

We believe we are justified in charging that the Democracy design to go before the country in the Presidential canvass of 1872, upon the platform of opposition to...

The Democratic party was committed in 1868 to principles essentially the same as those just named, and, though repeatedly charged with still adhering to them, has never denied the charge.

Again, in the Democratic State of Kentucky the heretofore leading Democratic journal, which has dared to advocate the sinking of the past, and the acceptance of the situation, in good faith, is frowned upon by the party leaders, and is in a fair way to be supplanted as a party organ...

In Missouri, too, where the Democracy pride themselves upon being peculiarly "liberal," the indications point in the same direction. Not long since, in order to test the sincerity of those Missouri Democrats who profess to be opposed to a disturbance of the reconstruction measures, the following resolution was introduced in the House of Representatives of that State:

Resolved, That we, as representatives of the people, will resist all opposition looking toward unsettling or rendering void the Thirteenth, Fourteenth and Fifteenth amendments to the Constitution of the United States, and such opposition emanate from what source it may.

This resolution created great consternation in the camp of the Missouri Democrats. It was evident that, if they were brought to a vote on it, they must show whether their professions of a willingness to accept the situation, were genuine or hypocritical. So they set to work and strangled it with a parliamentary rope, thereby saying as plainly as they could have done by words, that the Democracy of Missouri will not "resist," but will favor "opposition looking to the unsettling and rendering void" the reconstruction measures, the Fifteenth Amendment included.

The Missouri Democrat, commenting on this action, justly observes: "We ask every citizen of the State, who is a friend of the peace and prosperity of the country, to take this action of the Democrats of the Legislature, and this speech of Frank Blair in the Senate, and judge therefrom whether there can now be any other party in this State or the nation than the Republican friends of reconstruction on the one hand, and its Democratic enemies on the other."

Another sign of the times, to the same effect, comes from Georgia. Mr. Linton Stephens, who is recognized as the leader of the Georgia Democracy, recently made a set speech, in which he evidently designed to foreshadow the policy to be pursued by the National Democratic party. The speech was delivered to a large and sympathizing audience in the city of Augusta, and the subject, as announced by Mr. Stephens, was "the preservation of constitutional liberty."

In order to show our readers what Mr. Stephens and the Georgia Democracy understand by a preservation of constitutional liberty, we quote the following significant passage from the speech. We ask them to carefully read it, and ask themselves if they think a party which either tacitly or openly proclaims such sentiments, and entertains such designs, is fit to be restored to power. Hear this representative of the Southern and Northern Democracy:

"But suppose Frank Blair came to me with the New York Democratic platform of 1868, which declares that all these carter-bag governments in the South are usurpations, and I tell you, my friends, that we lost the fight in 1868, not by standing up to that platform, but by backing down from it; for if Seymour had planted himself as firmly upon it as Blair did, we should have been beaten long ago."

"I would say, I will stand by that platform. We will say that these governments in the South are usurpations, and we will say that the Fourteenth and Fifteenth Amendments are null and void; and we will say that the bayonets should be withdrawn, and the Southern States restored to their rightful position. What answer would I make? I would say, 'I join you—sink or swim, live or die, survive or perish, I will unite myself to you with bonds which no power on earth can sever or destroy.'"

The Next Sugar Crop. The New Orleans Picayune says there is every indication that strenuous efforts will be made to increase the production of Louisiana sugar next year. The old planters intend to extend their acreage under sugar, and many will abandon cotton culture and turn their attention to the sweets.

In many parishes planting has already commenced, where the requisite labor has been secured. Very high wages are being paid, so strong is the competition for labor. As we feared, it has been found that the cold spell during the holidays did great injury to the seed cane, and killed a great deal of stable. This will seriously affect the yield of next season, and it is probable that the large increase in the production of this important staple anticipated by the Agricultural Bureau will be deferred.

NEW ADVERTISEMENTS.

85 MEN, WOMEN, BOYS AND GIRLS who engage in our new business make from \$10 to \$100 per day in their own homes. Full particulars and permanent, profitable work, should address at once, GEORGE STUBBS & CO., Portland, Maine.

THE NEW YORK DAY-BOOK—THE CHAMPION OF WHITE SUPREMACY AGAINST THE WORLD.—A FIRST CLASS LIGHT PAPE DEMOCRATIC WEEKLY, established in 1850, 22 pages per week, published by Geo. W. F. Felt, No. 107 Broadway, New York City.

DR. S. S. FITCH'S FAMILY PHYSICIAN; 90 pages; sent by mail free. Teaches how to cure Fevers, Croup, Whooping Cough, etc., and destruction of the reconstruction measures, including the Fifteenth Amendment. Among the grounds for this opinion, we will specify the following:

Uncle Josh's Trunk Full of Fun. A Portfolio of first-class Wit and Humor, containing the richest Comic Stories, Fun, Satire, Rib-ticking Jokes, Humorous Poetry, Quaint Parables, Burlesque Sermons, New Conundrums and Miscellaneous Amusements, etc. etc. etc. Illustrated with Curious Puzzles, Amusing Card Tricks, Feats of Parlor Magic, and nearly 200 Funny Engravings. Price 15c. Sent by mail, postage paid, to any part of the United States, on receipt of price. DICK & FITZGERALD, Publishers, 15 Astor Street, New York.

Illustrated and Descriptive Catalogue of Flower and Vegetable Seeds, and Summer Flowering Bulbs. For 1871. Will be ready for mailing by the middle of January, notwithstanding our great loss of type, paper, engravings, etc., which destroyed the job printing office of the Rochester Democrat and Chronicle, 24th December, 1870. It will be printed on the best quality of paper, and the illustrations will be of the most original and beautiful. Price 15c. Sent by mail, postage paid, to any part of the United States, on receipt of price. DICK & FITZGERALD, Publishers, 15 Astor Street, New York.

Our Colored Gumbo for 1871. Will be ready to send out in January. The Chromo and the Gumbo are the most popular and profitable of all the new articles of the season. Price 15c. Sent by mail, postage paid, to any part of the United States, on receipt of price. DICK & FITZGERALD, Publishers, 15 Astor Street, New York.

1870. USE THE "VEGETABLE" 1870. THE GREAT EUROPEAN. Kureika Aluminum Gold Watch Co. Have appointed L. V. DEFOREST & CO., JEWELERS, 40 AND 42 BROADWAY, NEW YORK, SOLE AGENTS FOR THE U.S.

UPHAM'S SEPTIC POWDER—Removes impurities from the blood, and restores the system to its normal state. Sent by mail for \$1.25.

UPHAM'S ASTHMA CURE. Relieves most violent paroxysms in five minutes and cures a permanent cure. Price 50c per bottle.

THE JAPANESE HAIR STAIN. Colors the whiskers and hair a beautiful black or brown. Sent by mail for 75 cents per bottle.

THE WORKING CLASS.—We are now prepared to furnish all classes with constant employment at home, the whole of the time or for the spare moments. Business new, light, and profitable. Persons of either sex easily earn from \$50 to \$75 per week, and a proportionate sum of less.

THE MARRIED LADIES PRIVATE COMPANION contains the desired information. Sent free for two stamps. Address Mrs. H. METZGER, Hanover, Pa.

VOID QUACKS.—A victim of early indiscretion, a causing nervous debility, premature decay, etc., leaving him with every advertised remedy, has a simple means of self-cure, which will send him to his fellow-sufferers. Address J. H. TUTTLE, 75 Nassau Street, New York.

THE GREAT FIRE IN RICHMOND. HERRING'S SAFES. IN THE SPOTSWOOD. \$28,500 IN CURRENCY. The Spotswood, Paper, Silver and Valuables of the Spotswood, Hotel and the Adams and Southern Express Companies are saved in HERRING'S SAFES.

OFFICE OF ADAMS EXPRESS COMPANY. No. 59 BROADWAY, NEW YORK, Dec. 21, 1870.

LETTER FROM J. M. SULLIVAN & CO., Proprietors of the Spotswood, Richmond, Va., Dec. 29, 1870.

MESSRS. HERRING, PARKER & BERMAN—Gents: On the morning of the 25th of February, 1871, we were fortunate enough to have one of your Herring's Patent Chamber Safes, which fell into the cellar among a bureau and a chest of drawers, and was completely destroyed by fire.

HERRING'S PATENT CHAMBER SAFES. The most reliable protection from fire now known.

HERRING'S NEW PATENT CHAMBER BANKERS' SAFES. The best protection against Burglars' Tools.

HERRING'S PATENT CHAMBER SAFES. The most reliable protection from fire now known.

HERRING'S PATENT CHAMBER SAFES. The most reliable protection from fire now known.

HERRING'S PATENT CHAMBER SAFES. The most reliable protection from fire now known.

HERRING'S PATENT CHAMBER SAFES. The most reliable protection from fire now known.

HERRING'S PATENT CHAMBER SAFES. The most reliable protection from fire now known.

SPECIAL NOTICES.

THE PAIN KILLER. The PAIN KILLER is by universal consent allowed to have won for itself a reputation unsurpassed in the history of medical preparations. Its instantaneous effect in the eradication and extinction of Pain in all its various forms incident to the human family, and the unsolicited written and verbal testimony of the masses in its favor, have been, and are its own best advertisements.

The ingredients of the PAIN KILLER, being purely VEGETABLE, render it a perfectly safe and efficacious remedy taken internally, as well as for external applications, when used according to directions. The stain upon linen from its use is readily removed by washing with alcohol.

This Medicine, justly celebrated for the cure of so many of the afflictions incident to the human family, has now been before the public over THIRTY YEARS, and has found its way into almost every corner of the world; and wherever it has been used, the same opinion is expressed of its medical properties.

In any attack, where prompt action upon the system is required, the Pain Killer is invaluable. Its almost instantaneous effect in Relieving Pain is truly extraordinary; and when used according to directions, is true to its name, a PAIN KILLER.

See printed directions, which accompany each bottle. Price 25 cts., 50 cts. and \$1.00 per bottle. Sold by all Druggists. mh-14wim

DIVORCES. Absolute Divorces legally obtained in New York, Indiana, Illinois, and other States, for persons from any State or country, legal everywhere; desertion, drunkenness, non-support, etc., sufficient cause; no publicity. No charge until divorce is obtained. Address, Moore & Richardson, 150 Broadway, New York City.

MOORE & RICHARDSON, Counselors at Law. de 30-ly 150 Broadway, New York City.

BANKRUPT NOTICES. In the District Court of the United States for the District of Virginia. In the matter of John Rogers, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, Wm. H. Alderdice, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of John Rogers, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of R. K. Chandler, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, R. K. Chandler, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of R. K. Chandler, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of John Rogers, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, Wm. H. Alderdice, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of John Rogers, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of R. K. Chandler, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, R. K. Chandler, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of R. K. Chandler, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of John Rogers, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, Wm. H. Alderdice, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of John Rogers, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of R. K. Chandler, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, R. K. Chandler, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of R. K. Chandler, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of John Rogers, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, Wm. H. Alderdice, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of John Rogers, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of R. K. Chandler, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, R. K. Chandler, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of R. K. Chandler, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of John Rogers, bankrupt—in bankruptcy.

TO WHOM IT MAY CONCERN.—The undersigned, Wm. H. Alderdice, of Richmond city, Va., hereby gives notice of his appointment as assignee of the estate of John Rogers, of said district, who was on the 27th of September, 1870, adjudged a bankrupt upon his own petition by the District Court of said district, in and for said district, dated at Bedford city, Va., Feb. 7, 1871.

IN THE DISTRICT COURT OF THE UNITED STATES, for the District of Virginia. In the matter of R. K. Chandler, bankrupt—in bankruptcy.

BANKRUPT NOTICES.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Thomas H. Pollock, of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

BANKRUPT NOTICES.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at 10 o'clock A. M.

THIS IS TO GIVE NOTICE: That on the 27th day of January, 1871, a warrant in bankruptcy was issued against the estate of Wm. D. Reiter, Jr., of Henrico county, and State of Virginia, who has been adjudged a bankrupt on his own petition.—That the payment of any debts, and the delivery of any property belonging to said bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law.—That a meeting of the creditors of said bankrupt, to prove their debts, and choose one or more assignees of his estate, will be held at a Court of Bankruptcy, to be held at Richmond, Va., before W. W. Forbes, Esq., Register, on the 27th day of February, 1871, at