cou him; therefore i defend int appea the Court Room the Second Mon plead answer or plaint, the severe taken for confess cree made therec deem equitable a dered that a cope in the Holly Spi printed at the tov week for two

> By W Aug. 31, 1839

THE STATE SUPERIO 32 BENJAM

JAMES S. UPON openi and it appearing Court that the de ker is not an inh sides beyond the ordinary proces: served upon him, unless said defe chancellor, at the Oxford, on the se next, and plead, bill of complair thereof will be ta order and decree cellor shall deen further ordered t inserted in the newspaper print Springs once a cessively.

> W. Aug. 31,-31-

THE STATE Supe