and laborious practice, will merit a liberal share of public patronage. His charges shall be moderate.

His office at the Drug Store of L. CAGE & Co., where he may always be found except when absent on professional business.

Holly Springs, Mi., March 16, 1842.

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

Notice is hereby given that D. M. Rayburn of Yalobusha county, 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 dubt entered in this court, appointing the 4th day of Sept. 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. June 21, 1842 Test, G. M. RAGSDALE, cl'k.

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

Notice is hereby given that John E. Bower of Yalobusha county has been duly declared a bankrupt by an order of this coure, made on the 22d day of June A. D. 1842, and that the said John E Bower has applied for a certificate of discharge from his debts under the act of congress iu such case made and provided; and the 4th Monday of September next, at Aberdeen, has been set for the ynal hereing. All persons in-terested may then and here appear and shew cause, if any they can, why the decree and certificate of discharge should not be granted.
25 Test: G. M. RAGSDALE, Clerk.

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

Notice is hereby given that Albert G. Goodwin of Panola county, has been duly declared bankrurt by an order of this said court, made on the 22d day of June, A. D. 1842, and that the said Albert G Goodwin has applied for a certificate of discharge from his debts under the act of con gress in such case made and provided; and the 2d Monday of October next, at Aberdeen, has been set for thefinal hearing. All persons interested may then and there appear and shew cause; if any they can, why the decree and certificate of discharge should not be granted. 25 Test, G. M. RAGSDALE, clerk.

District courtof the United States, Northern

district of Mississippi.
Notice is hereby given that Wm M. Kyser of Lafayette county has been duly declared a bankrupt by an order of this said court made on the 20th day of rune, 1842, and that the said Wm. M. Kyser has applied for a certificate of final discharge from his debts under the act of congrees in such case made and provided; and the first monday of October next, at Aberdeen, has been set for the final hearing, when and where all persons interested, may attend to show cause if any they can, why the decree and certificate of decharge should not be granted.

june 21, 1842—Test, G. M. Ragsdalc, cl'k.

Common do Common do

The above articles have been carefully se lected in New Orleans at the lowest market prices. Purchasers are invited to call and examine for themselves. ,

H. H. PIPKIN.

Holly Springs, April 6, 1842.

TRUST SALE.

BY virtue of a deed of trust to me executed by William Tabor, dated May 27, 1811, and duly recorded in the office of the Probate clerk of Marshall county, Miss, in deed book I, pages 287 and 288, to secure the payment of a certain promisory note therein specified, I shall sell for cash to the highest bidder, at the residence of the said Tabor, on Saturday the 10th day of December next one negro woman named Hannah, and two chilchen, Caroline and Sarah; also, two Sorrel Horses, eighteen head of Cattle, one yoke of Oxen, thirty head of Hogs, 30 head of Sheep, one Spinning Jin, four beds and furniture, one doubled barreled Shot Gun, and the Household and Kitchen Furniture of said rabor, or so much of said property as will pay the debt secured in said trust. The title to the above property is believed to be good, but I shall only convey such title as is in me vested as trustee. J. W. MATTHEWS, Trustee. July 6, 1842.-21-s.

Trust Sale.

By virtue o. a deed of trust to me executed by Francis Arnold. dated the 5th day of March 1840, and recorded in the Probate clerk's office of Marshall county, in deed-book H, pages 352 & 353, on the 9th day of May 1840, to secure the payment of certain notes therein mentioned; I will expose for sale at public auction for cash, on the premises on Friday the 8th of July 1842, a tract of land, lying on big Coldwater, the land whereon the said Arnold resided at the date of the execution of said deed; together with the said and mill stock of hogs. Also one yoke of oxen,

I will give such title only as is vested in me by said deed of trust.

SQUIRE BARRETT, Trustee

Holly Springs, January 7th, 1842.

CHARLES O'BRYAN,

Surgeon Dentist, Holly Springs, Mi. ILL spend the first week in every month in this place; the balance of his time will be devoted to such calls as may be made upon him from the country, or adjoining counties. Any communication on the subject of his profession may be addressed him at Holly Springs; his charges shall be moderate and all operations warranted. Any favors entended him in his professional line will be thankfully acknowledged. April, 16th,-14.

District court of the United States, Northern

district of Mississippi.

Notice is hereby given that Clayton Hays of Lafayette county has been duly declared a bankrupt by an order of this said court made on the first monday of june next, a. d. 1842, and that the said Clayton Hays 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 Ragsdale, cl'k.

Oxford, May 24th, 1842 TUNICA CIRCUIT COURT-Murray & Garnett, pl'fis

tora, so the law can take i

James C. Fooy, def'ts. MIIS day came the p and on motion, it app of the court, that James (in this cause, is not an it therefore, it is ordered b the said defendants appea term of this court and ple ment will be taken for co entered accordingly; and same be made for three I newspaper published in I Copy-Test,

may 11-17.

EXECUTOR ON Monday the 6th will be sold at Wya said town, to wit: Lots N 29, 37, 101, 26, 27, 28, 2 200.—One is the eleg at present occupied by other is a Frame Store I township 6, range 4 wes Brick house, Gin, out hor bout 40 acres cleared lanidence. Also an undivid three sections of land, to and 17, all in township 11 proved.)

TERMs .- Three equal down and one and two ye Sold as the property of J

May 11, 1842-1

The State of Mississip CIRCUIT COURT-MA

William H. Miller VS Sarah Miller.

HIS day came the torney, and it appea of the court that the def the limits of this State, is cess of this court cannot b therefore ordered by the said defendent shall appe this court, on the last Mon and plead answer or demuthe allegations therein co as confessed, and this caus and decree. And it is fur cation be made for three I newspaper publised in the in the State of Mississippi HARDY W. June 14, 1842.—22.

By The U.S. D PERSONS desiring to the Benkrups quired under an existing rule the Clerk, Fifteen Dollars, to particular the Clerk, will not be received or dockete

March 5th 1842.