Out he not be tellioasa! nittee is the most importantoese in the se, and particular foreign relation

OUR LEGISLATURE.

e presume our Legislature adjourned Monday last, which was the day fixed for purpose. If not, they had better adn and go home. When continual disoris the order of the day, when fights are aring in the Representative Hall and and the capitol, when members go armed bowie knives, pistols, and double barshot guns, when challenges are sent duels ready to be fought, it is time. How will public opinion sanction these diseful outrages in our Halls of Legislation? intend to write plainly, and are preparcensure friends and foes, who have any section with these violations of public als and decorum. What our Legislahas done, we cannot, as at present add, say. We think not much. The valon law has been repealed, but not satisrily so, unless we have been misinformed e contents of the bill, which we have not The gallon law has been, modified in some , but the particulars we have not yet been to learn. We believe however, the license m has been restored. The fate of the an's bill is uncertain. A bill to create a Chancellor for North Missississippi has bea law, and we are to have, hereafter, a scery Court at Holly Springs. What the slature may have done on the last day of its on, is to us a matter of some doubt and ety. We know, that heretofore it has been omary for it to adjourn in something very

The report with the accompanying ments, upon the Union Bank Bonds, essarily from its length, excludes from paper this week its usual variety. We e desirous, however, to lay every thing 1 regard to this important subject, which ow exciting so much attention throughthe Union, before our readers at once, they might the better judge.

PDIED—We have the melaneholly duty of announcing leath of the Editor of this paper, just as the paper was to press—he having in the kindest possible manner med to die—his death or a more awful catastrophe, recessary to fill out this column. O Crickey!

"In the midst of Life, "WE" are in Death!"

Dollar Democrat!

llas! poor Howe! We love him more now t he is gone from us forever. His many ings are lessened and his many virtues

by a vote of 23 to 18.

trust executed to me the 20th may, 1840, by siles Wofford, in favor of Wm, and Benjamin Wofford, I shall expesse to sale at the residence of said Miles Wofford, in the county of Tippah, miss., for cash to the highest bidder, on the 1st menday of Sept., 1842, the following property, to wit: 2 negro women, Charlotte and Eliza, negro boy Washington, 2 negro girls Lilly and Sukey, one mare, 2 colts, 1 Yoke Oxen, 1 Wagon, 4 Cows, 6 Calves, 4 Yearlings, 50 Hogs, 2 Clocks, 1 Bureau, 11Flask, 1 Safe, 1 Folding Leaf Table, 1 Stand, Three Looking-Glasses, 1 doz. Chairs, 4 Bedstead-, 5 Feather Beds and Furniture, and other House hold and Kitchen Furniture with the Farming utensils in said deed of trust specified.

Feb. 25, 1842-8 D. WRIGHT, Trustee.

Pill for Divorce.

Thomas Wilson. comp't) Bill for divorce. Malinda Wilson, def't.')

A FFIDAVIT having been made before me that the defendant Malinda Wilson is not a resident of the State of Mississippi, it is ordered that publication be made in the Guand, a newspaper published in Holly Springs for three months, that if said defendant fail to plead answer or demur to said bill, that the same will be taken for conferred. be taken for confessed.

AS T. CARUTHERS Clerk of the Circuit Court of Marshall county. Jan 1 4-1-3m

Trust Sale.

I will proceed to sell by virtue of a deed of trust executed to me as Trustee by L. D Henderson, and M. K. his wife, on the 5th day of May, 1842, at the Court House in the town of Hernando, the following property, to wit:

Section 16, t. 3, r. 5 west; s. e. 1-4 s. 36 t. 5 r. 7 west; six hundred shares of stock in the Hernando Rail Road and Banking Company, secured by mortgage on real estate in part, the balance being paid in money. I will sell at the Court House in the town of Commerce, on the 7th day of May, 1842, all the undivided interest. of the said L. D. Henderson in the town of Commerce; also all his interest in Turnpike leading from Commerce to Hernando, with all the appertenences thereunto annexed. I shall convey only such titles as is in me vested as Trustee. Sales to commence each place, at the usual hour JOHN L. CHISM, Trustee. of the day.

Nov. 3, 1841-30-6m.

Petition for Bankruptcy. The District Court of the United States for the Northern District of Mississippi. In the matter of the petition of William Rawls of Tunica county, to be declared a Bankrupt and to be discharged from his debts.

Notice is hereby given that William Rawls of Tunica 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 1st Monday of April next, at the Court House in the town of Pontotoc, 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, Clerk.

atly increased in our remembrance. - Rules, Regulations and forms of Pro-

for the Southern district of Mississippi. In the matter of the petition of

to be declared a Bankrupt, and to be discharged from his debts.

Notice is hereby given that filed his petition in this court to be declar a bankrupt, and to be discharged from debis, under the act of Congress in such ca made and provided, and that an order ! been duly entered in this court, appointi next, at the day of in this district, as the time and ph for the hearing of said petition. All perso may then and there appear and shew cat if any they have, why the prayer of the s petition should not be granted.

Which notice must be published at least days before the time set for hearing, and serted in such paper three times.

5. Proof of such publication must be m before the application will be heard, a may be made in the mode now prescribe the Superior Court of Chancery of this St. in case of absent defendants.

6. Upon such proof of publication, a cree of Bankruptcy will be made, unless a ficient cause be shewn to the contrary.

7. Any creditor or creditors, desiring oppose the decree of bankruptcy, must de by filing objections in writing, before hearing; whereupon the court may proc to hear and determine the case; or if the jections involve questions of fact, may ward further time to take testimony or der an issue to be made up to be tried b

8. After every decree of bankruptcv Court will, upon the application of the ba rupt, set a day at least 90 days after said cree, for the final hearing of the cause, w a view to the discharge of the bankru whereupon the applicant shall publish a tice in the following form: In the matter of the petition of of to be District Court declared a bankrupt and) the U. S. Sou to be discharged from) ern District

Notice is hereby given that A. B.

Mississippi.

his debts.

has been duly declared a bankrupt an order of this said court, made on the A. D. and that the said A. B. applied for a certificate of discharge from debts under the acts of Congress, in such ses made and provided; and the day of has been bet for the final hearing. persons interested may then and there pear to shew cause, if any they can, why decree and certificate of discharge should be granted.

Which notice shall be published in so newspaper, designated by the court, at le 90 days before such final hearing; and be serted at least three times.

9. The petitioner shall also cause a si lar notice to be served on all creditors r ding and being in the county of the r dence of the bankrupt, and also similar n ces to be addressed to all creditors wh residences are known to him, and dopo