

ssrs. John Ward and Co. have got of the United States loan as it was to sell at this time"—"three and a ions," at "a little under par!" sh the Madisonian, in its official in, would be a little more specific. h does Mr. John Ward charge on ice of his credit for that of the Uni-, now only "a little under par?" harge a half, or a quarter of a mil-unt, for the degradation of our ent credit since Whigery has redu- he taxes, (these they have increas- he character of the country? When as a Mr. John Ward, or anybody Barings or the Rothschilds—stron- edit or in resources than our great country? Now, Mr. John Ward, body knows, is rich enough and enough to shave the whole United

Madisonian is stupid and shame- gh to put the following immediate- this announcement of our degraded

LONDON, May 3, 1842.  
alue of money in London contin- very low. Its current rate of in- first class bills is 2½ per cent., and of England, it is said, has advan- y at 1½. This is going from their and has compelled the private o break through all previous rules. sh funds have advanced in splendid ve suppose, is intended to present between the credit of a Kingly ent, overwhelmed with a national a Republican Government, just, set- the business of making one. "The nds (we are to'd) have advanced d style." "The Bank of England nceil money at 1 per cent. and three And the United States cannot n bonds, at 6 per cent., without em!"

as much as to say to the people of d States, as they are becoming a gnation, that they must have a ernment—Globe.

chmond Compiler says that a rela- ing SEMMES has paid into the Court tesville \$25,000, the amount of ited by his non-appearance to an- charge of having murdered Profes-

TEXAS.  
ail routs which had been suspen- ant of funds, have been set in mo- ve President assuming the liability vate character, as well for past dues future.  
overnment of Texas appears to be olved upon an invasion of Mexico. the citizens, both of this country s, think Gen. Houston too tardy in nents in this matter, but doubtless what he is about.

large meeting of the citizens of was held a few days since, at

process of this court cannot be served upon her; it is therefore ordered by the court that unless the said defen dent shall appear at the next term of this court, on the last Monday of September, 1842, and plead answer or demur to complainant's bill, the allegations therein contained, will be taken as confessed, and this cause set for final hearing and decree. And it is further ordered that publi- cation be made for three months in the Guard, a newspaper published in the town of Holly Springs in the State of Mississippi.

HARDY W. STRICKLIN, c'k.  
June 14, 1842.—22.

The State of Mississippi, Monroe County,  
Circuit court.—April term, 1842.  
Alex. Mayo }  
vs. } Attachment.  
John H. Lawson. }

ORDERED by the court that publication be made of this order in the Guard, a newspaper published in the town of Holly Springs, Mi. notifying the defendant of the pendency of this suit, and that he enter his appearance by the next term of this court, that judgment will be rendered against him and the property attached, sold to satisfy the plaintiff's demand.

A true copy from the minutes,  
Test, AUSTIN POLLARD, c'k.  
June 14, 1842.—22—6w. [Printer's fee \$6.

DISTRICT COURT OF THE UNITED STATES  
for the Northern district of Mississippi.

In the matter of the petition of John McLellan of Carroll county, to be declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given that John McLellan of Carroll county, has filed his petition in this court to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in this court, appointing the 2d of July next at the court room in the town of Aberdeen in this district, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

22 Test, G. M. RAGSDALE, clerk.

District Court of the United States for the Northern District of Mississippi.

In the matter of the petition of Joseph Shields of Lafayette county, to be declared a bankrupt, and to be discharged from his debts,

NOTICE is hereby given that Joseph Shields of Lafayette county, has filed his petition in this court to be declared a bankrupt and to be discharged from his debts, under the act of Congress in such case made and provided, and that an order has been duly entered in this court appointing the 2d of July next at the court house in the town of Aberdeen, in this district, for the hearing of said petition. All persons may then and there appear, and shew cause, if any they have, why the prayer of the said petition should not be granted.

22 Test, G. M. RAGSDALE, c'k.

District Court of the United States for the Northern district of Mississippi.

In the matter of the petition of Thomas Stanly of DeSoto county, to be declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given, that Thomas Stanly of DeSoto county has filed his petition

secured a bankruptcy and to be discharged from his debts.

NOTICE is hereby given that James G. Trigg, of Tallahatchie county has filed his petition to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in this court appointing the 2d of July next, at the court room in the town of Aberdeen in this district, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

22 Test, G. M. RAGSDALE, clerk.

DISTRICT COURT OF THE UNITED STATES  
for the Northern district of Mississippi.

In the matter of the petition of Charles H. Campbell of Lafayette county to be declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given that Charles H. Campbell of Lafayette county has filed his petition in this court to be declared a bankrupt and to be discharged from his debts under the act of congress in such case made and provided; and that an order has been duly entered in this court appointing the 2d of July next, at the court room in the town of Aberdeen in this district, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause if any they have, why the prayer of the said petition should not be granted.

22 Test, G. M. RAGSDALE, clerk.

DR. SPENCER'S ANTI-BILIOUS & ANTI-DYSPEPTIC PILLS. (No Mercury.)

It is well known that diseases often arise from a foul and disordered state of the stomach and bowels; and if this condition is promptly attended to and relieved, that health would be immediately restored. And nothing more effectual can be resorted to, than one or two good active doses of purgative medicines.

And there is nothing more suitable than pills of a proper character. The public have in these vegetable pills the article presented to them, which possesses the qualities calculated to render the most important service in cleansing the alimentary canal; they will operate with sufficient force, and still with ease and safety; there is no ingredient in them that will render them dangerous as to taking cold, or cause any particular care in diet necessary. They have been used by the proprietor, with abundant success in an extensive medical practice for many years. He can therefore confidently recommend them to public usage. It is not vainly pretended that they will cure all diseases, but they will answer the purposes for which they are offered, as well as any purgative medicine that can be produced; and by being taken when that description of medicine is needed, may save a person from threatened disease, at a very small expense, and without loss of time; a person can take them without any interruption of his ordinary employment.

The proprietor does not recommend these pills as a specific or cure for all diseases, but he particularly recommends them to be the safest and best medicine that can be taken in the prevention and cure of Bilious Fever, Fever and Ague, Dyspepsia, Liver complaints, Sick Headache, Enlargement of the spleen, Jaundice, Asthma, Dropsy, Rheumatism, Piles, cholera, Female Obstructions, Heartburn, Nausea, Furred Tongue, Distention of the stomach and Bowels, Incontinent Diarrhoea, Flatulence, Habitual costiveness, Loss of appetite, Bloated or sallow complexion, and in all cases of Torpor of the Bowels, where a cathartic or an aperient medicine is needed. They are exceedingly mild in their operation, producing neither nausea, griping or debility. They contain not a particle of mercury, or any ingredient that does not act in harmony and oppose disease.

The Pills are neatly put up in boxes, containing 20 Pills—Price 25 cents.

RECOMMENDATIONS.—We do hereby certify that we have used Dr. Albert Spencer's Vegetable anti-Bilious Pills; and found them a safe and