

THE EVENING HEARTSTONE. Gladly now we gather round it. For the tolling of the bell. And the gray and solemn twilight. Follows down the golden sun.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A Proclamation.

Whereas, by an act of Congress entitled "An act to enforce the provisions of the fourteenth amendment to the Constitution of the United States, and for other purposes," approved the twentieth day of April, Anno Domini one thousand eight hundred and seventy-one, power is given to the President of the United States, when, in his judgment, the public safety shall require it, to suspend the privileges of the writ of habeas corpus in any State or part of a State, whenever combinations and conspiracies exist in such State or part of a State for the purpose of depriving any portion or class of the people of such State of the rights, privileges, immunities and protection named in the Constitution of the United States, and secured by the act of Congress aforesaid; and whenever such combinations and conspiracies do so obstruct and hinder the execution of the laws of any such State, and of the United States, as to deprive the people aforesaid of the rights, privileges, immunities and protection aforesaid, and do oppose and obstruct the laws of the United States and their due execution, and impede and obstruct the due course of justice under the same, and whenever such combinations and conspiracies are so numerous and powerful as to be able by violence either to overthrow or to set at defiance the constituted authorities of said State and of the United States within such State; and whenever, by reason of said causes, the conviction of such offenders and the preservation of the public peace shall become in such State or part of a State impracticable; and whereas such unlawful combinations and conspiracies for the purposes aforesaid are declared by the act of Congress aforesaid to be rebellion against the government of the United States;

And whereas said act of Congress it is provided that before the President shall suspend the privileges of the writ of habeas corpus, he shall first have made proclamation commanding such insurgents to disperse; and whereas, on the 12th day of the present month of October, the President of the United States did issue his proclamation, reciting therein, among other things, that such combinations and conspiracies do then exist in the counties of Spartanburg, York, Marion, Chester, Laurens, Newberry, Fairfield, Lancaster and Chesterfield, in the State of South Carolina, and commanding thereby all persons composing such unlawful combinations and conspiracies to disperse and retire peacefully to their homes within five days from the date thereof; and whereas the instruments engaged in such unlawful combinations and conspiracies in the counties aforesaid have not dispersed and retired peacefully to their respective homes, and have not delivered to the marshal of the United States, or to any of his deputies, or to any military officer of the United States within said counties, all arms, ammunition, uniforms, disguises and all implements used, kept, possessed or controlled by them for carrying out the unlawful purposes for which the said combinations and conspiracies are organized; and do still persist in the unlawful combinations and conspiracies aforesaid;

Now, therefore, I, Ulysses S. Grant, President of the United States of America, by virtue of the authority vested in me by the Constitution of the United States, and the act of Congress aforesaid, do hereby declare that, in the public safety especially requires that the privileges of the writ of habeas corpus be suspended to the end that such rebellion may be overthrown, and do hereby suspend the privileges of the writ of habeas corpus within the counties of Spartanburg, York, Marion, Chester, Laurens, Newberry, Fairfield, Lancaster, and Chesterfield, in said State of South Carolina, in the absence of any reasonable elucidation of the mystery, have arrived at the conclusion that visitors from the unseen world have been induced to undertake the ornamentation and improvement of their property.

FINANCIAL AND COMMERCIAL.

DAILY STATE JOURNAL OFFICE.

NEW YORK, OCTOBER 20, 1871. Stocks dull and weak. Money firm at 12 1/2. Government dull and weak. Money firm at 100. Short bonds dull and steady. Exchange long 8 1/2. State 7 1/2.

Richmond Grain Market.

CORN AND FLOUR EXCHANGE. WHEAT—White, 162 1/2 bushels. Red, 20 1/2 do. CORN—White, 4 1/2 bushels. Yellow, 2 1/2 bushels. OATS—36 1/2 bushels. RYE—35 bushels. FLOUR—12 1/2 barrels.

Probable suicide of a Washington Lady.

Yesterday evening intelligence was received in this city of a mysterious affair which occurred in Hampton Roads Wednesday night, the details of which warrant the belief that a young lady from Washington city had been driven by insanity or some other cause to a suicidal end.

Mysterious Disappearance.

By the President: U. S. GRANT, J. C. Bancroft Davis, Acting Secretary of State.

ASSIGNEE SALES.

ASSIGNEE'S SALE OF VALUABLE REAL AND PERSONAL ESTATE AT CLOVER DEPOT, ON THE RICHMOND AND DANVILLE R. R., IN THE COUNTY OF HALIFAX, VIRGINIA.

The undersigned, assignee in bankruptcy of Martin L. Harvey, bankrupt, will sell on the premises, to wit: On the highest bidder, on FRIDAY, THE 10TH DAY OF NOV' 1871, the following real and personal estate surrendered by said Harvey in bankruptcy, to wit:

A VALUABLE LOT

Immediately in the town of Clover, of about four acres, on which is situated a very desirable dwelling-house, with kitchen, smoke-house, stable and other out-buildings—all new and in excellent repair.

A LOT OF TWENTY ACRES OF LAND

Immediately in and around Clover, on which is a large and very valuable innery, with all necessary buildings, and about one hundred and twenty acres of land, with a very extensive and profitable business on a very extensive scale. There is on this property a valuable brick mill and steam engine, with saw power, and about one hundred acres of land, which will be sold at the same time. This property cost not less than \$8,000 since the war, and the dwelling-house and lot cost about \$3,000.

THE HOUSEHOLD AND KITCHEN FURNITURE

of said houses and a lot of merchandise, consisting of dry goods, shoes, notions, hats, &c., estimated to be worth about one hundred dollars.

TERMS—For Personal Property.—For sums of \$50 and under, cash; for all sums over \$50, negotiable notes at ninety days, well endorsed.

For Real Estate.—One-fourth of the purchase money, cash; and the balance on a credit of 6, 12 and 18 months, purchaser giving bonds for the deferred payments, with ample personal security, carrying interest at 6 per cent. All notes retained until the whole of the purchase money is paid.

Assignee in Bankruptcy of M. L. Harvey, J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

THREE HUNDRED AND FORTY-SEVEN ACRES OF LAND IN CHESTERFIELD COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, of August 12th, 1869, in the matter of Geo. W. Webb, bankrupt, I will sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond, the interest of Wm. G. Webb in

347 ACRES OF LAND in Chesterfield county, about 7 miles from Manchester, being the interest of the said Webb in a full description of this property will be given on day of sale.

TERMS—One-third cash; the balance on a credit of 6 and 12 months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

21 1/2 ACRES OF LAND IN NORTHUMBERLAND COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, dated August 17th, 1869, in the matter of Geo. W. Burton, bankrupt, I shall sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond, A TRACT OF LAND in Northumberland county, containing

EIGHTY-TWO AND ONE-SEVENTH ACRES, with frame dwelling thereon. Particulars on day of sale.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

FOUR TRACTS OF LAND IN WESTMORELAND COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, dated August 17th, 1869, in the matter of B. S. English, bankrupt, I shall sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond, the following described property:

ONE TRACT OF LAND in Westmoreland co., containing 62 acres, with some improvements, adjoining the lands of S. K. Swift, Dr. W. N. Jett and others.

ONE TRACT OF 41 acres, all wood land, adjoining the lands of Wm. King's estate, Jordan Sewell and others.

ONE-SIXTH INTEREST in a tract of 13 acres of land, belonging to the estate of James English, dec'd., adjoining the lands of R. J. Hogan, John Lewis, and others.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

HOUSE AND ONE ACRE OF LAND IN URBANNA, MIDDLESEX CO., VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, dated August 17th, 1869, in the matter of James C. Kenningham, bankrupt, I shall sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond,

ONE TRACT OF LAND in Urbanna, Middlesex county, together with one acre of land attached.

Particulars on day of sale.

TERMS—One-third cash; the balance on a credit of 6 and 12 months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

HOUSE AND ONE ACRE OF LAND IN NORTONVILLE, ALBEMARLE COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, of August 22nd, 1869, in the matter of Willis Dunn, bankrupt, I will sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond,

ONE ACRE OF LAND attached, being in the village of Nortonville, Albemarle county.

A full description of this property will be given on day of sale.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

HOUSE AND ONE ACRE OF LAND IN NORTONVILLE, ALBEMARLE COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, of August 22nd, 1869, in the matter of Willis Dunn, bankrupt, I will sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond,

ONE ACRE OF LAND attached, being in the village of Nortonville, Albemarle county.

A full description of this property will be given on day of sale.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE SALES.

ASSIGNEE'S SALE OF VALUABLE REAL AND PERSONAL ESTATE AT CLOVER DEPOT, ON THE RICHMOND AND DANVILLE R. R., IN THE COUNTY OF HALIFAX, VIRGINIA.

The undersigned, assignee in bankruptcy of Martin L. Harvey, bankrupt, will sell on the premises, to wit: On the highest bidder, on FRIDAY, THE 10TH DAY OF NOV' 1871, the following real and personal estate surrendered by said Harvey in bankruptcy, to wit:

A VALUABLE LOT

Immediately in the town of Clover, of about four acres, on which is situated a very desirable dwelling-house, with kitchen, smoke-house, stable and other out-buildings—all new and in excellent repair.

A LOT OF TWENTY ACRES OF LAND

Immediately in and around Clover, on which is a large and very valuable innery, with all necessary buildings, and about one hundred and twenty acres of land, with a very extensive and profitable business on a very extensive scale. There is on this property a valuable brick mill and steam engine, with saw power, and about one hundred acres of land, which will be sold at the same time. This property cost not less than \$8,000 since the war, and the dwelling-house and lot cost about \$3,000.

THE HOUSEHOLD AND KITCHEN FURNITURE

of said houses and a lot of merchandise, consisting of dry goods, shoes, notions, hats, &c., estimated to be worth about one hundred dollars.

TERMS—For Personal Property.—For sums of \$50 and under, cash; for all sums over \$50, negotiable notes at ninety days, well endorsed.

For Real Estate.—One-fourth of the purchase money, cash; and the balance on a credit of 6, 12 and 18 months, purchaser giving bonds for the deferred payments, with ample personal security, carrying interest at 6 per cent. All notes retained until the whole of the purchase money is paid.

Assignee in Bankruptcy of M. L. Harvey, J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

THREE HUNDRED AND FORTY-SEVEN ACRES OF LAND IN CHESTERFIELD COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, of August 12th, 1869, in the matter of Geo. W. Webb, bankrupt, I will sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond, the interest of Wm. G. Webb in

347 ACRES OF LAND in Chesterfield county, about 7 miles from Manchester, being the interest of the said Webb in a full description of this property will be given on day of sale.

TERMS—One-third cash; the balance on a credit of 6 and 12 months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

21 1/2 ACRES OF LAND IN NORTHUMBERLAND COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, dated August 17th, 1869, in the matter of Geo. W. Burton, bankrupt, I shall sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond, A TRACT OF LAND in Northumberland county, containing

EIGHTY-TWO AND ONE-SEVENTH ACRES, with frame dwelling thereon. Particulars on day of sale.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

FOUR TRACTS OF LAND IN WESTMORELAND COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, dated August 17th, 1869, in the matter of B. S. English, bankrupt, I shall sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond, the following described property:

ONE TRACT OF LAND in Westmoreland co., containing 62 acres, with some improvements, adjoining the lands of S. K. Swift, Dr. W. N. Jett and others.

ONE TRACT OF 41 acres, all wood land, adjoining the lands of Wm. King's estate, Jordan Sewell and others.

ONE-SIXTH INTEREST in a tract of 13 acres of land, belonging to the estate of James English, dec'd., adjoining the lands of R. J. Hogan, John Lewis, and others.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

HOUSE AND ONE ACRE OF LAND IN URBANNA, MIDDLESEX CO., VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, dated August 17th, 1869, in the matter of James C. Kenningham, bankrupt, I shall sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond,

ONE TRACT OF LAND in Urbanna, Middlesex county, together with one acre of land attached.

Particulars on day of sale.

TERMS—One-third cash; the balance on a credit of 6 and 12 months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

ASSIGNEE'S SALE

HOUSE AND ONE ACRE OF LAND IN NORTONVILLE, ALBEMARLE COUNTY, VA. AT AUCTION.

In compliance with a decree of the U. S. District Court for the District of Virginia, of August 22nd, 1869, in the matter of Willis Dunn, bankrupt, I will sell at auction, on

SATURDAY, NOVEMBER 4th, 1871, at 12 o'clock M., in front of the U. S. Court-House, in the city of Richmond,

ONE ACRE OF LAND attached, being in the village of Nortonville, Albemarle county.

A full description of this property will be given on day of sale.

TERMS—One-third cash; the balance on a credit of six and twelve months, the purchaser to give notes, with interest added from day of sale, for the deferred payments, the title to be retained by the assignee until said notes are paid.

J. AMBLER SMITH, Assignee.

BANKRUPT NOTICES.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of Apollis Boutwell, bankrupt—To Whom It May Concern—The undersigned, Emmet Crump, of Richmond city, Virginia, hereby gives notice of his appointment as assignee of the estate of Apollis Boutwell, of Caroline county, in said district, who was on the 18th day of September, A. D. 1871, adjudged a bankrupt on his own petition by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w EMMET CRUMP, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of John W. Nunn, bankrupt—To Whom It May Concern—The undersigned, Emmet Crump, of Richmond city, Virginia, hereby gives notice of his appointment as assignee of the estate of John W. Nunn, of Louisa county, in said district, who was on the 24th day of September, 1871, adjudged a bankrupt on his own petition by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w EMMET CRUMP, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of A. B. Prentiss, bankrupt—To Whom It May Concern—The undersigned, Emmet Crump, of Richmond city, Virginia, hereby gives notice of his appointment as assignee of the estate of A. B. Prentiss, of Dinwiddie county, in said district, who was on the 24th day of September, 1871, adjudged a bankrupt on his own petition by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w EMMET CRUMP, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of P. Keenan et als vs. W. J. Cussen, bankrupt—in bankruptcy.

To Whom It May Concern—The undersigned, Emmet Crump, of Richmond city, Virginia, hereby gives notice of his appointment as assignee of the estate of P. Keenan et als vs. W. J. Cussen, in said district, who was, on the 6th day of September, 1871, adjudged a bankrupt on the petition of P. Keenan et als by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w EMMET CRUMP, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of J. Younger Martin, bankrupt—To Whom It May Concern—The undersigned, John Washington, of Caroline county, and Jacob Cohn of Richmond city, Va., hereby give notice of their appointment as assignees of the estate of J. Y. Martin, of Caroline county, in said district, who was on the 18th day of September, 1871, adjudged a bankrupt on his own petition by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w JOHN WASHINGTON, JACOB COHN, Assignees.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of William H. Wright, bankrupt—in bankruptcy.

To Whom It May Concern—The undersigned, John Washington, of Caroline county, and Jacob Cohn of Richmond city, Va., hereby give notice of their appointment as assignees of the estate of Wm. H. Wright, of Caroline county, in said district, who was, on the 16th day of September, A. D. 1871, adjudged a bankrupt on his own petition by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w JOHN WASHINGTON, JACOB COHN, Assignees.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of George R. Davis, bankrupt—in bankruptcy.

To Whom It May Concern—The undersigned, J. A. Smith, of Richmond, hereby gives notice of his appointment as assignee of the estate of George R. Davis, of Prince Edward co., in said district, who was on the 19th day of Sept. 1871, adjudged a bankrupt on his own petition by the District Court of said district.

Dated Richmond, October 12, 1871. oc 13—F3w J. A. SMITH, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of J. R. Manahan vs. J. D. & A. F. Mosby, bankrupts—in bankruptcy.

To Whom It May Concern—The undersigned, Francis T. Isbell, of Richmond city, Virginia, hereby gives notice of his appointment as assignee of the estate of J. R. Manahan vs. J. D. & A. F. Mosby, in said district, who were, on the 15th day of July, 1871, declared a bankrupt on the petition of S. C. Hunt et als by the District Court of said district.

Dated Richmond, October 12th, 1871. oc 13—F3w FRANCIS T. ISBELL, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of S. C. Hunt et als vs. J. H. McNeir, bankrupt—in bankruptcy.

To Whom It May Concern—The undersigned, Robert Lecky, of Richmond city, Virginia, hereby gives notice of his appointment as assignee of the estate of S. C. Hunt et als vs. J. H. McNeir, in said district, who was, on the 15th day of July, 1871, declared a bankrupt on the petition of S. C. Hunt et als by the District Court of said district.

Dated Richmond, October 12th, 1871. oc 13—F3w ROBERT LECKY, Assignee.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of John B. Cooper vs. Sampson Jones, bankrupt—in bankruptcy.

To Whom It May Concern—A petition has been filed in the District Court for the Eastern District of Virginia, on the 12th day of October, 1871, in the matter of John B. Cooper vs. Sampson Jones, in said district, who has been heretofore duly declared bankrupt under the act of Congress, and the court has established a more uniform system of bankruptcy throughout the United States, approved March 2d, 1867, for a discharge and certificate thereof from all his debts and other claims provable under said act, and that the 24th day of October, 1871, at 10 o'clock M., before Wm. Forbes, one of the registers of said court, in bankruptcy, is the time and place assigned for the hearing of the said petition, and where you may attend and show cause, if any you have, why the prayer of the said petition should not be granted.

You are also hereby notified, that the second and third meetings of the creditors of said bankrupt will be held at the same time and place.

W. W. FORBES, Register in Bankruptcy for the Eastern District of Va.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of Joseph H. Shelton, bankrupt—in bankruptcy.

To Whom It May Concern—A petition has been filed in the District Court for the Eastern District of Virginia, on the 10th day of August, 1871, in the matter of Joseph H. Shelton, in said district, who has been heretofore duly declared bankrupt under the act of Congress, and the court has established a more uniform system of bankruptcy throughout the United States, approved March 2d, 1867, for a discharge and certificate thereof from all his debts and other claims provable under said act, and that the 24th day of October, 1871, at 10 o'clock M., before Wm. Forbes, one of the registers of said court, in bankruptcy, is the time and place assigned for the hearing of the said petition, and where you may attend and show cause, if any you have, why the prayer of the said petition should not be granted.

You are also hereby notified, that the second and third meetings of the creditors of said bankrupt will be held at the same time and place.

W. W. FORBES, Register in Bankruptcy for the Eastern District of Va.

THE DISTRICT COURT OF THE UNITED STATES FOR THE EASTERN DISTRICT OF VIRGINIA.

In the matter of Stephen T. Rogers, bankrupt—in bankruptcy.