e came in two full lengths ahead. of the four miles was seven mivo and a half seconds-or by f the watches, 7 min. 33 sec. seconds better than the time in d Eclipse and Henry heat, and ur miles ever done in the world. I heat was done in 7 minutes 45 hion keeping the lead in the two In the third mile Boston made come in two lengths ahead, but put to her work in the fourth g in about fifteen 'yards ahead. rs of Boston have, however, the of knowing that no other horse 1 can come near him, and that on was beaten by Fashion, he nself in the struggle.

re at least fifty thousand people e, and an immense excitement in the race. Both horses were r, but Boston, the winner of begins to look old. His backtheir loss with great composure ortsmen.-This race, it will be , was produced by a challenge onel W. R. Johnson, the "Nae Turl," and James Long, the loston, last fall, after Fashion d him on the Camden Course. ze was accepted by the friends of is owned by William Gibbons Morris County, N. J., (where 1), on the 30th of November, and deposited in the hands of J Presq., President of the New York b. The whole purse, \$20,000 York money, was put up on rnoon, and all the preliminaries e sum on the part of Fashion y a club of her backers, consisttwenty or thirty gentlemen, n are the present proprietors of

Brother Jonathan.

RICULTURAL INCIDENT. s since a certain gentleman of this has been somewhat distinguished ts in the way of impounding the cat-, hogs and horses of his neighbors, iscerned from his residence on the f the Merrimack a cow in his field bank. He had vowed reugeance aow, and with the more heartiness in belonged to one Davis, a radical in was excitement iu a momen ? Prepimmediately made for the capture of rick, the hired man, was required to man in the enterprise. They made the invaded territory, the distance of

When they arrived upon the ground as there. Could the gentlman have tone for the offending, radical cow! breachy, cunning beast, " and he had concealed herself at his approach search he and Patrick found a create of the low pitch one trees. Two as: I'll fix you now, "he exultingly-He and Patrick immediately drove it and started for the pound at the Wes: four miles distante Various incidents the first part of the way. The crea-

pression on the system by their searching influ. ence, and eradicating this most distressing malaady from the system in, a speedy and effectual man-

People throughout the western country may depend that they never had any remedy offered them so effectual and contain as these Pills. It is expected that counterfaiters will make attempts upon them. They cannot be genuine without the name of Comstock & Co., who re the only whole-salers of them. Terms of sale are positively this, Casif, but if they do not effect a cure, the money will by refunded back to the purchaser. may 31-20. CAGE & CO., Agents.

\$50 REWARD.

N Monday night, 16th May, I had 6 negroes Stolen from my plantation in Lafayette county Miss. I have got my negroes; but the regue made his escape. From information he is about 5 feet 7 or 8 inches high, dark complected, with Black hair. Pretends to be a Phrenologist, calls his name McClure. I will pay \$50 reward for his apprehension in the jail at Holly Springs or Oxford, so the law can take its course.

R. B. HOUSTON. Oxford, May 24th, 1842.-19-tf.

MR Esitor:—I saw in your paper of the 24th of May inst. a reward of \$50 for my apprehe nsion, by a man by the name of R. B. Houston. of Lafayette County, Miss, for stealing 6 negroes from him, the said Houston, on the 16th instant.

I have surrendered myself to the proper authorities; they have examined the charges prefered against me by said Houston, and discharged me. I have evidence sufficient in my possession to prove myself clear and guiltless before any court on Earth.

The rightful owner of the negroes is now in Mount Pleasant, Marshal county. I acted through motives of benevolence in order to assist a friendless and lone female. The charge is false and groundless JAMES'S McCLURE.

May 26th 1842.

The most of us were present on the trial before 'he court of inquiry, and from the' testimeny, we believe the occused is wholy innocent and guiltless of the charge. We further believe that the accused was actuated by pure benevolence, and is deserving all praise for the manner in which he acted in the matter.

T. J. Pearson, J. W. Dismukes W. L. Anthony, Thomas M Sims, L. I. Langston, Wm Patrick W. C. Mclendon, B G Laurence, S. S. Fitzpatrick, H. McBride, G. W. Gray E. McCoy, John Nunery. R. S. Jones, J. C. Barrett, W. D. Crooks, V. N. Garison, G. L. Killgore, W. T. Killgore. Marsalai county, May 31, 1842.

William Westbrook com't. Bill for divs. Nancy Jane Westbrook, def't.)

FFIDAVIT havig been made and filed that the defendant, Nancy Jane Westbrook, is not a resident of the State of Mississippi. It is therefore ordered, that, publication be made in the 'Guard,' a newspaper published is Holly Spring for three months, that if said defendant fail to plead / a newer or demur, to said will, that the same will be taken for confessed

A TO CARUTHERS Clerk of the Circuit Court of marchall dunty. May 31, 1842 20 3 con me have me.

refractory. Patrick got run over in Ponics Cacour County April Teer 1842.

For the twortnern district of Mississippi. In the matter of the petition of Bluford

Henderson, to be declared a bankrupt and to be discharged from his debts.

NOTICE is hereby given that Bluford Henderson of Marshall county, has filed his petition in this court to be declared a bankrupt and to be discharged. ed from his debts under the act of congress in such ease made and provided; and that an order has been duly entered in this court appointing the att. Monday of June next at the court room in the town of Aberdeen in the district, as the time and place for the hearing of mid per tition. 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.

20 Test. .G. M. RAGSDALE, cl'k.

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 deged from his debts 11 https://www.

TOTIOE is hereby given, that Robt. H. Rivers of the county of the relation 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 pention. 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 District Court of the United States) for the Northern District of Mississippi of In the matter of the petition of Nethaniel & Butler & David McCullism of Marshall wounty to be clared a Bankrupt and the be discharged from his debts.

Notice is hereby given that Nathaniel & Butlemane Daild McCullum of Marshall county has filed their petition in this court to be declared a Bankrupt, and to be discharged rom his debts, under the set of Cases in seen case made and provided and that an order has been dust entered in this court, appointing the 1st Moorley of most next, at the Court Room in the town of Aberdeen in this District, as the time and place for the hearing of sid petition. All perous may then a nd there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

Test. be granted.

G. M.RACSDALE COM Test, May 3120 -- 4w. suil ob 3

District court of the United States, Northern district of Mississippi.

In the matter of the petition of Edmund H. v. hitfield of Marshall county to the declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given that Edmund H. Whitheld of Marshall county, has been du ly declared a bankrupt by an order of this said court, made on the 18th day of, April, a. p. 1842, and that the said Edmund II. Whitfield has applied for a certificate of discharge from his debts under the act of congress to such case madeland provided; and the Sc Monday of July next, at Aberdeen, has been set for the final hearing. All persons to terested may then and and there appear and shew cause, if any they can, why the decree and certificate of discharge should not be granted.

South Smill in brilles

Agreed the Manufactured Agreement the bearings