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ADVERTISENEETS con-picuously inserted at he asmirates. Those sent without a specifi-ation of the number of insertions, will be pub-ished unto ordered cut, and charged accord-

hed unnordered cut, and Charged according a fall and superpost, by Annihistrations, consists of Gandlains, are required by law, to held on the first Tuenday in the month, hence the lone of the three descriptions are the control of the control of

Age. Motice that application will be made to the Cortof Ordinary for leave to sell land, must be ablished for room NOSTHS.
All luminess in the line of Printing, will meet with prompt attention at the Ricomust Overce.
Larrens (on business) must be post-paid.

CALHOUN & FORT.

GRAHOUM & FURT,
IHE SUBSCRIBERS have formed a part
mership under the firm of CALHOUN &
INT. and have received a General Assortent of Goods, which they offer on accommoing terms, at the Brick, Building formerly ocjord by J. S. Calhoun, first door South of the
ate Bank.

J. S. CALHOUN

J. S. CALHOUN, R. W. FORT.

NEW GOODS.

and the Subscribers extensive variety of NEW GOODS, may be found THE FOLLOWING ARTICLES: GODDS, may be found THE FOLLOWING ARTICLES: Speer, Blue Cloths, Satisfact.

Speer, Blue Cloths, Satisfact.

French and English Bombarines, Circasana, Paddonestia, Franch, Iombords, Carbon and Nashin Craper, Italan, Caston and Nashin Craper, Italan, Caston and Manchine Craper, Paddones Handbercheit, Banduna and Turead Cambric the Burd Silks and Gause Handbercheit, Bunduna and Turead Cambric anul Muslim, Conton Cambrics, Book Muslim, Conton Cambrics, Book Muslim, Carlot Cambrick, Book Muslim, Carlot Cambrick, Book Muslim, Carlot Cambridge, Carlot Carlot, C

DEGREEN BONNETS,

FIARD WARE, Crockery and Glassware,

Of every description.
Cotton and Wool Cards,
Teas and Spices,
Powder and Short, Tobacco,
Smitts' Bellows, Auvils and Vices,
Hand, Mils an. Cross-cut Saws,
Spades and Shovels,
Brushes, &c. &c.

Spades and Showels,
Brushe, &c. &c.
TUBE LAGORIVED,
Call Shins, (lim.) Skins of every color,
Genning and Lining Skins,
Genning and Lining Skins,
Handsome anortment of Coach Loces,
Seening and Pating Laces,
All of which will be offered to purcharers on
a constraint of the state of the seening and Pating Laces,
Seening and Pating Laces,
All of which will be offered to purcharers on
a terma.

Milledgeville, Feb. 11 CALHOUN & FORT.

LAFAYETTE HALL, MILLENDO BVILLEN.

MILLENDO BVILLEN.

I THE SUBSCHIERT returns his

I thanks to his friends and the
public in general, for the pust pathat in consequence of the hardness of the
he has REDUCED HIS TAVERN
Es to the following prices:
an and horse per day,
371-2

makfust,
50

CHARLES WILLIAMSO.

JOSEPH J. FISH.

MARCH TERM, 120 COURT, MARCH TERM, 120 COURT, (COPIES), before day of November next, I promise to Their Court, March 120 Copies and Copies and

oryman or bearer, thirty dollar ed, May 26th, 1877. BARNES H. MURBAY.

opy from the minutes, THO ARRINGTON, CIT S. C.

gr Tre Recontre in public of the form of t

in mass are to the manner in which of which we will be made to the manner in which of which and pleasure, superduf France, were their comparatively the same and kindred cames. The same and kindred cames the same and kindred cames the same and kindred cames the same and kindred cames. The same and kindred cames the same and the same

FINENUS.

Fried after friend departs:

The half notes a feetal the three are and the three from the three from the training of character and three from the training of the

Though Mr. Dundas had much reason to be despited at having escaped unhurt, he was. It little mortified at the laugh which his adventure occasioned, and his length which his adventure occasioned, and his length was ready increased when he found he lad to pay for the attendance of the melical gentlemen:—which having the melical gentlemen:—which having the melical gentlemen:—which having the melical gentlemen is not be seen to say "Hell Done?" the melical gentlemen is not many to the melical gentlemen is not melically the seen of the melical gentlemen is not many to the seen by the world—and let all old back-his face himself, (for his would trust no more batters,) he escaped from Edinburgh, and did not return for many years.

people's, that like Mr. Owen this could deer marriage little better than an idle and unworthy exemony. These are but a few of the opinione promuleged by this result of the country of the

more so is other maters. Phil. dilum.

Confastions of co Old Micis. The New-York Couries makes the following remarks on a recent book with the above title.

"The confessions of an oid maid! And "The confessions of an oid maid! And That they were ever anxious for metrimony, but that nobody saked them? Cartainly not. There is earcely an old maid in existence that might not have been married had she thought proper to accept fasticious see which brings congenial hearts together, and chance does not happen to all, despite of folorous and his wisdom. Mabecause chance his not offered her a hushand worthy of her love and respect. Therefore do we honour old maids, and therefore shall we ever couch our larged and therefore shall we ever couch our larged are cross, pervish and disagresable. As a class, they are just the rowers; they are cauerially sell-informed, sociable, and

ANECDOTE OF LOVE.

THE STOLEN CHILD.

Twentieth Congress.

The could for the finer produce of Russla, of an outled for the finer produce.

Our politicisms are now occupied with the following subjects for discontinuance of the fine produce.

Our politicisms are now occupied with the following subjects for the fine produces are now occupied with the following subjects for the fine produces of the fine p

The same paper, in giving an arricle from the Gradit de France, or the 22d, which is subjoined, saya—The conduct of the Port has become more moderate, and the Port has become more moderate, and success, which present the property of the p

ance and Russis have a secret under-ning at this moment with respect to eker, the result of which may develope all before long.

A messenger arrived in London on the th, from Vienn, with despatches for more Esterhary, which were supposed he of importance.

It is stated in a Paris paper, that a projest has been formed, for the construction
of a tunnel under the Visualla, at Warsaw
—the Architect is a foreigner, and has engaged to complete the work in the space
of three years. This mode of communication would be of great utility, especially
at the time of the breaking up of the
frosto, when the communication is entire.

reit off.

The sufficet of West India Slavery fell inder discussion in the British House of Coltmone with the State of Coltmone of of C

istress of the tower classes of Great sin.—Numerous accounts are con-ed in the papers of the distress and try of the lower classes. The Edin Sectsman, of the 16th March says, impossible to describe the dreadful of suffering and destitution to which

War in the Edst.—At a moment who attention of all Europe is direct awards the proceedings of the Ottoms to following expressions of Bonapar directed to Mr. Ellis at St. Helens, we send with typers: "Russia has a

of Sharch, and regular watches will be appointed on both sides. They is 250 males more than the Burclay match.

FCREICOV.

I ATEST FROM FRANCE.

We have received by the packet this Helen, Capt. Cobb. our capture files of Heren Cobb. Cobb. our capture files of Paris and Havre Journals, to the 25th of Harch, and are also midebald to Capt. Cobb. for papers of similar dates. We have ricen time an attracting mention of the cobb of the papers of similar dates. We have ricen time an attracting mention of the cobb of

On taking the enestion on the motion, there appeared—A vs 24—Noves 19.

HOUSE OF REPRESENTATIVES.

AMOURNALLY.

The House resumed the consideration of the following resolution, being the report, in part, ande by Ma. Tutker, of S. C. from the Select Joint Committee on that subject:

Resolved. That the President of the Seates and Sipacker of the House of Representatives between the House of Representatives have been dependent to the Seate of the public business we evad not act upon this resolution now. It had a direct bearing upon a measure which was of great Interest to the country. There is now a prospect that the and, that fixing the day of adjournment would expedite the public business. He referred to the fact, that Congress had been obliged to restrict a resolution of his character after it had passed. He thought we friend of the tariff could vote to fix a day of adjournment—He extend that he would not extend the major that the second of the tariff could vote to fix a day of adjournment—He extend that he would not extend the modern that the modern that the modern that the modern that the Major and the modern that th

undetermined. He moved to large the intermined and the moved to lay the reactivition on the table.

On the call of Mr. Ward, it was ordered, that when this question be taken, it be taken by a sea and noce.

The question of the taken, and derived by a sea of the table of the table. Mr. Tucker gave notice that to-morrow he should call for the consideration of this resolution was his deginant it, he should all for the consideration for this resolution again. If the majority of the House should then decide against it, he should not call for it any more. He hoped gentlemen would attent, as order that the sense they would fix on a decideration of the table of table of the table of the table of the table of the table

Mr. Lumpkin said the amendment was antimely. The impropriety of placing Mir. Lamphin said the amendment was untimely. The impropersy of placing the State of North Caroline by the State of North Caroline by the State of State of Company of the State of Georgia had been before the Commutees, and had melorgone soleman investigation, and had been before the nation for a quarter of a century. Under all the circumstantion, shibough he felt the sincerest for the state of the sincerest for the sincerest forest for the sincerest for the sincerest for the sincerest for the

gin. Georgia Saction's adult the surrounders of the contractions industrial to estinguish that hinds the This was much pore than had been asked by North Garoina. If she had received, what she was catified to under the reservation of the Treaty, she would have received sufficient to extinguish. All the titles. He repeated that there was no intention to conflict that the elains of Georgia. The thought there should be no discussion between the sister States on this subject. He did not see that either of the gentlemen should feed may great concern on this subject. He was of opinion the appropriation would have no effect upon the large and the subject to make a stand a gainst all amendments, as the public interests are suffring in consequence of the delay in the passage of the bill.

Mr. Carea and Mr. Linguience of the delay in the passage of the bill.

Mr. Carea and Mr. Linguience of the delay in the passage of the bill.

Mr. S. Wood thought that every State was the state of the state

ther discussion.

Mr. S. Wood thought that every State and an equal claim.

Mr. Skepperd assiled for North-Carol.

In the did not see any reason why Georgia should -ppose this claim of North-Carolina.

He said that North-Carolina that uniformly invested the Indians as human to filter acc; and she mad should reform the config.

There yet remains a small retinant of this race; and she mad the state of the config.

There yet remains a small retinant of the config. There yet remains a small retinant of the config.

The property of the config. assets the wind Georgia in the extinguishmout of three titles. These people have tied which bind them to the name of a nation. He did not find any fault with the policy pursued by the general Carolina that the policy pursued by the general Carolina that is a state of the configuration of the Government to extinguish the the would be the configuration of the Government to extinguish the titles.

Mr. Mr. Cay said it was notorious that there was no difficulty in having a Commissioner appointed, whenever application was appared to know the Mr. Wr. Yogk. He wished to know the Mr. Wr. Yogk. The semendment was then concurred in system of the policy of the policy of the concernment to concurred in the concernment was then concurred in the concernment as then concurred in the concernment was the concernment was the concernment was the concernment was the conc

propriation to ject somewhat be heard.

The question being again put, was de-cided in the affirmative-ayes 77, nose 45. On motion of Mr. Cashrichten, Con-trained and the Control of the Association of the various appropriation bills a sumended. The question being on the first amend-ment of the Sonate, to the tall making appropriate or an experiment of the sum of the tall making appropriate or appropriate or an experiment of the Indian

answer the question in the affirmative.

Mr. Mallary said if we are to extinguit
Indian titles, this is as, fair a case as as
which has come before us. It was
pursuance of the general policy of th
government.

pursuance of the general policy of this government.

Mr. Hygen and the difference attempted to be drawn between North-Carlilin and to be drawn between North-Carlilin and the property out of the recognition of the force, arises entirely out of her magnanimons course, in paying to her revolutionary officers those rewards which the general government should have paid. He said that by the texture of 1816 Indians portions of the course of the state of the state of the texture of the state of the texture of the state. North-Carolina, instead of complaining of the number of the state. North-Carolina, instead of complaining of the number of the state. North-Carolina, instead of the state of the state, and the state of the state of the state. Out of the state, she had raified the treaty of 1816, and the inclass had roomed of the State.

Had

aker-decided that the debate was not

do.
G. E. Ironside, for a plating pen \$ 6.

From the Sackett- Harbour Adv. of April 24. HORRID MURDER.

HORRISON OF THE STATE OF THE ST

.fccident.—A serio yesterday morning. given in the public blage of persons to ness the ceremonies



THE RECORDER.

MILLEDGEVILLE, MAY 17, 1828

ne fate of the Tariff bill, in measure

are expressed himself averse to n molasses, which he looked r more injurious to Maine, than beneficial to Missouri. Mr. P. some details in relation to the ied on by the State of Maine Vest-India I-lands, and, con-t this duty would act as a death

WHAT DOES THIS MEAN?

shall set them down as incorrigible, an abandon them to the fate of a pervers and sim necket is not ultimated. [Frederick (M.) Cilizen, of May 2.

[Frederick [As], Citizen of May 2.

Edrant of a litter from a gentleman of respectivity is a gentleman at Frachington, danted Treation, April 103, 1826.

In the state of the

[1b.

has contribute on Jaw suits—no disputes and the intemperate are at one disputes ed. He is constantly, in the season of agricultue, in the fields with his men, and according with an abagust promise that the right hand. Stranger product the contribute with an abagust product the contribute of the cont

SPER

New-York, May 7.

LATEST FROM ENGLAND.
WIRTHAL DECLARATION OF WAS BY
ARUSSIA AGAINST THE FORTE.
By the Packet slip Columbia, Capt. De-lano, accounts have been received from
Condon, acada Let Auril, inclusive, by
which, we are at length put in procession
of the Russen Decistration of War. Our

TREATY WITH MEXICO.

CAUTION.

rg, under the penalty of the law in su FRANCIS JONES. MADISON SPRINGS.

Administrators' Sale.

WILL BE SOLD, in Germant dumby,
the second Saturday in July 1981, vilate repidence of fichard feellin, decease o,
All the Personal Property

The Personal Property

A GREEABLE to an order of ferior court of Washington ling as a Court of Ordinary, wi first Tuesday in August next, hours of sale, in the town of S.

Postponed Sale.

WILL BE FOLD, on the first Time
June next, between the usual last, in the town of Lexington; Ogiethory
ty, agreeable to an order of the fafering
of said country, when sitting for ardinary NEGRO WOMAN

May 6

On the first Tuesday in August para, with a control of the control of the

with a Grist-Mill thereon, on the waters of Hen-gry and Hardship, belonging to Sarah Ann. Marile, a minor. JONATHAN COLEMAN, Guard'o. May 6

Will be Sold, Will be Sold,

A The Court-bouse in Sandersville, Washington county, on the first Tasaday in August next, between the usual hours of site, in
gustance of an order of the honerable inferior
court of said county, when string for outdeary
gupreers, the plantation of Illery H. Jordan,
a Lunaitt, iying on Williamson's awanp, adcluding Gainer and Biynau, contaboling about

One Thousand Acres,

May 8

May 8

Administrator's Sale.

Will Be Soll, in Gwinnell county
the first Saurdey in July next, atthe
traidence of John Pev, deceasing
All the Personal Property
of said deceased, consisting of heree, or
hogs, household and kitches farniture, fan
toni, &c. &c. Terms made Romen on the

CEORGIA, Gwinnett gounty — When Green applies for littors of digmies this gastes of Thomas Beber, lafe of said decanaed;
Those are therefore to the and administrative the kindred and gazgliors of said editions of the control of the

FOUR months after date, up May 17

FOUR months after de

tion will be made to the facine course of boost for leave to sell their and to the facine course of boost for leave to sell their and for sectionary purpose to sell their and for sectionary decreased, for the boosts the beirs and cur of the decreased, for the boosts the beirs and cur of the section for the boosts and cur of the section for the

FOUR asouth ion will be made to a our; of James comity

May s JARREL SEASLEY, AND



unid Coker—server, constable, constable, res pine land, more or less, adjoinin, others, taken as the property of Lewir, to satisfy sundry fifas we said Wetvied on & returned to me by a constable negro girl named Maria, taken as the constable states of the constable stat

land, more or less, on William joining Baker and others, tak-ty of Isham Coleman, dec'd, to in favor of H. Hooks vs. David homas Coleman, executors of

a constable.

acres pine land, more or less, on the waWilliamson's swamp, adjoining froward
hers, taken as the property of Joseph Barsantisty sundry fi fas is favor of R. & T.
then was said Barron—levied on and retto me by a constable.

gross, George and no...

MUSCOGES SHERIFF'S SALE -- Will be sold, in the town of Columbus, Mirco

TALIAFERNO SHERIFF'S SALE-

J. D. GRESHAM, Sh'T.

MUSCOGEE SHERIFF'S SALE. be sold, to the town of Columbus, first Tuesday in June pext, the following

COWETA SHERIFF'S SALE.—On the
Tuesday in July next, will be sold, in
town of Newman, in Coweta county, the fol

Collector's Sale.

Administrators' Sales, &c.

Will be Sold, A T the late residence of Henry deceased, in Coweta county, o

All the Perishable Property

DIAY 5

A.L. them indebted to the entire of Henry D.

Bennan, dec'd, are requested to make interested to make interested to make interested to make the sindebted, are requested to hand in their demands in terms of the law.

R. S. HARDWICK, Adm'r

Administrator's Sale.

DY an order of Court, will be sold a
Court-house door in the town of S

Five Negroes, viz:

Its.

N conformity with at order of the Court.

Ordinary of Morgan county, there will do not at the Court-house in Fayettenile, on the first Tuesday in June near, LOT N. 100, the 7th district of Fayette, for the nuclei of the heir of the Medical, decased.

eirs of Z. Sheffield, deceased.

JACOB SHEFFIELD, Adm'r

March 13 tds of Z. Sheffeld, dec'd

Will be Sold,
O'N the first Tuesday in June next
Court-house in Gwinnett county of
Tract of Land,

Administrators' Sale.

O'N Saturday, the 24th decrease the least sale.

All the Personal Property
said deceased, consisting of a horse, cattle
gg, household and kitchen furniture, &c. &c.
eums made known on the day of sale,
POLLY FUNDERSURE, Adm'rx
JOHN LAWRENCE, Adm'rx
March 21

202 1-2 Acres of Land,

ON the first Tuesday in June sett, will be dol at the Court-house in the town of Sandersville, Washington county, agreeably we no order of court, the undervised half of 800 Acres of Land and half of the Grist and Saw Mills, on the water of Little Openedee, in said coastly, belonging to the heirs of William Warthen, decased, March a Budding and March a Read Saw Mills, control was the said of the Court of t

All the Personal Property

Will be Sold, AT the Court-house, in the town ville, on the first Tuesday

a. ville, on the first Tuesday in Aogu A NEGRO WOMAN uned Chloe, shout 46 years of the estate of Parts.

AFTER the expiration of four most cation will be made to the hon Inferior court of Greene county, was a Court of Ordinary, for leave sland and firgross belonging to the Thomas Hicks, deceased, late of safor the beseful of the heirs and credit of

PUBLIC SALE OF LOTS WITHIN THE RESERVE AND TOWN OF COLUMBUS, at the COWETA FALLS, on Chatch hoochic lives.

614 Building Lets

TO the lowest bidder, on Saturday the 17th May, inst., at Rutherford's old Mill, of Camp creek, the

Building of a Bridge

Notice Cotton Planters!

now making Steel-breasted Cotton Gins,

Greenes oro', May 8

Law Office.

THE underrigned has removed to, as manently located at the new town C in Muscope county, where he may at all consulted when not engaged upon the care that the sittings of the history attend the sittings of the care that the control of the care that the sitting to the care that the Benjamin F. Ward,

cello, Geo. April 1828

H. R. WARD, ATTORNEY AT LAW,

tton, April 22

For Sale or Rent,
That comfortable Dwelling-House
The Milledgeville, forwardy owner
The Milledgeville, forwardy owner
The Milledgeville, forwardy owner
The Milledgeville, forwardy owner
The Milledgeville, forward owner
The Milledge

CHARLES MATHEWS, Legate

iaw. THOS, J. PARK, Ex'ors. WM. WARE,

AICAJAH BIDELL, ROGBR Q. DICKERSON, April 26, 1828.

LOUR months after date, application will be made to the honorable the inferior court of Butts.county, when sitting for ordinary purposes, for leave to sell the real extate of Isabel Messer, ate of Richmond county, deceased.

FRANCIS MILLER, Adm'

ROBERT PEARMAN, ISABELLA NORTHINGTON, Adm're

NOUR months after date, application will be made to the bonorable the Court of Ordinary purfoyers, for leave to sell all the real estate of Moses Thompson, late of Warren county, deceased, for the benealt of the heirs.

HANNAH THOMPSON, Adm'rz.
M'33ES THOMPSON, Adm'r.
February 26

February 25 wide made to the household application will be made to the honorable the Laferior court of Warren country, while string for ordinary purposes, for favor to sail Lat the 20 in the 16th start, for Law 18 and Lat the 20 in the 16th start of Lam Brewer, as daily, for the use and support HENRY HIGHT, Guarlian. March 3

TOUR mostles after date, application will be assisted to the honorable the Inferior court of Baldwin county, sitting for ordinary purposes, for leave to sell two negroes belonging to the extet of William Allen deceared—sold for the benefit of February 2

AMOS J. PERSONS, Adm'r.

REBECCA GARY, Ex'ra.

POUR months after date, application will be made to the honorable Inferior quart of Ta-

Jackson Globe To