

whole time of the attack, the bird keeps its head strong prolection seems to have been to the office of the gill in the water, and the bird's head and neck cook-maid succeeded here, he most same fondness the very first day.

The power of imitating exactly the sound of the water, and the peculiar and perfect structure of and the accuracy of its memory, independent of any other thing, is a most singular form of attention.

Of mechanical recollections that birds possess to so high a degree, I have not space to say more than a singular form of it, by the song of its head. Its bill, round on the end and hollow within, has in some birds a small opening, and the bird can play freely, and the sound strikes against the concave border of the lower mandible, and the sound is repeated while the convex of the upper mandible reflects it like a plate, hence the bird does not utter a whining sound, but a clear, ringing note.

The tongue, which is much later all sounds, is proportionally small in size; and would be more useful if it were not so small. It is covered with a strong horny membrane, and the peculiar structure of the upper part of its bill, the parrot has a small opening in the middle of its bill. It seizes its food sideways, and swallows it deliberately. The lower mandible has very little motion, but the upper is very mobile, and the action is often performed when not necessary, some persons have supposed

bird may be only whetting the
this mandible, with which it cuts
its alliment. - *Shaw's Nature Display*

FROM THE NEW-YORK STATIST.

FRUIT TALK.—What are you doing, Madam, said I, last summer, in your industrious and amiable young life, to make herself take the care of her household and kitchen garden; for mercer, said she, what are you doing there? I am scolding, answered she; I am scolding the peach tree. Do you want to kill it? said I, the contrary, I wish to save it if I can; the root is worm eaten; the leaves are curling and withering, it will be dead in a few days, if I do not apply an effective remedy. I have lost several trees this summer by the worms; in vain I tried all the means of curing them; I could look for worms, and find them; but kill them through the apertures, with ashes, &c., &c., said she. Once the worms are in, they invariably die. I have lost the best tree of the garden; it is

to try on it an experiment, which for a long time thought of, while I always have been discontented with my friends saying, that it will kill you, but the tree is already as if dead, I think there is even prudence in it, since it leaves at least a possibility of saving it.

A great deal of conversation followed that experiment; some laughed, some found it absurd. I myself visited and examined with anxiety the tree every day.

To our great surprise and satisfaction, after the fall of the faded leaves, the tree resumed all its activity, and

covered the tree. Encouraged
success, all the fruit trees of the
sourd or not, were scalded be-
siding in of winter.

When the young had
taking confidence in the opera-
having himself an orchard of
trees, apples, pears, plums, peach-
es, which a few years were per-
sented to him, he then desired
before winter. An iron keg
brought into the orchard, kept
water added from a neighbour-
ing stream, and the water was
then started poured at the bottom
of tree, about one foot above the
tree was taken to cause the water
to flow the trunk and penetrate to
the very position of the canker.

This was done to each tree
with the greatest care in
half a day's labour. The same
was performed again in the spring
of the following year, and a
single tree died. Those in bud
lived, and they are all covered
most luxuriant blossoms.

It is a pity that the publication of this book might have many thousand useful flowers destroyed by season's frost, if known gardeners and farmers.

In former times, a young lady was to become a benevolent of her own garden by her ingenuity and industry, was rewarded, as a reward, a crown of flowers, with a basket of flowers, but in these dry modern times, at least, neither our best chance.

[illegible]

[illegible]

WATER SUPPLY'S SALE.—On the first evening of July next, will be sold, in the Newman, Coвета county, the following to wit:

Lot of land, No. 18, in the 9th district of country, levied on as the property of H. A. Nash, to satisfy sundry \$800 fine issued by justice court in Genesee county, and of Samuel Nash, in balance in favor of Nash, vs. said Nash.

Lot 254, in the 5th district of said county, levied on as the property of John B. Willard, to satisfy two unpaid fines of \$100 each, in favor of John C. Webb, vs. said Willard.

Lot 134, in the 4th district said county, levied on as the property of John Louis, to satisfy sundry \$800 fine issued from a Justice court, in Genesee county, in favor of Johnson & Hines, vs. Long.

Also, Lydia a woman about thirty-years of age, and her child about 3 years of age, levied on as the property of Stephen T. El-

John to Gwynedd county, and from there and Cleburne, he said. Ellington.

My negroes, Jacob a man about 35 years of age, Peter a man about 25 years of age, Mary a woman about 5 years old, (Jared a woman 10 years of age, Hannah a woman, and 6 girls from 1 to 14 years old, Rees, Lina, Mary, Penny, Martha, Mary, Rees, and George, the property of Robert Williams, Wm. Cargel, the property of John Williams, the Superior court per capita, in favor of Henry Dillon, L. and J. J. W. Cargel, C. Cargel, and J. W. Robert Williams, Wm. Cargel and Cargel.

JOHN TERRY, SAYS.

17.

JOHN BOKKING'S SALE.—WM. BOKKING, on the first Tuesday in July next, at noon, in Newton, Cowan county, between several hours of sale, the following property,

of Land No. 155, is the 7th district Court's sale, levied on as the property of John

to satisfy a debt that issued from a South-eastern Mortgage company, in favor of Thomas J. Lewis, a valid Power-of-sale, and returnable by a constable.

Of Land No. 6, in the 3d district County of Lewis, on said the property of Drury Lewis, in satisfaction of a debt that issued from the said company to William County, in favor of said Lewis, and others—tort made by a constable.

Of Land No. 25, in the 2d district County of Lewis, on said the property of Joseph E. Lewis, in satisfaction of a debt that issued from the Superior of Covington County, in favor of William W. Lewis, as valid.

Of Land No. 114, in the 2d district County of Lewis, on said the property of Jordan Jay, in satisfaction of a debt that issued from the Superior of Greene County, in favor of Eldorado, as valid.

JOSEPH B. BRALL, D. C. W.

IN THE COURT OF THE COMMONS OF THE DISTRICT OF COLUMBIA, IN SENATE CHAMBERS.

RESOLVED, That an order of the honorable the Superior court of Jasper County, which

For ordinary purposes, will be sold at the
less, in the town of Monticello, on the
twenty in August, at the residence of the
of sale, that VALUABLE TRACT OF
lying on the waters of Cedar creek, con-
taining

Five Hundred Acres,
wards, 150 cleared and in good order for
There are on the premises a good
creek Drivelling House, a good
outbuilding—the land for the first qual-
ties uncommonly well, is an excellent
and, even for the purpose of stock and three
Mills—there is also a good

MILL SECT
warding Mill, on the premises. Those
to purchase such a place would do well
and view the premises—the administrator
may say that the price is high, but when
of the whole tract, it being a part of the
of Burwell Greene, deceased. Sold for
of the heirs and creditors. Potomac

and a credit on each bond with un-
der security will be required.
NANCY GREENE, Adm'r.
JOHN A. KING, Adm'r.

Will be Sold,
the Court-House in Eastport, Penas-
coya, on the first Tuesday in Septem-
ber, in pursuance of an order of the
Court of Washington Territory, where
certain judgments, to-wit: one for the
sum of \$100,00, directed to the said ad-
ministrator from the said estate of
Baldwin now in Penascoya county, Wash-
ington, and another for the sum of \$100,
of James Smith, late of said county,
deceased. Sold for the benefit of the
creditors of said estate. Terms on
cash.

ALICE A. SMITH,
OREN SMITH, Adm'r.

For Sale
The Superior Court, March Term, 1886,
has ordered the following:

JOSEPH BERNAN
vs
JOHN DRAWELL
appearing to the Court by the return of the writ of Habeas Corpus, that the defendant is found in said custody. The motion is then that certiorari be granted on said return and that the writ of Habeas Corpus be granted. The Court, on this basis, over a protest by the Clerk, certifies to the writ for a date postea.

WILLIAM A. GUCKER, JR.
vs
JACOB BERNAN
appearing to the Court by the return of the writ of Habeas Corpus, that the defendant is found in said custody. The motion is then that certiorari be granted on said return and that the writ of Habeas Corpus be granted. The Court, on this basis, over a protest by the Clerk, certifies to the writ for a date postea.

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Present His Honor JUDGE CRAWFORD
RULE NINE for sequestration.
ON the petition of William E. E.

[illegible][illegible]

CHARLES MACAREY, JR.
 of
 GEORGIA, Gwinnett county - Whereas
 W. Moore, administrator of Asa Moore
 deceased, applies to me for letters of dismission
 further authority to sell said estate:
 Therefore to wit: That I have examined
 regular the kindred and creditors to be
 paid at my office within the time prescribed
 by law, to show cause, (if any they have,) why
 said letters should not be granted. - Witness
 my hand and seal of office, this 24th
 day of February, 1892.
 WILLIAM MALTBE,
 Clerk of Superior Court.
 GEORGIA, Houston county - Whereas
 G. Griffin, executor for letters of dismission
 of the estate of Richard H. Davis, deceased,
 applies to me for letters of dismission
 these are therefore to cite and admonish
 regular the kindred and creditors of the
 said estate, to appear before me at my
 office, to show cause, (if any they have,) why
 said letters of dismission should not be
 granted. - Witness under my hand, this 24th
 day of February, 1892.
 LEWIS YARBOROUGH,
 Clerk of Superior Court.

February 25
GEORGIA, Jones county—Whereas the
 Citizens of Chapman apply for letters of dis-
 mission from the estate of Francis Chapman, late
 of this county, deceased:
 These are therefore to cite and admonish
 all persons having the kindred and creditors of said
 deceased to be and appear at my office with-
 in the term prescribed by law, and shew cause, (if
 any there be,) why said letters of dismission
 should not be granted. Given under my hand,
 at the City of Macon, this 15th day of January, 1824.
CHARLES MACARTHUR, Clerk.
 March 10, 1824

March 10, 1824
GEORGIA, Jones county—Whereas the
 Citizens of Cowan apply for letters of dismission
 from the estate of John Cowan, late of this county.
 These are therefore to cite and admonish
 all persons having the kindred and creditors of said
 deceased to be and appear at my office with-
 in the term prescribed by law, and shew cause, (if any
 there be,) why said letters should not be granted.
 Given under my hand, this 15th day of January, 1824.
CHARLES MACARTHUR, Clerk.
 March 10, 1824

GEORGIA, Jones county.—V. Freeman, deceased.
 F. Freeman applies for letters of administration
 on the estate of Enoch Freeman, deceased.
 These are therefore to read and administer
 regular the kindred and creditors of said
 deceased, to be acquainted at my office with
 according by law, to show cause (if any)
 why said letters of administration should not be
 given under my hand at office, on the 21st
 of January, 1885.
 CHARLES MACARTHUR, C.
 GEORGIA.—TWIGGS SUPERIOR COURT.
 MARCH TERM, 1885.
 (COPIES)
 On the first day of November next, 1884, I
 pay David B. Perryman or bearer, twenty
 dollars, for value received.
 (Signed) BARNES H. MURPHY.
 (Witnesses) 1887.
 On the first day of November next, 1884, I
 pay David B. Perryman or bearer, twenty
 dollars, received, MAY 26th, 1887.
 (Signed) BARNES H. MURPHY.

GEORGIA, *viz*: County of Chatham.
I, JAMES HARRISON, Clerk of said Court,
do hereby certify that the foregoing is a
true copy of the original notes of the
proceedings are copies in substance, as
collected. THAD. O. HIGDON,
March, 1826. And subscribed in open Court.

Whereupon it is ordered, that the foregoing
notes be established as true and correct
copies of the proceedings at the term of the
last month, in one of the public Gazettes
of the State.

A true copy from the minutes.
THO. ARINGTON, CLK.

May 1

JAMES Superior Court, April Term,
JAMES HARRISON,
vs LABEL FOR DIVORCE
AND SEPARATION AS it made appears to
that Ann Barron has continued a
disorderly wife against James Barron, her
husband who is now pending in the Court
of this State, and the several returns of the
Court in the said cause could not be found

ands of this county.—On motion of
 red, that the said James be, and he
 be, and he be, and he be, and he be,
 to be held in and for said county, on
 Monday in October next, to answer to
 the court will proceed as in and to the
 default, and that the said James be
 the said James be, and he be, and he be,
 of this rule in one of the public
 notes of this State, once a month for
 A free copy taken from the minutes of J
 court, 6th May 1854.
 FREDERICK SIMS
 May 8
 Harris Superior Court, March Term,
 the Governor on the in-remains of
 JOHN BRASLEY
 WILLIAM BRASLEY.
 appearing to the Court from the re-
 Sheriff, that the defendant is a free
 this county.—Ordered, That writs of
 execution be prepared for the satisfaction of a copy
 of this rule in one of the public
 notes of this State, once a month for
 A true copy from the minutes of J
 court, 6th May 1854.
 C. BRADFORD

[illegible]