

rpt by an order of this said  
the 18th day of April, A. D.  
at the said Soren S. Blalock  
for a certificate of discharge  
under the act of congress in  
le and provided; and the 3d  
y next, at Aberdeen, has been  
d hearing. All persons inter-  
and there appear to shew  
they can, why the decree and  
ischarge should not be granted.  
G. M. RAGSDALE, cl'k.

*of the United States, Northern  
istrict of Mississippi.*

ter of the petition of Samuel T.  
arshall county, to be declared a  
to be discharged from his debts,  
hereby given that Samuel T.  
of marshall county has been duly  
akrupt by an order of this said  
on the 18th day of April, A. D.  
at the said Samuel T. Cochran  
r a certificate of discharge from  
ler the act of congress in such  
d provided; and the 2d Monday  
at Aberdeen, has been set for  
ing. All persons may then and  
to shew cause, if any they can,  
ree and certificate of discharge  
e granted.

G. M. RAGSDALE, cl'k.

*rt of the United States, Northern  
istrict of Mississippi.*

ter of the petition of John C  
arshall county, to be declared a  
l to be discharged from his debts.  
hereby given, that John C. Kizer  
all county, has been duly declared  
r an order of this said court, made  
ay of April, A. D. 1842, and that  
C. Kizer, has applied for a certi-  
arge from his debts, under the act  
in such case made and provided;  
opday of July next at Aberdeen,  
for the final hearing. All persons  
y then and there appear and shew  
they can, why the decree and cer-  
harge should not be granted.

G. M. RAGSDALE, Clerk.

*rt of the United States, Northern  
istrict of Mississippi.*

atter of the petition of John R.  
irshall county, to be declared a  
k to be discharged from his debts,  
s hereby given that John R. Jones  
nall county has been duly declared  
y an order of this said court made  
day of April, A. D. 1842, and that  
R. Jones has applied for a certifi-  
harge from his debts, under the act  
in such case made and provided;  
onday of July, at Aberdeen, has  
the final hearing. All persons in-  
then and there appear to shew  
they can, why the decree and cer-  
harge should not be granted.

G. M. RAGSDALE, cl'k

Embry of Marshall county, to be de-  
clared a Bankrupt and to be dischar-  
ged from his debts.

**NOTICE** is hereby given that Parker Em-  
bry 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 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.

Test 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.

**NOTICE** is hereby given that W. R. Ad-  
ams 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.

Test, G. M. RAGSDALE, Clerk.

April 20, 1842.—14-4w.

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

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

**NOTICE** is hereby given that William  
Rawles of Tunica county, has been duly 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 can, why  
the decree and certificate of discharge should  
not be granted. G. M. RAGSDALE, cl'k.

April 13th.—14-3m.

Thomas Wilson, compt' of  
vs. Bill for divorce.

Malinda Wilson, def't.

**AFFIDAVIT** having been made before me  
that the defendant Malinda Wilson is not a resi-  
dent of the State of Mississippi, it is ordered that publica-  
tion be made in the Green, a newspaper published in  
Holly Springs for three months, that if said defendant fail  
to plead answer or demur to said bill, that the same will  
be taken for confessed.

A. T. CARUTHERS, Clerk  
of the Circuit Court of Marshall county.

**MEDICAL NOTICE.** There will be a reg-  
ular annual meeting of the Medical Soci-  
ety of North Mississippi, on the first Monday in  
May next, at Holly Springs. All physicians  
are respectfully invited to attend. [April 20,

pear and shew cause, if any they have, why  
the prayer of the said petition should not be  
granted. Test G. M. RAGSDALE, Cl'k.  
May 4th, 1842.—16.

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

In the matter of the petition of Benjamin  
Fitzhugh of Marshall county, to be declared  
a bankrupt and to be discharged from his  
debts.

**NOTICE** is hereby given that Benjamin Fitz-  
hugh of Marshall county has filed his peti-  
tion 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 Mon-  
day 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 peti-  
tion. 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  
granted. Test G. M. RAGSDALE, Clk.

May, 4th, 1842.—16.

**JOHN D. FREEMAN,**

**OF** the firm of "Thatcher & Freeman" of  
Natchez, will hereafter reside at the city of Jackson  
and practice exclusively in the High Court of Errors and  
Appeals, Superior Court of Chancery and in the Circuit  
and District Courts of the United States.

Office in the State Capitol, same as that of the At-  
torney General.

The briefs of attorneys in the distant counties who do  
not practice in the courts at Jackson, will be received, and  
their business attended to on liberal terms.

Jackson, April 6, 1842—13-3m.

R. H. PATTILLO.

A. PEARCE.

**PATTILLO & PEARCE,**

ATTORNEYS AT LAW, HOLLY SPRINGS MISS  
Office on Centre street, South of the Public  
Square. April 26, 1842.

**ROBERT JOSSELYN,**

ATTORNEY AND COUNSELLOR AT LAW.

Holly Springs, Miss.

**WILL** attend the Circuit Court of the 8th  
Judicial District, also the Federal Court  
at Pontotoc and Chancery Court.  
Office up stairs adjoining the Guard Printing Office

**MEDICAL CARD.**

**DR. CLEMENT B. JAMESON**

(Late of Jackson, Tennessee.)

Having permanently located at Holly Springs,  
intends to attend to all calls for him  
in his professional and private duties, and  
faithful attention to his professional duties, and  
all experience of long years, devoted to a heavy  
and laborious practice, will merit liberal share  
of public patronage. His charges shall be  
moderate.

His office at the Drug Store of L. Coss &  
Co. where he may always be found except  
when absent on professional business.  
Holly Springs, Ms., March 16, 1842.