

ries in criminal matters. No  
of the "milk of human kind-  
lov. Tucker—no one can be  
fully approached in all personal  
through the avenue of the heart;  
Magistrate of the State, during  
ation, it may be expected that  
like its course.

djournment of the Legislature,  
we regret to learn, has suffer-  
d attacks of the same disease  
him during his late canvass-  
ch he never entirely recovered.  
levotes himself exclusively to  
ties of his office. He superin-  
the completion of the execu-  
and other public improvements  
lieve, have heretofore been at-  
a salaried Commissioner, which  
the State a considerable sum.  
I'll remember that the Legisla-  
ated \$5,000 to furnish the Exe-  
on. This sum, we hear, the  
, in a very commendable spirit  
determined not to accept at  
e have little else than State  
our Treasury; these are at pre-  
far below their real and  
value;—to throw such an ar-  
market at once, would depreci-  
farther, to the injury of the  
and of the individual holder—  
circumstances—and anxious not  
public funds except at par—  
has denied himself the gratifi-  
ting his house in splendid cos-  
tents himself with the simplest  
released at his own expense.—  
ample 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  
romy and the tax payers will  
to appreciate the Governor's  
have every confidence in the  
ustry, energy, sagacity and in-  
r Chief Magistrate and the able  
eutive officers and advisers and  
we doubt not his administra-  
and to the honor of the State.  
y a gentleman from the seat of  
that the Governor receives his  
hostably, but without form,  
ose superfluous ceremonies so  
ted 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  
carries out all that he promised  
nd a man whose private virtues  
n the station he occupies.--Nat

At an adjourned meeting of the "Committee of Ar-  
rangements for the celebration of the Fifty-sixth Anni-  
versary of American Independence, at Lamar, Mi., it was  
resolved, unanimously, that the citizens of North Missis-  
sippi, 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 influ-  
ence over every assembly with which they are associated,  
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  
be published in the Guard and the Gazette, and the La-  
grange Whig, and the editors be especially invited to at-  
tend the celebration (Signed by the Committee.)

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

*Vice Chancery Court.*—The session of the  
Vice Chancery Court has just closed at Carroll-  
ton. The members of the bar in attendance,  
seem very favorably impressed with the des-  
patch of business, character and courtesy of  
Judge Chalmers.—*Grenada Register.*

## COMMERCIAL.

NEW ORLEANS, June 8.  
COTTON.—arrived since the 3rd inst. 1000 bales.  
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 unfa-  
vorable character of the advices which continue to  
be received from all the principal European mar-  
kets, 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 wholly confined to Louisiana and Missis-  
sippi 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 al-  
teration in the rates before quoted. The stock of  
Louisiana and Mississippi Cottons in first hands  
is quite light, though there are a few factors who  
hold large lots. Owing to the inability of the  
holders of North Alabama Cotton to effect sales at  
satisfactory prices, several of them have been  
and are now shipping on their own account, and  
in this way the stock, which was at one time con-  
siderable, has become very materially reduced  
though it is still tolerably fair for the season.

LIVERPOOL CLASSIFICATION—LOUISIANA AND  
MISSISSIPPI.—Ordinary 4½ a 6; Middling 6½ a 7;  
Middling Fair 8½ a 8¾; Fair 9½ a 10; Good Fair  
10½ 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 anticipa-  
ted that day by paying weeks ago all de-  
mand in specie, and as Eastern exchange  
has been for some time fully down to the  
specie par, not the least apprehension is felt  
that there will be any run. As there is not

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

NOTICE is hereby given, that Robert A. Fa-  
ries of Yalobusha 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 4th Monday of September  
next, at the court house in the town of Ab-  
erdeen, 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.

Test. G. M. RAGSDALE, cl'k  
June 28, 1842—24.

District Court of the United States  
Northern District of Mississippi.

Notice is hereby given, that John S. War-  
rington of Pontotoc county, has filed his pe-  
tition 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 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  
and shew cause, if any they have, why the  
prayer of the said petition should not be  
granted. Test G. M. RAGSDALE, cl'k  
June 28, 1842—24.

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

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

Notice is hereby given that Charles A. Smith  
of Lafayette 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 certifi-  
cate of discharge from his debts under the act  
of Congress in such case made and provided;  
and the first Monday of October next at, Aber-  
deen, 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 gran-  
ted. June 21, 1842. G. M. Ragsdale, cl'k.

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

Notice is hereby given that William Neely  
of Lafayette 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 William Neely has applied for a certi-  
ficate of discharge from his debts under the act  
of Congress in such case made and provided;  
and the first Monday of October next, at Aber-  
deen, 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 gran-  
ted. June 21, '842. G. M. Ragsdale, cl'k.