

Case No. 460.

ANONYMOUS.

{1. N. B. R. (1867,) 219, (Quarto, 1.)}

District Court, S. D. New York.

BANKRUPTCY—DISCHARGE—CREDITORS' MEETINGS.

{In bankruptcy. On the register's certificate requesting an answer to the following question:}

"Suppose the 2d and 3d meetings of creditors have not been held, and no assets come into the hands of the assignee, and that after the expiration of three months from the date of adjudication, the bankrupt applies for his discharge; need the notices make any mention of the 2d and 3d meetings of creditors, or need there be any such?" T. B. Gates, Register.

BLATCHFORD, District Judge. If the bankrupt does not apply for his discharge within 3 months from the date of his being adjudged a bankrupt, the notice need say nothing about the 2d or 3d meetings of creditors. These meetings will then be left to be regulated by the provisions of sections 27 and 28 of the act, {Act March 2, 1867; 14 Stat. 517, c. 176.}