id that person is John C. Calcame into public life before the with an ardent love of glory and istic zeal for his country's honor. were depressed in our National was his talents, his energy, his triotism more than anything else, d the desponding with hope and councils with zeal, efficiency and

aced at the head of the .War Dene renovated and infused new life deranged and complex system .-

ate, he has ever been the pride of At the Extra Session of Conn Mr. Van Buren first came into rounded with embarrassments by cial explosion unequalled in the this country, Mr. Calhoun, sacrifisonal feelings, was the very first ward and sustain, with his powerliant eloquence, the measures of istration; and, perhaps, to him any one else may be attributed of those measures. He has, in ed a long life to the honor, the the glory of his country. The is character has never yet been ven the breath of slander. He is favorite of the South, where his is unbounded, but throughout the th and breadth of the country he pon as one not only every way e Presidency, but as one deservgh station. That he will be powtained in convention there is no ther successful or not remains to We have thus placed in review the ndidates of the Democratic party: redound to the honor and intergreat Republic.

ORY OF ENGLAND .- While thoucitizens are in a state of starvaon and a half of dollars of the taxrom them are expended by the it of England in the following anne Royal family.

ty Adelaide, Queen £100,000 Highness, the Dutcht, the Queen's mother 50,000 pold, King of the Bel-50,000 27,000 mbridge 21,000 imberland, now King 21,000 ary, now Dutchess of 15,958 15,953 phia 11,216 particulation w 7,000 phia of Gloucester

£319,132 on to this there are several million of the Queen, Prince Albert, ince and princess. Petral that a li Holly Springs, Mi and bis as a probability of the street of the stree

and provided; and the 4th monday of September next at Aberd en, has been set for the final hearing, All persons may then and there appear to shew cause, if any they can, why the decree and certificate of discharge should not be granted.

24 Test, G. M. Ragsdale, clerk.

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

Notice is hereby given that Caleb Sullivant of Yalobasha county, has been duly declared a bankrunt by an order of this said court made on the 13th day of July A. D. 1842, and that the said Caleb Sullivant has applied for a certificate of discharge from his debts under the act of congress in such case made and provided, and the 4th monday of September next at Aberdeen, has been set for the final hearing. All persons may then and there appear to shew cause, if any they can, why the decree and certificate of discharge should not be granted.

24 rest, G. M. Ragsdale, clerk.

District Court of the United States for the Northern District of Mississippi. Notice is hereby given that Walter S. Jenkins marshall county has been duly declared a bankrupt by an order of this cout, made on the 4th day of June A. D. 1842, and that the said Walter S Ienkins has applied for a certificate of discharge from his debts under 'ho act of congress in such case made and provided: and the 4th monday of September 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.

26 Test G. M. Ragsdale, clerk.

District court of the 'United States for the Northern District of Mississippi.

Notice is hereby given that Andrew Herron of Marshall county, has been duly declared a bankrupt by an order of this said court made on the 4th day of July A. D. 1842, and that the said Andrew Herron, has applied for a certificate of discharge from his debts under the act of congress in be for them to make such selections and the selection of final hearing All persons may then and there appear to shew cause, if any they can, why the de cree and certificate of discharge should not be granted.

26 rest, G. M. Ragsdale, clerk.

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

Notice is hereby given that Wm B. Sims of the county of Lafayette, has been duly declared a bankrupt by an order of this court made on the 4th day of July A. D. 1842; and that the said Wm B Sims has applied for a certificate of discharge fron, his debts under the act of congress in such case made and provided; and the 3d monday of October next at Aberdeen, has been set by the final hearing. All persons interested may then and there appear and show cause, if any they can why the decree and certificate of discharge ishould not be granted. 26 rest

G. M. Ragsdale, clerk.

DR. TAYLOR'S Balsom of Liverwort, for Consump-

tion and Liver Complaints. COUGHS, Colds. Asthma, difficulty of breathing. Pains in the side or breast. Spitting of Blood, Cwtarrhs, Paipitation of the Heart. Oppression and Soreness of the Chest. Whooping couch, Plenrisy, Hestic Pever, Night Sweats, Difficult or profite Expectoration, and all other affections of the chest, Lange and Liver. For saleby CAGE de CO. agents.

4th Monday of Sept. 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 ap. pear and shew cause, if any they have, why the prayer of the said petition should not be Test, G. M. RAGSDALE, cl'k. granted. June 28, 1842.—24.

District court of the United States, Northern district of Mississsippi.

In the matter of the petition of Charles A. Smith of Lafayette county, to be declared a bankrupt, and to be discharged from his debts,

Notice is hereby given that Charles A. Smith of Lafayette county has been duly declared a bankrupt by an order of this said court made on the 20th day of june, a. d. 1842, and that the said Charles A. Smith has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the first donday of October next at, Aberdeen, has 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. ted. june 21, 1842. G. M. Rigadale, clk.

District court of the United States, Northern district of Mississippi

Notice is hereby given that William Neely of Lafayette county, has been duly declared a bankrupt by an order of this said court, made one the 20th day of june, a. d. 1842, and that the said William Neely has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the first monday of October 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 granted. june 21, 1842. GM Ragsdale, cl'k.

District Court District United States
Northern District of Mississippi.
Nortice is hereby given, that John S. War-

rington of Pontotoc 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 4th monday of September 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 June 28, 1842-24.

District Court of the United States for the

Northern District of Mississippi. Northern District of Mississippi.

Notice is hereby given that Levin Lake of Yalobusha county, has been duly declared a bankrupt by an order of this, said court made on the 13th day of June a. D. 1842, and that the said Levin Lake has applied for a pertificate of discharge from this debts under the set of congress in such case made and provided; and the sthinesday of September act at Aberdeen; has been set for significant hearing. All persons may then and there appear to shew cause, if any they can, may the decree and certificate of discharge should not be granted.

26 rest.