e discharged from his debts, hereby given that Willis G. EdeSoto county has been duly deupt by an order of this said court 8th day of April, A. D. 1842, and Villis G. Eddins has applied for a ischarge from his debts under the in such case made and provided; nday of July next at Aberdeen, r the final hearing. All persons then and there appear to shew hey can, why the decree and cerharge should not be granted. G. M. Ragsdale, cl'k.

urt of the United States, rthern District of Mississippi. tor of the petition of Samuel M loto c'ty, to be declared a banke discharged from his debts, hereby given that Samuel M King o county, has been duly declared an order of this said court, made ly of April, A. D. 1842, and that el M. King has applied for a cercharge from his debts under the gress in such case made and pro-3d Monday of July next, at Aben set for the final hearing. All sted may then and there appear , if any they can, why the decree of discharge should not be gran-Test, G. M. RAGSDALE, clk.

urt of the United States, rn District of Mississippi. ter of the petition of W. W. Soto county to be declared a to be discharged from his debts, hereby given that W. W. Nevill, county has been duly declared a n order of this said court, made y of April, A.D. 1842, and that V. Nevill has applied for a certifirge from his debts under the act such case made and provided; aday of July next, at Aberdeen, ir the final hearing. All persons then and there appear to show hey can, why the decree and cerharge should not be granted. G. M. RAGSDALE, cl'k.

t of the United States for the 2 District of Mississippie of the petition of John Ethelridge of the be declared a bankrupt and to be disereby given, that John Ethelridge county, has filed his petition in declared a bankrupt, and to be his debts under the act of Con-

ase made and provided, and that an duly entered in this court appoin-nday of April next, at the court own of Aberdeen, in this district, place for the hearing of said pepersons may then and there apcause, if any they have, why the id petition should not be a nited. G. M. RAGSDALE Clerk.

--- V. WV. VA VIII made on the 18th day of april, a. D. 1842, and that the said William C. Beck 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 may then and there appear to shew cause, if any they can, why the decree and certificate of discharge should not be granted.

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

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

In the matter of the petition of Soren S Blalock of Marshall county, to be declared a bankrupt and to be discharged from his debts, OTICE is hereby given that Soren S. Blalock of marshall county has been duly de clared a bankrupt by an order of this said court, made on the 18th day of April, A. D. 1842, and that the said Soren S. Blalock 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. cause, if any they can, why the decree and certificate of discharge should not be granted. 15 Test, G. M. RAGSDALE, cl'k.

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

In the matter of the petion of Samuel T. Cochran of Marshall county, to be declared a bankrupt, and to be discharged from his debts, OTICE is hereby given that Samuel T. Cochran of marshall 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 Samuel T. Cochran has applied for a certificate of discharge from his debts under the act of congress in such case made and provided; and the 2d monday of July 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.

14 Test, G. M. RAGSDALE, c'lk.

District Court of the United States, Northern

district of Mississippi.

In the matter of the petition of John C Kizer, of Marshall county to be declared a bankrupt and to be discharged from his debts.

OTICE is hereby given, that John C. Kizer of Marshall county, has been duly declared a bankrupt by an order of this said court, made on the 18th day of April, A. D. 1942, and that the said John C. Kizer, 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 and shew cause, if any they can, why the decree and certificate of discharge should not be granted.

14: Test: G.* M. RASSDALE, Clerk.

District cours of the United States, Northern district of Mississippi In the matter of the petition of

me Morthern District of Mississippie In the matter of the petition of Augustus S. Layton of Marshall county, to be clared a Bankrupt and to be discharged from his debts.

OTICE is hereby given that Augustus S.
Layton of Marshall county has filed his petition in this court to be declared a Bankrupt, and to be discharged rom 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 perons may then a nd there appear and shew cause, if any they have, why the prayer of the said petition should not be granted. be granted.

Test, April 20-14-4w,

G. M.RAGSDALE, Clerk

Petition for Bankruptcy.

The District Court of the United States for the Northern District of Mississippi. In the matter of the petition of Parker Embry of Marshall county, to be declared a Bankrupt and to be dischar-

ged from his debts. NOTICE is hereby given that Parker Embry of Marshall county has filed his position 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 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. April 20, 1842.—14-4w.

The District Court of the United States for the Northern District of Mississippi. In the matter of the petition of W. R. Adams of Marshall county, to be declared a Bank-rupt and to be discharged from his debts.

rapt and to be discharged from his debts.

OTICE is hereby given that W. R. Adams 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 in 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. be granted. Test,

G. M. RAGSDALE, Clerk. April 20. 1842.—14-4w.

District Court of the United States, Northern District of Mississipp

In the matter of the petition of Wm. Rawles of Tunica county, to be declared a bankrupt and be discharged from his debts.

NOTICE is hereby given that william Ravies of Tunies county, basbeen daily declared a bankrupt by an order of this said court, made on the 6th day of April, A. D. 1842, and that the said wm. Rawles, has applied for a certificate of discharge from his debts under the act. of Congress, in such cases made and provided; and the 2nd monday of July, at Aberdeen, has been set for the final hearing. All persons interested may then and there appear to shew cause, if any they cap, why the decree and certificate of discharge should not be granted. G. M. RAGSDALE, cl'k. April 13th, 14-3m.

rshall County.