E is hereby given that Benjamin Fitzof Marshall county has been duly debankrupt by an order of this said court the 13th day of June, A. D. 1842, he said Benjamin Fitzhugh has applied ificate of discharge from his debts unct of congress in such case made and and the 4th Monday of September nex: en, has been set for the final hearing. n interested may then and there appear cause if any they can why the decree cate of discharge should not be granted. G. M. RAGSDALE, clerk.

Court of the United States thern District of Mississippi. matter of the petition of John Lafayette County, to be declared a , and to be discharged from his

is hereby geven that John Neely tte county has been duly declared a by an order of this court made on the of June, A. D. 1842, and that the said Veely has applied for B certificate of from his debts under the act of conuch case made and provided; and the ly of September at Aberdeen, has been final hereing. All persons interested and there appear to shew cause, if can, why the discharge should not be

Test, G. M. RAGSDALE, clerk.

Court of the United Staths Northern district of Mississip ii.

natter of the petition of Algernon S. Deso o county, to be declased a bankbe discharged from his debts.

is hereby given that A. S. Bailey of unty has been duly neclared a bankorder of this said court made on the of June, A. D. 1842, and that the said ley has applied for a certificate of disom his debts under the act of congress ase made and provided; and the 4:h September, at Aberdeen, has been set al hearing. All persons interested and there appear to shew cause, if an, why the decree and certificate of should not be granted.

Test, G. M. RAGSDALB, clk

t Court of the Unied States, Northern District Mississippi.

atter of the petit on of N. A. V. Hen-Marshall county, to be declared a and to be discharged from his debts, is hereby given that N. A. V. Hen-marshall county has been duly declarnarshall county has been duly declarrupt by an order of this said court
he 13th day of June, A. D. 1842, and
A. V. Henderson has applied for a
of discharge from his debts under the
yres in such case made and provided
the first bearing. All persons
et for the first hearing. All persons
has y then and there appears to show
ny they can, why the decree and cerdischarge should not be cranted. discharge should not be granted Past G. M RACEDALE, CI'k

age I a sporting of my

In the matter of the petition of Wm. R. Adams, of Marshall county, to be declared a haukrupt & to be discharged from his debts, OTICE is hereby given that Wm R Adams of marshall county has been duly declared a bankrupt by au order of this said court made on the 13th day of June, A. p. 1842, and that the said W. R. Adams has applied for a certificate of discharge from his debts under the act of congress in such case made an l provided; and the 4 monday of September 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 cer tificate of discharge should not be granted.

G. M. RAGEDALE, clk District Court of the United States, North-

ern district of Mississippi.

In the matter of the petition of David J. Kennedy of Lafayette county, to be declared a hank upt and to be discharged from his debts NOTEE is hereby given that David J. Kennedy of Lafavette county has been dely declared a bankrupt by an order of this said court made on the 13th day of June, A. D. 1842, and that the said D. J. Kennedy has applied for a certifficate of discharge from his debts under the act of congress in such case made and provided; and the 4th monday of September, at Aberdeen has been set for the final hearing. All persons interested may then and there appear to shew cuse, if any they can, why the decree and certificate of discharge should not be granted. [3866]

Test, G. M. RAGSDALE, clk

District Court of the United States, Northern District of Mississippieres

In the matter of the petition of A.S. Layton of marshall county, to be declared o bankrupt and to be discharged from his debis OTICE is hereby given that A.S. Layton of Marshall county, has been duly declared a bankrupt by an order of this said court made imay then and there appear to shew cause on the 13th day of June, A. D. 1842, and any they can, why the decree and certificate that the said A. S. Layton, has applied for discharge should not be granted.

a certificate of discharge from his debts un. a certificate of discharge from his debts under the act of congress in such case made and provided; the the 4 monday of September next, at Aberdeen, has been set for the final hearing. All persons interested may then and there appear to shew cause, it any they bankrupt and to be discharged from is delicated on the decree and certificate of dis.

Humphreys of Desold City to be seemed bankrupt and to be discharged from his debts NODICE in hereby siven that C. Humphreys I have been seen as the best of the seemed from the limit of the seemed from the s Can be the second of the secon

man have preved most in the sea works

act of congress in such case made and prove and the 4th Monday of September next, at a cadeen, has been set for the final hears

All persons interested may then and the appear and shew cause, if any they can m the descree and certificate of discharge sho. not be granted.

Test, 24 G. M. RAGSDALB, W.

District court of the United State For the Northern District of Mississipp In the matter of the petition of Jose

Bretney of marshall county, to be declared bankrupt and to be discharged from his debt OTICE is hereby given that Joseph Breiner of marshall county has been duly declared bankrupt by an order of this said court, made on the 13th day of June, A. D. 1842, and the the said Joseph Bretney, has applied for certificate of discharge from his debts unde the act of congress in such case made an provided; and the 4 monday of September, next Aberdeen, has been set for the firm hearing All persons interested may then and im appear to shew cause, if any they can, w the decree and certificate of discharge slot not be granted.

24 Test. G. M. RAGSDALE C'E District court of the United State Northern District of Mississippi.

In the matter of the petition of Wille Roles of marshall county, to be declared bankrupt and to be discharged from his debte OTICE is hereby given that Wills. Roles of Marshall county, has been duly clared a bankrupt by an order of this said ow made on the 13th day of June, A. D. 1842, a that the said William Roles, has applied for certificate of discharge from his debis under and the 4 monday of September next at aborder has been set for the final bearing. All person

bankrupt and to be discharged from his delication of Marshall county, has been duly decima bankrupt by an order of this said court, as an arriver of this said court, as on the 18th day of hise, A. D. 1942, and the said Reps. Malazie, has applied for any licate of discharge from his debts, under the of Congress in such cases made and promised the A Monday of September next at Abanchas been set for the final hearing. All points the page of the any thou and there appear and the analysis of the angles of discharge should not be graphed. Toss.

24. Toss.

A KOBERT JOSSELIA POST SPECIAL THE COURSEILOR AS A

Tillile attend the Circuit Courts of Ludicial District; also, the Federal Pontotoe and Chancery Court.
Office up stairs adjoining the Guard Prints