Ordinary for leave to sell land, must of for your months. siless in the line of Printing, will on onest attention at the RECORDER OFFI gas (on business) must be post-paid

RamovaL.

Mrs. NANOY JONES, Milliner, Milledgeville.

PECTEULLY informs her friends and epublic generally, that she has REMOV-2 SIOP to the House on Wayne Street, or below Mrs. Huson's Hotel, and near-site the Market Jonse, where she still

Millinery Business.

Brevill at all times keep on hand a variety.

Bonnets and Fancy Articles,
and has now on band LEGHORN and OPEN
STRAW BONNETs of the latest fashion.
December 31

STRAW ROSS...
December 31

RESIGNATA.

THE CUBSCHLER Commonwel his LAW
1 OFFIC Extra month of Explaint rooms
and opposite McComb's Taxton on Way

**Endly opposite McComb's Taxton on Way

***Endly opposite McComb's Taxton of Way

***Endly opposite McComb's Taxton of Way

****Endly op

Law Office.

TATEM OFFICE AND THE MATTER AND THE

Thomas G. Gordon,

Law Office

Cerk's office of the Superior Court

JOHN S BARRY

on, Wilkinson on Jan 14 50—cowst

A Teacher Wenting. Hangnag , gether win the cut that great ere allon, will find the part at Consawda, Aptan

A EL ORE, Chairman

at histoer, at the Ferry set's old stand in Car-Lat.RVFS, PERRIES TIONS belonging to the side JOHN THOMAS, State Comm'r

Lawrenceville Academy.

re reasonable.
By order of the Beard.
A R. SMITH, See ry

Bell Tavern.

Travellers and Boarders.

LAFAYETTE HALL

Mansion House.

MERISSOR ANDROS.

THE undersigned being purchased the entire inverse of Crafton & Scallin the above exhibits benefit inverse of Crafton & Scallin the above exhibits and the above of the company of BEALL & KIMBROUGH. Their houses now open for the recept in of company, one thought the benefit will not under a blad by want.

WM. H. KIME 101 var. 43-131.

Futurin, Dec 23 43-131.

FUUR months after date, application with the future court of Twiggs country, when sitting for ordinary papeas, for leave to sell the real estate of William Powell, dec'd.

THOS. DOZIER, Adm'r.

Sen: mber 18

September 18

FOR SALE,

A LIKELY Negro GERE, about 16 years

A old. Apply at the Recorder Office.

Milledgruid, Annary 7 49-41

*EOR, 14, Newton commy —Timms I. Tho

*Timmson, of Comm Over Sturre, rolls before

*Societa Daviers, both, one "HISN'17 30MHz.

*Timmson, of Comm Over Sturre, rolls before

*Societa Daviers, both, one "HISN'17 30MHz.

*Timmson, of Comm Over Sturre, rolls before

*Societa Daviers, both, one "HISN'17 30MHz.

*Timmson, one "HISN'17 30MHz

December 8, 1827 MAYO, Ci'ke e.e.

GEONGE R. STANFIELD, LIBEL for Divorce

Newton Superior Court, March Term, 1827. CARY WOOD, VS ARCHIBALD G. BILBO RULE NISI.

ARCHEALD G. Bitm 5 5

O vine polition of Cary Wood, stating that Archibal G. Lothe, on the filterial day I April, sighten in offer dand toward three core, the craits mortgage deed for a Lot of Lant, N. (173) one is undered and seventy-inc in the first directed. I originally Watton-aow Newton county, on Little rever, containing two hundred and by acres, uncer or ins, the control of the control

April 14, 1827

GLORGIA- In the Super MARY GUINS, LIBEL FOR DIVORCE.

MR. CLAYS ADDRESS.

TO THE PRINC.

I hope no apology to the public is essary for presenting to it these pages and deceived if an ample justification is not will not be found in the breas very just and honorable man. If an are rel'overnment should not be too so car of Government should not be too of negitatily, even a passing salutation, have been interpresented and preverted, precedented. Circumstances have been inferences have been which in the acceptance, and inferences have been drawn from them which, ind they been read, they would not have warranted. Besides, my enemies have themselves appealed to the public, have their winnesses to list bar. Ready now, & anxious as I an, and always have been, to submit any act of my public life to a full committed in the process of the public of the publ

Bevarly to his friend in Fayetteville, dated the Sit March last, I had never beleved that Gen, Jakson had countrounceilleved that Gen, Jakson had countrounceof the trath, or lent himself to the circubition, of the charge. I had, indeed, buy
better, a servicine, injurious Namelie pomore, assertione, injurious Name

insimuted or hinted, that any propoion was made, or intended to be made.

Mr. Clay or his friends, or to cannot be conkeon or his friends, or to any other
addates on the feeder, or to any other
addates on the recent, tor, or retirgo to the Preschence. And I do bevery, but an instance in the manner of the conkey of the construction of the conkey of the conkey of the contrees. Mr. Clay or the friends, from a with
tent, I should have known or heard
erect."

fleeses Gorley and Brent were the
insulates with gate the vote of Louis
to Mr. A soms. Mr. Carley declares
at I cave to knowledge of any propotions having been in ode by the friends
General Jackson way of somethor the timeth
General Jackson the election of Presient, or the proposition of conditions of
ny soft, on a compliance will which
der vote was made to depend. The was made to depend. I be charge wholly destitute of it says: "In allusion to the laster. I cannot express the

who fill per element to amove the first section of the first section of the case house of Mc Cay to any rest an amountance with which the same house of the case house of the antiert, there were cause to in its mind on that are with Gen. Jackson about the 3 with Gen. Jackson about the 4 war, dans he could ever be a Adress shout the trenty of Che in the selection of a Chief Magnethe Unity of the Charles of the Charles

unde, I total bum, without bestartion, "Can-I should ver's for Mr. Adams in preference to Gen. Jackson."

With the present Secretary of War I had a conversation in the early part of the session of 1824-5, in returning from a limiter at the Columbian College, as which we both were, in company with General Ladyette and others. The edof Mr. Adams, and Mr. Clay expresse a conneidence of opinion."

It will be recollected that General La

for any unamental control of the con

quanted with Georeal Jessens views and expectations. Also two and Probe in the John Market and Probe in the John Market and Jessens which is the John Market and John Market a

fundamental and the dat so, it would be an act fulplicity on his part." [S. Appendix C.] (To be Continued.)

Mr. Arris' presence.

the association of manufacturers, of the presence of the

BOUSE OF REPRISENTATIVES.
To reason of Jon. 8.
SPOLIATIONS ON COMMERCE.
On methor of dir Frentli the pattions and concentrate of sourly unfortule and companies relative to the speciations of their property by Foreign P very, which were related to the formation of fusion. The Martenal Congress, code untitally acred upon, were again referred to the same Committee.

5. Resolvel, Trat the Committee. on depth of the Lands be instructed to devise some profits of the Lands States of the Lands S

as of any avan, and the p-to act in good foul, the to receive what had been it was with a view to the theloff red the resolution. The question being property

was subspect.

REMOVAL OF INDIANS.

Mr. Hellera, from the committee as the least from the committee as the least from the committee as the least from the least from the like of Beccuber, and by resolution, moved by Mr. Least for the like of Beccuber, to inquire into the expandency and practicelying of congressions of the like of Beccuber, to inquire into the expandency and practicelying of congressions of the like of the l

Y ADAMS.

Barbour, disclaiming all desire of mann, and with a view to allow or fell inquiry, moved to in the bill

Terstay, Jan. 8.
Fad: of Georgie, rose for the purof calls and the table. A resolving relative to
Indians, who and domest or conunited to feet a constitutional experiwithin the imms of a State, had
deferred to be J disease committee

ssecuring the reason. The lengthy sod in the reason that is a bound by ob-l, was one of a peculi or character,— old not agree with the gentleman vew Jersey, that the course propos-eiered with the business or duties Standing Committee. He wished to a select committee, Lasphin had looped that the sub-guit move received the attention of

lions, of N. C. wided some in-relative to the Creek govern-ature and relation to the United rom the tenor of the remarks, if any of the control of the control some of the Indians by Chiefs.— they formed a republic, it was they formed a republic, it was they were going beyond their let thought the U. States ought reaster connection with them in restarce connection with them in trail, it was time that Congress et, in some demonst way, the ex-fluct Indians. In reply to the Joun N. C., he would say that billians and dependent on the y this government. The que-for the U. States possessed a the Indians was very impor-

Resiled, Test the Committee of the laborate be unstrated to Jingtiere note the appealed on Jingtiere and the appealed of the Battle of New Orleans painted, and beautiful the state of the Ramo-the was discussed in one of the parels of the Ramo-the expediency of reading an extract from the region of which the relation of which the relation of which the residency of the Ramo-the expediency of reading an extract from the region of which the relation of which the relation of which the relation of which the relation of the Ramo-the expediency of respectively of the Ramo-the expediency of the Ramo-the e

Guardian's Sale.



THE RECORDER.

MILLEDGEVILLE, JANUARY 21, 1828.

The Anti-Jacken Convention, assembled at Richmood, Virgiain, have nominated on the Allermood, Virgiain, have nominated on the distinguished critizens Madason and Mourne. The nomination of editions distinguished critizens was not made we presume with any assurance that they wends approbate this use of their names, but with the view of uses

Mr. Chilton has beaten his opponed Mr. Catioun, in the warmly contested lection for Congress in Kentucky, to the vacancy occasioned by the death Br. Young.

EF A meeting of the subscribers at if the Freshyterian Congregation is y the Trusteet, on Thursday 24th clock, P. N., for the purpose of ade measures as may be deesed megaan ond of the Church.
Milledgeville, Jun. 19

JOHN FORSYTH.

By the Governor:
EVERARD HAMILTON, Sec'ry of Sta
January 21
51-36 Columbus Enquirer.

Milledgeville, Jan. 18

Willed Brills, 18 City of Daniel, on Sharday the let day of March next, ALL THE FERSON AL PROPERTY belonging to the estate of John Shores, deceased.

J. B. SHORES, Adm. Duildia, January 12

deceased. J. B. SHORES, Admy. Dolbin. Jamusty 12

N. S. STORES AND DAMO.

N. He first Turnely in March mert, at the will be admitted to the subscribed of the subscribed of the subscribed of the N. Negroos. Belonging to the existe of John Aberccombined, all their gas windled, and how, and three women and grid. Trums, one that each credit for the balong until first Jamusty notes, one gas and grid. A. A. BERCROMBER, Evine March and Sparts. Jerusty 15. Subject to the subscript of the Sparts. Jerusty 15. Subject to the subscript of present and the subscript of the s

BISTER T. HINES,

Broke Jail

January 16

C EORGIA, Jones coincip—Whorus.
C EORGIA, Jones coincip—Whorus.
The water of his mother Joseph Count, or
the water of his mother Joseph Count, or
the water of his mother Joseph Count, or
the water of his mother Joseph
dig land of the his mother Joseph
dig land of the his mother Joseph
dig land water of the water
water of the water of the water
way said telemes build not in granted. C

CAUTION.

LL persons are warned against a ber or committing depredation kind on Lot of Land, No. 241, in the trict of Houston county, as I shall pro-

L IST OF LETTERS remainder, Milledgeville, Januar Alexander, Henry

WILL BE SOLD,

N the first Tuesday in Februa
the Court house in the town o

of Will

WILL BE SOLD,
first Tuesday in February
ri-house in Tattuall county

constable, lamed Falley, 12 years old, levi-serty of Robert Teanille, to sails suing from a Justice's court wa operty pointed out by said Ten

ILL BE SULD, on the bras Tuesday to

WILLIS WATTY, Sh'A

ember 27
ILI BL SOLD, on the first Tuesday in February next, at the Court-bouse in Dubustees county, the foliating property to wit a treat of land whereon William Fordiam ives, levied on as the property of William, to stating study? If far is dayer of Ste Patramore vs. Wm Fordham—levied on the language of the countries of the c

comber 96

11.L Br. SULU, on the first Theories in February nect, at the Court bouse in the 6 Sanders lile, Washington county, within all hours of sale, the following property, to

scree, more or less, pise land, on William-mamp, adjoining Baker and others, taken property of the estate of Isham Coleman, to satisfy if as issued from a Justice a court of Hillery Hooks—levied on and returned JOHN GILMORE, Sh'A

ceaser 25

11. 15: U.J., on the first lunelay in February 2-x1, at the Court-house in the Art Crarten-thilly. Feliaforro county, within well into a case, var. with the county of the co

ABA U name of the control of the con

neres 36 quality selt and hickory land, at Bileks and a bare, in Badd at a county, the ye of John Pride-Tax one 9 9 30 1-2 etc. here pine last in Appling county, No 274 Hybdartest, the preparity of Qualetta Esp-an 90 12 cents. I suress 26 quality selt and hickory land in 9 county, No 9 in the 5th distort, the 9 county, No 9 in the 5th distort, the

to the group of the control of the c

op omek, the property of Prior se \$ 1 10 conts.

M. W. PERRY, T. C.

OFICE -On the first Founday in Altertic ay will be suid in the town of Arcton, Twy yy, 220 AURES OF LAND, 2d quality, art of the real eases of Edward Niz, dec

n, to satisfy an execution court in Gwinnett county, kland vs. sand Backston of, Lot No. 109, in the th, levied on as the property could ye a careation obta-tion Jones county, in fa-aid Mercer.

onstable.

20: 1-2 acres, lot No. 53, in the 8th district No. 12: 1-2 acres, lot No. 53, in the 8th district No. 12: 1-2 acres, lot No. 53, in the 9th district No. 12: 1-2 acres, lot No. 12: 1-2 acres, lot satisfy a fit into one II ill Supers court, in four of Stephen Re. Lot No. 169, in the 3d district. Cowers county in experiment of the 12-2 acres, lot No. 169, in the 3d district. Cowers county in a execution maned from the Superior con Jones county, John J. Smith.

Lot No. 109, means with one of the Superior control of the Superior of Superior Control of

POSTPONED SALE.

WILL BE SOLD,
On the first Tuesday in February
The court-house in the town of S
ville, Washington county, within the
urs of sale, the following property, in
150 acres awainp land, more or less, as

Administrators' Sales, &c. A GREEABLE to an order of the honorab

250 Acres of Land

JOSEPH CATCHING, Ad

WILL BE SOLD, at Muscogee Court

SONATHAN HUFF, Adm't

WILL BE SOLD, on Monday 2.

Ty, 1628, is Warren county, a residence of T. Ferson, sen, decease Personal Property belor ging to mail deceased, consisting folder, cotton, pork, stock of various planness of Emishandry, bounched as in the control of the control of

A CRECAULT to en order of the honors be the faturer court of Pulsani country, when shifting for ordinery perspects, will be not at the Court-house the Interfort, on the next feeting level of Pulsany rest;

A Likely's Oung Negro Man, belonging to be estat of Humphry Posy, late of and country, deceased Terms under the New York of the New York of the New York of the Pulsations, N. N. 24. day.

Polaski cour y, N-v 24
Administrators' Sale.
Will. Be Soll, no Wedersday
of January next, at the late red.
Noses Thompson, late of Warren com
All the Personal Property of said silecMOSES THOMPSON A
December 1

Will be Sold,

On the first Tuesday in February
T the Court-house in the town of V
bore', Burke county,
350 Acres of Land

JAMES HAY, Guard's

ON the first Tuesday in Feart

Eighty Acres of Land, be the muc-sorte of less, ying on it; was at lown creek, adjoining lands of Brouge Randle and Notoban, the property self-son Sayres, minor, deceased. Terms in known on the day.

THOMAS G JANES, 40

Navember 1.

Navember 5

GREEABLE to an order of the hoop older
A tise Court of Ordinary of Hancock chanty
will be sold at the Court-house, in Defailt court
ty, on the first Tuesday in February next,
Lot No. 127, in the 1-kth district Fayette originally, now DcKalb county, aging to the orphaus of Brujamin C. Yan creased, and to be sold for their beneferms of sale made known on the day.

WH.SON BIRD, Guart Shools of Oreches, Nov. 9

WILSON BIRD, tau
Shoals of Ogechee, Nov. 9

WILL BE SOLD, on the first Tue
March, agreeable to an order of
norable the Inferior court of Morgan
order of the control of the ting for ordinary purposes, FIVE NEGROES

iging to the estate of David G. Ha used—Sold for the beautit of the le

C. R. ZACHRY, Adm'r. MARTHA HARDWICK, Adm'r. WILL BE SOLD, on the first Tues February next, at the Court but the town of Clinton, Jones county, wit lawful hours of sale,

lawful hours of sale,
Four Negroes and Two Liorses,
belonging to the estate of Joseph King, deceas
ed: Terms made known on the day of sale.
RIDGEWAY HAGAN, Adm'r
December 1

December 1

Executor's Sale.

WILL BE SOLD, on the first Toes
February 1828, in sale hours, in
fordville, Palaferro county, a likely Vegre
about ten or eleven years old. Twelve vecredit will be given—Sold for the benefit
heirs and creditors of the estate of Mar
key, decrased. WILLIAM LITTLE,

N the first tuesday in February town of Monticello. Jasper con trust town of Monticello. Jasper con trust the control of the c

Perishable Property day.
MA. THEW WHITFIELD, Adm n
JAVES WHITFIELD, 47—the

LL persons indebted to the end of Twiggs ount requested to as he immediate payment glean demands against said estatufied to render them in according

JAMES OLIVER, Asim December 23 11.L BE SOLD, on the first Tu

1 March next at the Court-house
he town of i experies. Orlethorpe count

Two Tracts of Land,

VINSON B. SIMNONS, Adm ON the first Tues sold, at the Cou-ledgeville, a negro w longing to the estate for the benefit of the

LL persons indebted to Marin. Pr. keit a.

A ceased, are requested to make immediate parents, and those having claims, to reader them in terms of the law.

SEIH WARD, a.

Jan. 9

50-60

WILL BE SOLD, on the 28th next, at the late resider dec'd late of Morgan con a and fodder, horses, hog de, house holdand kirchen

JAS. M. FRANKLIN, BELY,

Five Dollars Reward,

October 15
FOR SALE,

A Valuable Plantation N Crawford county, containing five hunds acres and upwards, about two and a bestrom Knoxvi'le; about 150 acres has be

Education.

BROUGHT to Jail in Publin, Lourer ty, on the 31st of D. Sumber, a ne low who calls his name FRANK, and

Ware-House and Boating.

ntirell

dy, Barnett Cody, John Chamnn, 2, Mrs. Ann M. Clark, Johe
Champion, Grav A. Chander.
keus, Daniel Deanis, Wilson
izabeth Draper, Bichard Dezier.
Edmouson, George W. Enginh,

min Geesling. mlaway, Dr L Holt, Isan ick, Thomas Holden's or

JOHN MOORE, F. M

IST OF LETTERS rema

K.—Charles Kennon 2, James Kewick 3, Sa h Keni, Tomas Kuight.

I.—Peter W. Lessey 2, Gidem Leverett, Thos. Long, David Love, Walter Berry or Thomas Joseph Long, Long Marchael, Long Marchael, Long Long, Long M. Long, Long M. Long, Children Rills, John McMarray 2, Anderson Middlelunds, Rr. Thomas Johyrry, John Morgae, James its Leid, Feer G. Morrow, Cannon Melson, Jan 1998, Stader, William Murray, Wa. B. M., 1998, Stader, William Marray, Van. B. M., 1999, Stader, William Marray, Van. B. M.

Twenty Dollars Reward

deCord of recording to the story about 26 in December 26 in December 2 a boy about 2 assays he belongs to the widow to says he belongs to the widow of Covington, and rannway about 1 has the owners of the abore 1 hast the owners of the abore 1 has the prove their property.

Notice.

county, Dec 31

Marin, minor JUNATHAN COLEMAN, Guard's, 4cr 24 December 24

PPLICATION will be made to the rable the Inferior court in Morgar 19, for leave to sell the real estate of Hardwick, late of said county, decease C. R. Z-CHRY, adm'r.

Edwards, deceased.

MARY EDWARDS, G.

November 14.

FOUR months after the data borou
feating will be made to the bonor.
Inferior court of Washington county
sitting for nodiumy purposes, for leave
Lot No. 228, situated in the third dis

After the expirements after date, hereof made to the bonorable Inipling county, when sting feet, for leave to sell the reto Samuel Clary, misor. JOSEPH G November 20

POUR months after de made to the honors Thomas county, when sit poses, for leave to sell L district of Troup county

FOUR months street to be made to the honoraction of Greene county, where nurposes, for leave to this, deceased and accounts.