MESSENGER devoted to Literaroom also for artiof Science; and proselections, though continue to be, in

ial Theology, as far cluded. They are scussions in literaise.unobjectionable, ike of the more valthere: but whenever al only. not primaonly because it can sterling ore where-

s occupy due space litors aim that they ncy-to convey in a truths or interestd in the works res attention to books o warn him against that large number In this age of pub-, and multitude disdiscriminating sturerned by the views ost inestimable and

view utility or a-1Sketches-and Reute for History, yet ; its interest, - may staple of the work. ough is published ---to manifest and to taste and talents of

him who does wish

I reasons, to demand ne, but many. The itated still, from reoft, assuasive influo allay that fever, ice and folly are ribe driven by indiglicule, into their fitit over an immenss ery spring should be lightened, and to inhe great enemy of longer brood, like a inies of our country. nds, what more pow. than a periodical, on f that plan be carried

res such an agent In lington, there are but orthward of that city, enty-five or thirty! Is wealth, the leisure, ual literary taste, of I with those of the talents and taste, we equality with our stitution exclusively ords us, if we choose, and writing, which

of this local want, is engrafted on the notthe wi, anydesign with any design to to advocate supposed

In the matter of the petition of Cha's A. Smith of Lafayette county, to be declared a Bankrupt and to be discharged from his debts.

NOTICE is hereby given that Cha's. A. Smith of Lafayette 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 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 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.

May 24, 1842.—19-4w.

District Court of the United States Northern District of Mississippi.

In the matter of the petition of William F. Cheairs of Tippah caunty, to be declared a bankrupt, and to be discharged from his debts,

Notice is hereby given, that William T. Cheairs of Tippah 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 Monday of June 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 19

## PANOLA COUNTY.

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

In the matter of the petition 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 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 petitiou. 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.

17 Test, G. M. RAGSDALE, clerk.

DISTRICT COURT OF THE UNITED 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 Ponola 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 such thought, it is been duly entered in this court appointing he 2d together forever, in ndness and affection. To this district, as the time

trict, as the time and place for the hearing of said petition. And 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, Clerk.

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

In the matter of the petition of Aaron G. Kennedy, of DeSoto county, to be declareda bankrupt, and to be discharged from his

NOTICE is hereby given, that Aaron G. Kennedy of De Soto county, has filed his petition in this court to be declared a bankrups, 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 of June 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, Clerk.

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

In the matter of the petition of Robert Dollahite of DeSoto county, to be declared a bankrupt, and to be discharged from his debts,

OTICE is hereby is hereby given that Robert Dollahite of De Soto county, has filed his petition in this court to be declared a bankrupt, an 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 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.

15 . Test, G. M. RAGSDALE, cl'k.

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

In the matter of the petition of Perry H. Humphreys of DeSoto county, to be declared a bankrupt, and to bedischarged from his debts.

JOTICE is hereby given that Perry H. Humphreys of DeSoto 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 2d Monday of June next at the court house in the town of Aberdeen, in this district, 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 petitition should not be granted. G. M. RAGSDALE ckka certificate of disc the act of congress vided; and the 3d 1 erdeen, has been se persons interested i shew cause, if any certificate of discha 14 Test.

District court

For the Northe n the matter o Eddins of DeSoto rupt and to be dis NOTICE is herel dins of DeSoto clared a bankrupt t made on the 18th d that the said Willis certificate of discha act of congress in st and the 3d Monday has been set for the interested may then cause, if any they ca tificate of discharge 14 Test,

District court for the Northern In the matter of King of DeSoto c rupt and to be dis NOTICE is hereb or DeSoto cour a ban rnpt by an or on the 18th day of the said Samuel M. tificate of discharge the act of congress i vided; and the 3d M erdeen, has been set persons interested m to shew cause, if an and certificate of dis ted. 14 Test

District court of Northern Di In the matter of Nevill of DeSoto bankrupt and to be OTICE is hereb of DeSoto coun bankrupt by an orde on the 18th day of the said W. W. Ne cate of discharge fr of congress in such and the 3d wonday lias been set for the interested may then cause, if any they c t ficate of discharge 14 Test.

District Court of Northern Di In the matter of the DeSoto county, to be charged from his debts, NOTICE is hereby of DeSoto coun