

THE LEXINGTON ADVERTISER

BY GRANTLAND & ORME.

MILLEDGEVILLE, GEORGIA, MONDAY, MARCH 2, 1852.

No. 5, of VOL. 13.

ALL THE REVENUES are published weekly, on
Hudson street, between Wayne and Jefferson,
at Three Dollars per annum, payable in advance,
or four Dollars, if paid before the end of the
year.

Advertisements are compulsorily inserted at
the usual rates. Those not without a specific
notice of the number of insertions, will be pub-
lished until ordered out, and charged accordingly.

Slaves and negroes, by Administrators,
Executors, or Guardians, are required by law, to
be sold on the first Tuesday in the month, and
the hours of sale in the forenoon and three
in the afternoon, at the court-house of the county
in which the property is situated. Notice of the
sale of an estate must be given in a public gazet-
ette, and a negro, or slave, a public gazette,
to the day of sale.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

Notice that application will be made to the
Court of Ordinary for leave to sell land, must be
published for four weeks.

HEAD-QUARTERS.

Milledgeville, Geo. Feb. 12, 1852.

ORDERS.

THE REVIEW AND INSPECTION of the
Militia for the year 1852, by Brigadier
and Battalions, will begin on the first Monday
of May next. The Major Generals will issue or-
ders accordingly, and commencing on that day,
will proceed to complete the Reviews with the
greatest celerity consistent with the convenience
of the Reviewing Officers, and the faithful
execution of their duty.

The Aids of the Commander in Chief will as-
sist at the Reviews, and report directly to Head-
Quarters.

Brigade Inspectors will transmit to the Com-
mander in Chief, copies of their returns or Re-
views.

The returns must be full, accurate and pre-
cisely state the actual condition of the Militia,
appropriately punished, and regular discipline in-
flicted upon officers of all grades, and upon the
men under their command.

The Commander in Chief regrets that it will
not be practicable for him to attend all the Re-
views. The Generals of Division and Brigades
will attend personally to the due execution of their
orders.

By the Commander in Chief,
J. W. A. BARNES,

Major-General, and Adjutant-General.

HEAD-QUARTERS.

THIRD DIVISION OF GEORGIA MILITIA.

Milledgeville, Geo. Feb. 12, 1852.

THE ANNUAL REVIEW AND INSPECTION

of the Third Division of Georgia Militia
will take place by Regiments and Battalions, on
the following dates, to-wit:

In the county of Baldwin, on Monday the 7th
day of May next.

In the county of Putnam, on Wednesday the 7th
day of May next.

In the county of Morgan, on Thursday the 7th
day of May next.

In the county of Clarke, on Saturday the 10th
day of May next.

In the county of Oglethorpe, on Monday the 12th
day of May next.

In the county of Georgia, on Tuesday the 14th
and Wednesday the 15th and 16th days of May next.

On the days preceding the Reviews and Inspec-
tion in the counties of Baldwin, Morgan, Putnam,
Clarke and Greene, and on Saturday the 30th of
May next, in the county of Baldwin, and on Sat-
urday the 10th of May in the county of Oglethorpe,
the officers and non-commissioned officers will be
assembled at the usual places for instruction
and drill.

The Generals of Brigade in this Division will
attend in person to the execution of these or-
ders, and will exact from the officers in their re-
spective Brigades who are charged with their
distribution, prompt and strict obedience.

Every act of disobedience will be particu-
larly noticed and appropriately punished, and a
regular discipline maintained.

By command of Maj. Gen. J. C. WARREN,
S. ROCKWELL,

Brigadier-General.

For Sale or Rent.

That comfortable Dwelling-House

situated on the corner of the old Georgia High-
way, and near the residence of Mr. J. M. Wood, and
recently occupied by Gen. Newman,
and a credit given, if required, to suit the pur-
chaser's convenience.

S. GRANTLAND.

Freight Wanted.

THE SUBSCRIBERS will start a FLAT

on the 14th of March, and will FREIGHT

COTTON to Savannah, and will FREIGHT

2 dollars if insured. Persons wishing to engage

freight, will apply to either of the subscribers,

or to James S. Albright.

EDWARD CARP,
JOSHUA H. BIGHAM

Feb. 12, 1852.

Columbus Enquirer.

UNDER the above title the subscriber pro-

poses to publish a Newspaper in the town of

Columbus, if sufficient patronage can be ob-

tained to warrant the enterprise. The sub-

scriber usually publishes in the State

Newspaper as any evidence of the writer's in-

tegrity, but generally regards them as matters of

no consequence, and he is not disposed to

allow his readers to be troubled with any

trifling matter, and he is not disposed to

allow his readers to be troubled with any

trifling matter, and he is not disposed to

allow his readers to be troubled with any

trifling matter, and he is not disposed to

allow his readers to be troubled with any

trifling matter, and he is not disposed to

allow his readers to be troubled with any

trifling matter, and he is not disposed to

Notice.

Affidavit will be made to the hono-
rable the inferior court of the County of

Wayne, for leave to sell the real estate of David

Hardwick, late of said county, deceased.

MARTHA HARDWICK, Adm'r.

November 27.

FOUR months after date, application will

be made to the honorable the Court of

Ordinary of Hancock county, when sitting for

ordinary purposes, for leave to sell two

acres of land Lots No. 182 in the 7th district of

Georgia, and No. 243 in the 13th district of

Idaho, belonging to the orphans of Thomas L.

Edward, deceased.

NARY EDWARDS, Guardian

November 14.

FOUR months after date, application will

be made to the honorable the Court of

Ordinary of Hancock county, when sitting for

ordinary purposes, for leave to sell two

acres of land Lots No. 182 in the 7th district of

Idaho, and No. 243 in the 13th district of

Idaho, belonging to the orphans of Thomas L.

Edward, deceased.

MATILDA SMITH, Adm'r.

GIDEON SMITH, Adm'r.

November 23.

FOUR months after date, application will

be made to the honorable the Court of

Ordinary of Hancock county, when sitting for

ordinary purposes, for leave to sell two

acres of land Lots No. 182 in the 7th district of

Idaho, and No. 243 in the 13th district of

Idaho, belonging to the orphans of Thomas L.

Edward, deceased.

CHARLES MATTHEWS, Legatee.

DANIEL MATTHEWS, Legatee.

January 25.

FOUR months after date, application will

be made to the honorable the Court of

Ordinary of Hancock county, when sitting for

ordinary purposes, for leave to sell two

acres of land Lots No. 182 in the 7th district of

Idaho, and No. 243 in the 13th district of

Idaho, belonging to the orphans of Thomas L.

Edward, deceased.

ELIZABETH BAGLEY, Adm'r.

January 25.

After the expiration of four

months after date, hereof application will

be made to the honorable the Court of

Ordinary of Hancock county, when sitting for

ordinary purposes, for leave to sell the real estate

belonging to the orphans of Thomas L. Edward,

deceased.

JOSEPH G. GINNINS, Guardian

November 30.

FOUR months after date, application will

be made to the honorable the Court of

Ordinary of Hancock county, when sitting for

ordinary purposes, for leave to sell two

acres of land Lots No. 182 in the 7th district of

Idaho, and No. 243 in the 13th district of

Idaho, belonging to the orphans of Thomas L.

Edward, deceased.

DANIEL BARNES, Adm'r.

January 25.

MILITARY.

Major-General. One of the Philadelphia

editors has been at the trouble and ex-
pense of embellishing the hystorical de-
partment of his paper with the out of a

map; and, but the reader should be at

at a loss to "smell the device," he has

surrounded it with the strap, that "mar-

riage is like a mouse trap, easy to get in,

but hard to escape." The trap is repre-

sented to be full of primers, disintegrated

by their own force; and, like the Yankee

staring, they are trying to "get out,"

but "can't."

We have often heard clever things said

about matrimony, but we never before

met with such a practical jape as the a-

bove. One of our city papers conjectures

that it has been done up by some of our

hunks of a huckster, who, thinking of

over-reaching that Garden of Hesperides,

has chosen this method of venting his dis-

satisfaction. If such be the case, we shall

not see Major Noah at him without loss

of time. But we doubt this supposition, and

for an obvious reason. It is the huckster

who is the unsophisticated and unedu-

cated man, who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

man who is the one who is the

Twentieth Congress.

HOUSE OF REPRESENTATIVES.

FRANCIS A. L.

