

lawback exceed the amount  
id on either of those articles

it further enacted, That  
d day of February next,  
ce shall not be subjected,  
ns of this act, or any exist-  
payment of higher rates of  
showing, name: on red  
six cents a gallon; white  
cents a gallon, and French  
s in bottles, twenty-two  
rovided, that no higher du-  
under this act, o. any ex-  
red wines of Austria, than  
e by this act, levied on the  
n, when the said wines are

it further enacted, That  
n act to release from duty  
a d actually laid on rail-  
l planes," approved four  
fteen hundred and thirty-  
same is hereby repealed:  
laid, collected, and paid on  
ported a duty of twen-  
d volorem. Pr. ovided, that  
o operate, nor shall such  
on any railroad iron which  
under the provisions of the  
the third day of March.  
and forty-three, and laid  
road or inclined plane, of  
uction has been already  
which shall be necessary to

it further enacted, That  
t contained shall apply to  
vessel bound to any port  
es, actually having left her  
eastward of the Cape of  
yond Cape Horn, prior to  
ust. eighteen hundred and

it further enacted, That  
of laws inconsistent with  
repealed.

JOHN WHITE,  
House of Representatives  
P. L. SOUFHARD,  
of the Senate pro tempore  
11, 1841.  
JOHN TYLER.

al a part of the sixth sec-  
ted "An act to provide for  
Hurry Academy of the U.  
eighteen hundred and thirty  
purposes," passed July se-  
red and thirty-eight.  
ed by the Senate and House  
he United States of America  
ed, That so much of the

strength and durability of the article; and for  
that purpose shall cause purchases of such hemp  
to be made in the different hemp-growing re-  
gions of the Union.

Sec. 2. And be it further resolved, That this  
joint resolution shall be and remain in full force  
for the period of seven years from the passing  
thereof.

Approved, September 11, 1841.

JOINT RESOLUTION making it the duty of  
the Attorney General to examine into the ti-  
tles of the lands or sites for the purpose of  
erecting thereon armories and other public  
works and buildings, and for other purposes.

Resolved by the Senate and House of Repre-  
sentatives of the United States of America in  
Congress assembled That it shall be the duty of  
the Attorney General of the United States to  
examine into the titles of all the lands or sites  
which have been purchased by the United States  
for the purpose of erecting thereon armories,  
arsenals, forts, fortifications, navy yards, custom  
houses, light-houses, or other public buildings of  
any kind whatever, and report his opinion as to  
the validity of the title in each case, to the Pres-  
ident of the United States.

2. Resolved, That it shall be the duty of all  
the officers of the United States having any of  
the papers to property aforesaid in their posses-  
sion, to furnish them forthwith to the Attorney  
General, to aid him in the investigation aforesaid.

3. Resolved. That no public money shall be  
expended upon any site or land hereafter to be  
purchased by the United States for the purposes  
aforesaid, until the written opinion of the Attor-  
ney General shall be had in favor of the validi-  
ty of the title, and also the consent of the Legis-  
lature of the State in which the land or site may  
be shall be given to said purchaser.

4. Resolved. That it shall be the duty of the  
District Attorneys of the United States, upon  
the application of the Attorney General, to fur-  
nish any assistance or information in their pow-  
er in relation to the titles of the public property  
aforesaid lying within their respective districts.

5. Resolved, That it shall be the duty of the  
Secretaries of the Executive Departments, upon  
the application of the Attorney General, to pro-  
cure any additional evidence of title which he  
may deem necessary, and which may not be in  
the possession of the officers of Government;  
the expense of procuring which to be paid out  
of the appropriations made for the contingencies  
of the Departments respectively.

6. Resolved. That it shall be the duty of the  
Secretaries of the Executive Department, res-  
pectively, under whose direction any lands for  
the purposes aforesaid may have been purchas-  
ed, and over which the United States do not pos-  
sess jurisdiction, to apply to the legislatures of  
the States in which the lands are situated, for a  
cession of jurisdiction, and in case of refusal to  
report the same to Congress at the next sessi-  
on of the next session thereof.

Approved, September 11, 1841.

Esq. the present incumbent, is re-elected  
over Robt. Joslyn, by a small majority.

For the legislature, Marshall has elected  
two whigs and two democrats, and the Sen-  
ator a democrat.

POLICEMEN.—1st district, W. T. Car-  
ers is elected; 2d, Andrew Craddock; 3d, Wm.  
Garrett; 4th, H. Pence; 5th, John J. Jowett.

In the DeSoto Senatorial district, Andrew  
Knox. (whig) is elected.

Representatives for DeSoto, Coleman and  
Hancock; both democrats.

Tunica, L. A. Besancon, dem.

McLEOD.—The trial of this notorious dis-  
turber of the pence of our country, has been  
brought to a close in his acquittal. He was  
attended by a guard to the borders of his  
country. The Montreal Courier mentions  
his arrival at that place, where he was cheer-  
ed as he landed and afterwards walked about  
the lion of the day.

Hon. John Forsyth, the secretary of State  
under Mr. Van Buren's administration, died  
at Washington on the 21st ult.

The appointment of Thomas Claiborne (a  
warm loco) by the President, as Marshall for  
the middle district in Tennessee, is creating  
a good deal of excitement in that quarter.

The most important news brought by  
the Columbia, (the latest arrival from Eu-  
rope,) is that Queen Vic was about to pro-  
rogate Parliament till after her "accouchment!"  
Take old England altogether—her corn laws,  
her lord mayors, her babies and her baby  
Queens, and we must all acknowledge that  
she is the greatest humbug yet. "The world  
is governed too much."

The Mississippi Union Bank has made an  
assignment of all its assett to three of its of-  
ficers, as trustees for the benefit of its cred-  
itors.

We regret to find among the deaths from  
yellow fever at Vicksburg, the name of Col.  
Alfred Cox, formerly Senator from the De-  
Soto District.

Wm. Burns, for many years clerk of the  
Federal Court of the State, has resigned, and  
Wm. Brown has been appointed in his place.