MONEY COUNTRY MOVEMENT One of the causes of the late chants, planters and others of the seen held, at which resolutions ed with great unanuous condemnated with great unanuous condemnates of the previous inceres of the banks to redeem all their of the banks to redeem all their liabilities, and ulumately their culation. The meeting resolved etaking the notes of the Alabama ell business transactions, and urge fendant plead, answer or demur, the facts alleged fendant plead, answer or demur, the facts alleged who composed the first meeting public withdrawal from the pledge o. The meeting also avowed its o support the State in imposing a t all her contracts, without relyhe Inominal profits arising from -Memphis Eng'r.

At his residence in this place, on st, after a protracted and painful ARLES BOWEN, Esq. in the 51st age; leaving a wife and large fam-Iren, and extensive circle of acto mourn their irreparable loss. eased was not one who in his inwith the world desired, or was to fix the gaze and admiration of nultitude; for, being retired in his , his ambition was not directed to is. As a citizen, he was firm, libitriotic; possessing in an eminent se ennobling traits of character onor to our nature, and render ssor the objects of general esteem. lin a high degree the confidence of and had, on several occasions, I by his fellow-citizens to fill imblic stations; but preferring the lks of life, almost invariably degling in the turinoil of political was in the domestic circle that his me brightest, and were most ap-1 the endearing relations of husather, none could be more affecmore beloved; and, as few men ed more devotedly the esteem of s, so none ever died more sincere-

eral weeks before his death, his lassumed a very aggravated nacing the most excruciating and pains, which it may be truly ore "with Christian fortitude."en conscious, for some time, of ching dissolution, and conversed mily and friends, concerning death isequences, with a calmness and nat disarmed it of its sting, and of its dreaded horrors. His only ned to be, that he was retained this probationary existence to sufLAW NOTICE.

TER has resumonfided to his man-in Marshall or the last he High court change His office is

fendant plead, answer or demorathe facts alleged in complainants bill will be taken pro confesso. or of the same of B. ALLEN, Clerk

May 11 3m.

EXECUTOR'S SALE.

N Morday the 6th day of August next, will be sold at Wyatt, the following lots in said town, to wit: Lots No. 55. 243, 202, 131, 29, 37, 101; 26, 27, 28, 206, 207, 208, 201 and 200.—One is the elegant Frame Tavern at present occupied by O. Gandy; on one other is a Frame Store House; also section 13, township 6, range 4 west, on which is a fine Brick house, Gin, out houses, &c. &c.. with about 40 acres cleared land, a very desirable residence. Also an undivided interest of 1-6 in three sections of land, to wit: section 21, 16, and 17, all in township 10, range 5 west, unim-

TERMS .- Three equal payments, one third down and one and two years on the ballance.-Sold as the property of James Alston, dec'd.

PHILIP ALSTON, JAMES ALSTON,

May 11, 1842-17.

Executors.

Tunica Circuit Court-April Term, 1842. Henry F. Samuel, Plaintiff,

Guy & Elder def'ts.

In Chancery.

In Chancery.

THIS day come the plaintiff by attorney, and it appearing to the satisfaction of the court that one of the defendants, Robert Elder, is not an inhabitant of this State; therefore it is ordered by the court that publication be made in the Guard, a newspaper published at Holly Springs, for the space of three months, that unless the defendants appear on or before the next term of this court, and plead answer or demur the plaintiff's bill will be taken for confessed and decree awarded accordingly.

Copy--Test, JAS. McPHERSON, clk.

May 11, 1842-3m.

TUNICA CIRCUIT COURT-MAY TERM, 1842. Thomason & Cruse, Pl'ffs,

Miller & Taylor.

HIS day came the plaintiffs by attorney, and it appearing to the satisfaction of the court that the defendants, Miller & Taylor, are not inhabitants of this State; therefore it is ordered by the court that publication be made for three months, in the Guard, a newspaper pubily effictions, and his last and dy. I lished in Holly Springs. Mi. that unless the said

BANKRUPTCY.

PANOLA COUNTY.

DISTRICT COURT OR THE UNITED STATES, for the Northern District of Mississippi.

In the matter of the patition of Albert G. Ellis of Ponola county, to be declared a bankrupt and to be discharged from his debts.

OTICE is hereby given that Albert G. Ellis of Panola 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 3d wonday of June 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 grayer of the said petition should not be granted.

17 Test. G. M. RAGSBALE, clerk.

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

In the matter of the petition of William Roberts of Panola county, to be declared a bankrupt and to be discharged from his debts. NOTICE is hereby given that William Roberts of Popola 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 he 24 monday of June next, at the court room in the town of Aberdeen, in this district, as the time and place for the hearing of said petition persons may then and there appear, and show cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clerk.

17

DESOTO COUNTY.

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

In the matter of the petition of John II. Morgan of DeSoto county, to be declared a hankrupt and to be discharged from his debts. O'TICE is hereby given that John H. Morgan of DeSoto county, has fited 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 monday in June next at the gourt 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 and appear and show cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clerk.

YALOBUSHA COUNTY.

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

In the matter of the petition of Levin Lake of Yalobusha county, to be declared a bankrupt and to be discharged from his debts,

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 the court appointing the 2d monday of June 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