

IN RE TAYLOR ET AL.

{1 Wkly. Notes Cas. 16.}

District Court, E. D. Pennsylvania. Oct. 1, 1874.

BANKRUPTCY—AMENDED ACT—EFFECT ON
PENDING PROCEEDINGS—READJUDICATION.

Adjudication under section 12, Act 1874 [18 Stat. 182], when
petition filed before act.

{In the matter of William N. Taylor & Co.,
bankrupts.}

A petition for adjudication was filed in this case
previous to the passage of the amendments of June
22, 1874. An adjudication was not had, however,
thereon, until subsequent thereto, section 12 of said
amendment being retrospective. A petition signed by
the requisite amount in number and value of their
creditors was filed, praying the court to make such
order of confirmation or adjudication as would validate
such proceedings.

Mr. Cleeman, for petitioning creditors.

THE COURT vacated the warrant heretofore
issued, and newly adjudged said firm bankrupts, and
ordered the issuing of a new order of adjudication.

TAYLOR, In re. See Case No. 11,977.

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