

gratitude and those obligations of good faith which the direct relation of representative and constituent is so naturally calculated to secure.

We avow before our country and the world that our confidence has been misplaced—we have been cheated and betrayed, a fraud practised upon our dearest rights—a deep wound given to the fidelity of the representative principle and a painful conviction forced upon our minds that with such rulers the rights and interests of the people are as dust of the balance, yea, as nothing when compared with the accomplishment of their ambitious and selfish ends.

We believe the veto power never was conferred to be exercised in cases long and deliberately examined by the people and determined by overwhelming majorities, except in cases of acknowledged and palpable violations of the constitution, and this so far from being of that character has had the imposing sanctions of the great and distinguished men of the country, and masses of the people from Washington down, and in the language of the illustrious Madison is settled by repeated recognitions of all the departments of this government in every shape and manner that an authoritative sanction can be derived.

We cannot be made to regard the vote of the senate of the United States on the question of the Bank Bill as any test of the opinion of the States they represent, when the vote of the people of those States would make it stand 38 to 14 instead of only a majority of 3, upon the last and fullest vote ever given in the United States on any question, but rather as betraying the truth they also are arrayed against the people and the sovereignty of the States on this momentous question.

We hereby pledge ourselves to one another in view of our violated rights, in vindication of the sacred responsibility of representative fidelity and in full confidence of the strength of the offended majesty of the people, to rebuke the flagrant disregard of our rights and wishes in this act of the acting president of the United States, and not to relax in our exertions to convince him and the world that the people of the United States have only to

long fluids that I shall February ple of the te self, to erty of the n part, of nomorable ock of the a large ney," now surer, and of the state ropria per- ve all the an act, en- of uniform roved Aug. , render a place, of all ents, over myself, ac- ny military of the Leak have caus- State to be he City of of August, or of the In- X. 3d. etc. ntinel, An- ng Clarion, graph, will ad forward at Jackson ler deserves of patriots.' ch-traitors, meant. ISITANT. our editori- e caged him g lady,—we nder treat- red; to the rtunate girl; an who ex- ocking spec-

ces L. Morton; all of this county.

Died in this place on Monday the 6th, Martha A. C. youngest child of Dr J. S. and Martha S. Curtis, aged 7 months and 15 days.

On Wednesday 8th, Mrs. Elizabeth Cowan, aged 26 years, Consort of W. H. Cowan of this place.

In Louisville Ky. on the 17th of June last. Mrs Eliza Fox, aged about 50 years, consort of late Lark Fox. Esq. formerly of North Carolina after a lingering illness of 12 months, which she bore with Christian fortitude.

Raleigh papers will please copy.

NOTICE.

STATE OF MISSISSIPPI—Tippah county.

Robert S. Greer vs. Josiah Alexander and Daniel M. Alexander. } Bill in chancery in the circuit court of said county.

BY the order judgment and decree of the honorable the circuit court of said county, sitting in chancery at the March term, 1841, I shall, on Saturday the 25th day of September, 1841, on the premises in said county, expose to public sale for cash, the following piece of land, to wit. the south east quarter of section one, in township four, of range one east. for the purpose of satisfying the complainant the original purchase money due him from said defendants as set out in complainant's bill and decree, and also, all costs in said case. This first day of September, 1841.

HARDY W. STRICKLIN; Clerk & Master of said court.

Sept. 3, 1841. [pr's fee \$5.]

500 BOXES Dr. Champions celebrated Vegetable Ague Pills, a certain cure for the Fever and Ague, just received and for sale at L. CAGE & CO'S Drug store. Holly Springs, June 25

SPICES, &C.

NUTMEGS, Ginger, Mace, Cloves, Cinnamon, Allspice, Pepper, Cayenne, Mustard, Salleratus, Yeast Powders, Indigo, Cider Vinegar, Madder, Turpentine, Soap, just received and for sale at L. CAGE & CO'S Drug store. Holly Springs. June 25

A CARD.

MISS E. T. LYMAN'S School for Young Ladies will be opened on Monday, the 19th instant, in the building a few yards east of Mr. Abel's residence. The number of pupils will be limited to twenty. Holly Springs, July 16, 1841. no15—2w

Berkshire Stock for sale.

THE subscriber has a few pair of the half breed Berkshire Pigs for sale (out of favorite sows) if early application is made, at twenty dollars per pair, or ten for a single Pig. A. GILLIS. Marshall County Miss. Aug. 27,—3m

Notice.

AT a special term of the Probate Court, held in and for the County of Marshall, the State of Mississippi, on the fourth day of June, 1841, letters of Administration on the estate of Thomas Jones, de'cd. late of said County, was duly granted by said Court to the undersigned. All persons hav-

prevent the accu- ges, unless the b these pills and and daily the bit invalids for day: will find the sick- ed from a return sickness change- of health and you There are case effects, that time them down. Bu use no other, an yours. See wrap them.

FRAUDUL

Will be attempt unless it have n the wrapper. Messrs Coms sole wholesale a the neighboring

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NOTICE is the 29th day of will by virtue c him ty Willian Anderson, proc in the Town c county, Miss. a bidder for cash viz. sec. 18, in basis meridian, take place at 12 Deed is recorde Court of Marsh of July, 1839.

Aug. 27-21

L. CA



WOULD im- moved to House, (Craft's.) will keep constat supply of Drugs. Stuffs, Perfumery All of which t prices lower than house in the Sou the preparing and and prescriptions

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COLONGE Oil, Bears Tooth Brushes, ver thimbles. To received and fo L. C