

Congress the right to in-  
States Bank with power  
lish offices of discount and  
veral States of this Union  
their consent; a principle to  
ays heretofore been oppos-  
never obtain my sanction.  
other considerations grow-  
er provisions, I return it to  
ich it originated with these  
its approval.

JOHN TYLER.  
Aug. 16, 1841.

of the Baltimore Patriot.  
ASHINGTON, Aug. 16, 1841.  
E.—THE BANK BILL.  
cussion at 12 o'clock, the  
of the President appeared  
House with the Fiscal Bank  
nd the message of the Pres-  
ce of the secretary excited  
nd a breathless silence fol-

was placed in the hands of  
the Senate, and the Land  
table, when a new order of  
dly succeeded.

disposition on the part of  
e of the audience to give de-  
approbation or disapproba-  
e of the President, when Mr  
feelings of immense excite-  
aloud that he had come to  
morning expecting that the  
United States would be in-  
uffians. I knew he would,  
I felt it. I told my friends  
just as I expected—just as I  
B. concluded with a motion  
nder.

ined with Mr. Benton in a  
of the insult. He did not  
ut supposed they had been

nd the Senator from Mo. to  
tion. He was sure that he  
ses, and many Senators a-  
heard none. He begged  
they had been heard the  
content with the expression  
e part of the Senate which  
If there had been hisses,  
demonstrations of approval

he had heard both the ap-  
sent of disapproval. He  
have been much more or  
not been interrupted.  
said they did not hear the  
ton said in reply, "I had  
came here to-day expecting

to reconsider the bill from the President.—  
In the meantime, I move that the bill be laid  
upon the table, and that the message accom-  
panying it be printed.

Mr King moved the printing of 6000 ex-  
tra copies of the message which was ordered  
The Senate on motion of Mr Rives then  
went into executive session.

### Dargan & Walter

ATTORNEYS AT LAW.

WILL practice in the 8th Judicial District,  
the counties of Tippah and Pontotoc, the  
Chancery Court at Oxford, the High Court of Errors  
and Appeals at Jackson, and the Federal court at  
Pontotoc

Office at Holly Springs, Mississippi.

EXECUTOR'S NOTICE.—Notice is hereby  
given, that on the 23d day of November,  
1841, the Probate court of Marshall county, State  
of Mississippi, granted letters testamentary to the  
undersigned as executor of the last will and testa-  
ment of James D. Marr, dec'd, and he was then by  
said court duly qualified as such executor. All  
persons having claims against the estate of said  
James D. Marr, are hereby required to exhibit the  
same to the undersigned within the time limited  
by law, or the same will be barred.

ISAAC R. MARR, Ex'r.

Aug. 6, 1841—18-6t.

### NOTICE.

THE undersigned, administrator of the estate  
of Freeman J. Matthews, dec'd, in obedience  
to an order of the Honorable Probate Court of  
Marshall county, State of Mississippi, passed at  
the June Term of said Court, 1841, will offer for  
sale in the town of Hudsonville, in said county,  
on the 18th day of September 1841, at public vendue  
to the highest bidder on a credit of twelve months,  
all the right, title and interest which the said  
Freeman J. Matthews in his lifetime had or which  
his heirs since his death have in and to the follow-  
ing lands and tenements, to wit: Lot No. 31 and  
part of Lot No. 40 in the town of Hudsonville  
aforesaid. Bond with satisfactory security will  
be required of the purchaser or purchasers. Sale  
to commence at 12 o'clock of said day.

CHARLES E. MATTHEWS, Adm'r.

July, 1841.—tds.

NOTICE.—All persons in any manner interest-  
ed in the lands, tenements and hereditaments  
of John B. More, dec'd, will take notice that I  
shall apply to the Probate court of Marshall coun-  
ty, on the first day of the October term, 1841, of  
said court, for an order to sell the following tracts  
and parcels of lands, of which said More died  
seized: to wit: Section 29, section 30, and the  
south half of section 21, except two acres sold to  
a certain person in township 4, range 7, of the Chick-  
saw division, west of the main meridian, and they  
and their heirs, if they have any, who said  
lands shall not be sold in order to a divorce.

L. R. GUY, Ex'r.

August 6, 1841.

OBITUARY FOR MARY A. ROGERS.  
Copy of the celebrated  
water just received and thro-  
Aug. 20.

of Maryland, the opinion of the Supreme Court  
is expressed in the following clear and decid-  
ed language:

"After the most mature deliberation, it is  
the unanimous and deliberate opinion of this  
Court, that the act to incorporate a Bank of  
the United States is a law made in pursuance  
of the provisions of the constitution, and as a  
part of the supreme law of the land."

We hold that public functionaries are  
bound to regard the constitution as expoun-  
ded by the Supreme Court. In the present  
instance, the veto of President Tyler comes  
in direct conflict with Congress, the Supreme  
Court and the known interest and wishes  
of the American people. For twelve years  
they have been struggling against executive  
usurpation; they have beheld this principle  
of Jacksonism, of setting up, party notions  
against their interest until their country is  
brought to penury and want.

Will, or can the President pretend that he  
is acting in accordance with the will of the  
people who placed him in the chair to repre-  
sent them, when he places his veto upon their  
favorite measure, and a measure too, which  
called Congress to assemble and carry out  
We answer emphatically, he cannot. Here  
then we behold him in the unenviable situa-  
tion of holding on to an office, and accompa-  
nating the interest of sixteen of the United  
States to accord with his Virginia notions of  
State-rights.

John Tyler may coalesce with "southern  
chivalry," and embrace the stinking carcass  
of democracy, but the indignation of an in-  
jured people will rest upon his shoulders, un-  
til he is driven from the high station he oc-  
cupies. Hereafter an everlasting scramble  
for power, will be regarded as the only con-  
test suitable for Virginia politicians to en-  
gage in.

The New York Tribune, supposes that  
Miss Mary A. Rogers was violated and mar-  
ried to one of the dens of iniquity in the  
city of New York. The paper also  
supposes that Mr. Rogers, whom Miss  
was engaged to marry, was about her death  
that he was