made n due 2d ise in is the petie apwhy ot be

rk.

? Nor-Dollabank-

it Ros filed bank. under proitered !June Aberplace rsons ause.

cl'k. Nor-

e said

v H. eclarfrom

y H filed red a lebts, case r has nting court dis-

All and praynted. 'k-

ATES, ppi. n H. red a lebts. organ

made on the 18th day of April, A. D. 1842, and that the said Willis G. Eddins has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the 3d Monday of July next at Aberdeen, has been set for the final hearing. All persons interested may then and there appear to show cause, if any they can, why the decree and certificate of discharge should not be granted.

G. M. RAGSDALE, cl'k.

District court of the United States. for the Northern District of Mississippi. In the matter of the petition of Samuel M King of DeSoto c'ty, to be declared a bankrupt and to be discharged from his debts,

OTICE is hereby given that Samuel M King or DeSoto county, has been duly declared a ban rnpt by an order of this said court, made on the 18th day of April, A. D. 1842, and that the said Samuel M. King has applied for a certificate of discharge from his dobts under the the act of congress in such case made and provided; and the 3d Monday of July 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 gran-Test. G. M. RAGSDALE, clk.

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

In the matter of the petition of W. W Nevill of DeSoto county to be declared a bankrupt and to be discharged from his debts, YOTICE is hereby given that W. W. Nevill, of DeSoto county has been duly declared a bankrupt by an order of this said court, made on the 18th day of April, A. D. 1842, and that the said W. W. Nevill has applied for a certificate of discharge from his debts under the act of congress in such case made and provided and the 3d monday of July next, at Aberdeen, has been set for the final hearing. All persons interested may then and there appear to shew clause, if any they can, why the decree and cert ficate of discharge should not be granted.

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 John Ethelridge of DeSoto county, to be declared a bankrupt and to be discharged from his debts,

the said John C. Kizer, has applied for a certi-ficate of discharge from his debts, under the act of Congress in such case made and provided; and the 3d Monday of July next at Aberdeen, has been set for the final 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.

14. Test. G. M. RAGSDALE, Clerk.

District court of the United States. For the Northern District of Mississippi.

In the matter of the petition of Joseph Bretney of marshall county, to be declared a bankrupt and to be discharged from his debts, TOTICE is hereby given that Joseph Bretney

of marshall county has filed his petition in this court to be declared a bankrup t and to be discharged from his debts, under the act of congress in such case made and provided; and that an o der has been duly entered in this court appoint ing the 2d wonday of June next at the court-ro in the town of Aberdeen, in this district, as the time and place for the hearing of said petition. cause, if any they have, why the prayer of the said petition should not be granted.

Test, G. M. RAGSDALB, Clk.

District Court of the Unied States, For the Northern District Mississippi

In the matter of the petition of W. G. L. Morriss of Marshall county, to be declared a Bankrupt, and to be discharged from his

NOTICE is hereby given that W.G. L Morriss of Marshall 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, as the time and place for the hearing of said petition. All persons may then and there appear and show cause, if any they have, why the prayer of the said petition should fibt be granted. Test, G.M. RAGSDALE, Clerk.

April 27th, 1842-15

District Court of the United States there started of Ma

Bulky's DeSoto Seints to

District court of the for the Northern district. In the matter of the pulling of Yalobusha county, to b OTICE is bereby Yalobusha county charged from his debtes under the in such case made and provided; has been duly entered in the cou 2d monday of June next, at the ctown of sheedeen is this district, place for the hearing of said patit may then and there appear and all the countries of the series of the ser

they have, why the prayer of t should not be granted. 17 Test

District court of the U for the Northern district of In the matter of the patition. T. Bryarly of Yalobusha co clared a bankrupt and to be

nu debth.

OTIGE is hereby given that are of Yalobushs county sition to be declared a bankrupt a contract and the set and and provided a mas been duly entered in his could gonday of species in this distance of some series of the county of the hearing of said main any their and there appear and a they have suby the prayer of should not be granted.

Test, G. M. B. his debts,

District court of the U

for the Corthern District
In the matter of the politic
livent of Malobusias county
a centerior was to be discourred
by the Corthern Services of the Cortes

I would be been given the
his source to be westered a said
this source to be westered a said
county of the contents of the