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. May 31, 1842.-20.-4w.

The district Court of the United States for the Northern District of Mississippi. In the matter of the petition of Robt. H. Rivers of Marshall county, to be declared a Bankrupt and to be discharged from his debts.

OTICE is hereby given, that Robt. II. Rivers of the county of Marshall 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 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 here appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

Test. G. M. RAGSDALE, CI'k. May 31-20-4w.

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 dehts. 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. B. 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 for the Northern District of Mississippi.

in the matter of the petition of Nathaniel G. Butler & David McCullum of Marshall county, to be clared a Bankrupt and to be discharged from his debts.

Notice is hereby given that Nathaniel G. Butler and David McCullum of Marshall county has filed their perition 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 am 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 pellion. All as the time and place for the hearing of said petition. All perons may then a ad there appear and show cause, if not they have, why the prayer of the said petition should any be granted.

G. M.RAGSDALE, Clerk May 3120-4w.

By The U.S. District Court PERSONS desiring to avail themselves of the benefit of the Bankrupt Law in Mississiphi, are required under an existing cats of the pourt, to stephnice with the Glerk, Pifteen Bollars, to pay spat, he, or their petitions will not be received or docketed.

G. M. RAGSDALE. March 5th 1842. -

Later the county to be declared a bankrupt and to be disbe matter of the petition of Charles R. Campbell of

charge i from his debts,

NO ICE is hereby given that Charles R. Campbell of
Lafayette 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
appointment the 2d of July next, at the court room appointing the 2d of July next, at the court room in the town of Aberdeen in this district, as the time and place for the hearing of said perition. 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.

22 Test, G. M. RAGSDALE clerk. G. M. RAGSDALE clerk.

DISTRICT COURT OF THE UNITED STATES. for the Northern district of Mississippi.

In the matter of the petition of John McLellan of Carroll county to be declared a hankrup! and to be discharged from his debts, Office is hereby given that John McLellan of Carroll county, has filed his petition in this court to be declared a hankrupt 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 of July next at the court room in next at the court room in he town of aberdeen in this district, as the time and place for the hearing of said petition. All persons may then and there and appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

22 Test, G. M. RAGSDALE, clerk.

District Court of the United States for the Nor thern district of Mississippi.

In the matter of the petition of Thomas Stanly of DeSoto county, to be declared a bankrupt and to be discharged from his

NOTICE is hereby given, that Thomas Stanly of DeSoto 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 of July 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. 22 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 Joseph Shields of Lafayette county, to be declared a bankrupt, and to bedischarged from his debts.

VOTICE is hereby given that Joseph Shields of Lafayette 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 of July next at the court house in the town of Aberdeen, in this district, 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 petitition should not be granted.

Test, G. M. RAGSDALE, clk.

Certificate of discharge from he act of Congress, in such the act of Congress, in such the act of Congress, in such the provided; and the 4 monday of Aberdeen, has been set for the appear to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause, if any they have, why the prayer to she we cause they have the act of Congress, in such the act of Congress,

ciarea a naukrupi ny an o court, made on the 13th d. 1842, and that the said Jor has applied for a certifica from his debts under the ac such case made and providmonday of September next at A set for the final hearing. A ested may then and there cause, if any they can, why certificate of discharge should 24 Test, -G. M R

District court of the U Northern district of M. In the matter of the peti

us B. Young of Marshall co clared a bankrupt and to be his debts.

JOTICE is hereby given B. Young of Marshall cou ly declared a bankrupt by an c court, made on the 13th day 1842, and that the said Corne has applied for a certificate of his debts under the act of cong made and provided and the 4 Mor next, at Aberdeen, has been hearing. All persons intereste and there appear and shew cat can, why the decree and certifi should not be granted.

24 Test,

District court of the U1

Northern District of M In the matter of the pet Bynum of DeSoto quanty to

bankrupt and to be discharged NOTICE is hereby given that of DeSoto county has been bankrupt by an order of this sa on the 13th day of June, A.D. the said Luke Bynum has appl cate of discharge from his debt of congress in such case made and the 4th monday of September has been set for the final hearin interested may then and there ciause, if any they can, why the tificate of discharge should not b

District Court of the United & District of Mississ

Test.

G. M. R.

In the matter of the petition of Desoto county, to be de rupt and be discharged from NOTICE is hereby given Bradley of Desoto county, has be bankrupt by an order of this st ou the 13th day of June A. that the said A. Bradlev, has