ries in criminal matters. of the "milk of human kindlov. Tucker-no one can be ully approached in all personal brough the avenue of the heart: Angistrate of the State, during ation, if may be expected that ke its course.

djournment of the Legislature, we regret to learn, has sufferd attacks of the same disease him during his late canvass th he never entirely recovered. levotes himself exclusively to ties of his office. He superinn the completion of the execuand other public improvements lieve, have heretofore been ata salaried Commissioner, which the State a considerable sum. ill remember that the Legislaated \$5'000 to furnish the Exedetermined not to accept at e have little else than State our Treasury; these are at preted far below their real and salue ;--to throw such an anarket at once, would deprecifarther, to the injury of the and of the individual holder -ircumstances-and anxious not public funds except at par-has denied himself the gratifiting his house in splendid cosctents himself with the simplest relased at his own expense .cample worthy of all praise .-ned condition of our finances-s pressing on our Treasury and ople of this State will pay to , be the burden of taxation what and of the administration the iomy and the tax pavers will to appreciate the Governor's have every confidence in the Instry, energy, sagacity and inr Chief Magistrate and the able cutive officers and advisers a-

ad we doubt of his administra-

and to the honor of the State.

ov a gentleman from the seat of

that the Governor receives his

host tably, but without form,

ose superfluous ceremonies so

ited and so often burlesqued, in

where any thing beyond the

our plain, republican institu-

culous and in bad taste. The

ordial and sincere manners of

ucker, win all who approach

may congratulate ourselves on

e highest office of the State, an

arries out all that he promised

nd a man whose private virtues

At an adjourned meeting of the Committee of Arrangements for the celebration of the Fifty-aixth Anniversary of American Independence, at Lamar, Mi., it was resolved; unanimously, that the citizens of North Mississippi, and the Western District of Tennessee, be, and are hereby generally invited to attend. The celebration will be conducted strictly upon the temperance plan, and as the ladies are known to exert a peaceful and moral influence over every assembly with which they are asseciated, they are especially invited to attend. The proceedings of the day will be opened by prayer in the Methodist church, after which the Declaration of Independence will be read, and an oration delivered. The dinner will be served up in a grove in the immediate vicinity.

Resolved, further, that the !proceedings of this meeting he published in the Guard and the Gazette, and the Lagrange Whig, and the editors be especially invited to attend the celebration (Signed by the Committee.)

THOMAS MULL, Chairman T. L. TREADWELL, See'y.

Fice Chancery Court .- The session of the on. This sum, we hear, the Vice Chancery Court has just closed at Carroll- rington of Pontotoc county, has filed his pe-, in a very commendable spirit ton. The members of the bar in atterdance, seem very favorably impressed with the despatch of business, character and courtesy of Judge Chalmers .- Grenuda Register.

COMMERCIAL.

New ORIFANS, June 9. Cleared in the same time 7953 bales-making a reduction in stock of 6953 bales, and leaving on hand, inclusive of all on shipboard not cleared on the 7th inst a stock of 65329 bales.

The Cotton market remains in the same inactive and rather depressed condition, as at the time of closing our review of last Saturday morning, and from the same causes then adverted to; the unfivorable character of the advices which continue to be received from all the principal European markets, and the great derangement which prevails in money affairs. The sales of the three days only amount to about 3100 bales, and have again been almost whelly confined to Louisiana and Missisiph Cottons. Very little inquiry has prevailed for the finer grades, and buyers claim in some few instances to have obtained slight concessions, though no change has occurred requiring any alteration in the rates before quoted. The s'ock of Louisiana and Mississippi Cotions in first hands is quite light, though there are a few factors wan hold large lots. Owing to the inability of the holders of North Alabama Cotton to effect sales satisfactory prices, several of them have been. and are now, shipping on their own account, and in this way the stock, which we at one time considerable, has become very materially reduced though it is still olerably fair for the season.

LIVERPOOL CLASSIFICATION - LOUISIANA AND Mississippr .- Ordinary 41 a 6, Middling 61 a 7; Middling Hair 81 a 82; Fair 91 a 10; Good Fair 10 a 11; Good and Fine 12 a 13.

LOUISVILLE, June 13, P. M .- Wednesday is the day agreed upon by the Kentucky banks for resumption; but as they have anticipated that day by paying weeks ago all demand in specie, and as Eastern exchange has been for some time fully down to the n the station he occupies.--Nat specie par, not the least apprehension is felt that there will be any run. As there is not

District Pourt of ern District of Mississippi. NOTICE is hereby given. that Robert A. Faries of Yalobusha county, has filed his petition in this court to be declared a bankrupt; and to be discharged from his thebes; under the act of Congress in such case made and provided and that an order has been duly entered in this court appointing the 4th wonday of September next, at the court house 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. G. M. RAGSDALE, cl'a June 28, 1842-24.

District Court of the United States Northern District of Mississippi.

Notice is hereby given, that John S. Wartition in this court to be declared a bankrupt. and to be descharged from his debts, under the act of congress a such case made and provided, and the anjorter has been duly entered in this court, appointing the 4th monday of September next, at the court house 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 Cotton - arrived since the 3rd inst, 1000 bales, and shew cause, if any they have, why the prayer of the said petition should not be granted. Test G. M. RAGSUALE, cl'k

June 28, 1812-24.

District court of the United States, Northern district of Mississippi.

In the matter of the petition of Charles A. Smith of Lafavette county, to be declared a bank. rupt, and to be discharged from his debts.

Notice is hereby given that Charles A. Smith of Lafavette county has been duly declared a bankrupt by an order of this said court made on the 20th day of june, a. d. 1842, and that the said Charles A. Smith has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the first monday of October next at, Aberdeen, has been set for the final hearing. All persons interested may then and there appear to shew cause, if any they can, why the decree and certificate of discharge should not be granted. june 21, 1842. G. M. Rugsdale, clk.

District court of the United States, 1 Northern district of Mississippi.

Notice is hereby given that William Neely of Lafavette county; has been duly declared a bankrupt by an order of this said court, made one the 20th day of fune, a. d. 1842, and that the said William Neely has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the first monday of October next, at Aberdeen, has been set for the final hearing: all persons interested may then and there appear to shew cause, if any they can, why the decree and certificate of discharge should not be granted. june 21, '842. G M Ragidale, cl'k.