

d to
 FT is
 Held.
 -if
 erable
 ill be
 gh on
 NICK-
 made
 ain't
 tds

under-
usual
leas,
le-
nau-
Fish
ear's
as
is in
more
and
two
h't.
ing

well,
rap,
bu-
ally


EL.
t
be
of
ur-
to
on

and
ng
y
nd
C
ne

ed
w
k
s
e
no

h
of
re
a
r

l
a
o
d
r
l



Monthly Notices.

vs.
RULE NISI.
ARCHIBALD G. BILBO
On the petition of Cary Wood, stating
that Archibald G. Bilbo, on the fifteenth
of April, eighteen hundred and twenty
one, did make execution and deed to the
said Cary Wood, a certain mortgage deed for the
sum of \$174 one hundred and seventy-
four, in the first district of originally W-
ashington Newton county, on Little river, cor-
ner two hundred and fifty six acres, more or
less, originally granted to William Carden &
C. Ligon's district. And the said Cary
Wood, in and to the said mortgage deed, made
for the better effect of the better execution
and payment of a promissory note, subscribed
in the hand of the said Archibald G. Bilbo,
bearing even date with the said mortgage
deed, payable to said Cary Wood, on or be-
fore the first day of January, next, to wit:

[illegible]

published in one of the public gazettes of this State twelve months in pursuance of the statute in such cases read and from the date of the above notice and from the date of the 29th day of March, 1827.

JOHN H. TRIMMER
April 14, 1827

**SOUTH-CAROLINA FRUIT CO
vs.
WILLIAM WHITFIELD &
EMILY WHITFIELD &
JORDAN OGBORN**

**Bill for Fugitive
Account**

Sheweth that in pursuance of the Statute in that behalf made to that effect in relation to the fugitives of the defendants in the above case read without the limits of this State—in and to the motion of complainant's Solicitor General and the said defendants in the said

[illegible]

Adm r
10-4m

aid land agreeable to said bond,
provision thereof by Will, and
pointing to the said Will, and
the said Administrator of said Will
is now in, ordered, that all
any valid objections and admi
cutions said title, be and appear
of Ordinary of this county
the said Will, and the said
and there to make them, as in
of this court will then and there
pass a rule absolute directing said
to execute titles agreeable to
and the said Will, and the said
and that this rule be public
the public papers for three month
thereof be posted up at one o
a price in this county.

A true copy taken to the Ma
of the said Will, and the said

Adm r
12-4m

able to ap
for ordi
he real e

FREDERICK SIMMONS
March 8
Nine months after date, applicant will be made to the honor court of Hancock county, Ga., to show cause why he should not be removed to the State Penitentiary, for leaving to and part of the negroes belonging to Jesse Battle, dec'd., for the heirs and creditors.
W. T. BATTLE
R. P. CATO
Powelson, Feb. 1
Six months after date, applicant to the Inferior court of Hancock county, Ga., to show cause why he should not be removed to the State Penitentiary, for leaving to and part of the negroes belonging to Jesse Battle, dec'd., for the heirs and creditors.
W. T. BATTLE
R. P. CATO
Powelson, Feb. 1

ate, appli-
ment, a list
sitting for
the real in
ing, Nestle
Adm'r
-m-4
plications will
of Wilkin-
ent or a dis-
ent or Joel

the heirs have
 the sons, Adm'r
 7-4m
 will be
 of ordinary pur-
 estate of Willis
 Adm'r
 will be
 first court of
 or ordinary pur-
 estate that be-
 ly, William Hay,
 orphans of De-
 Adm'r
 for orphans
 Adm'r

application will be made for the inferior court of Warren county, for ordinary purposes, for leave to sell the real estate of Abner Hugg, late deceased—*for the estate of Abner Hugg.*

SOMETHING
January 8, 1927

GEORGE H. WARREN, co-ty.
V.
J. H. WILKINSON, ad-ty.

It is made to the honor-
able court of Warren county, where
said William Duckworth, late
deceased, was given to all parties
interested in the said real estate
for sale, on the first Monday
next, for leave to sell the same
to the estate of Abner Duckworth,
late deceased.

JOS. L. GARDNER, ad-ty.

of the Record -
from Duck's nest, Jan
February 8, 1927.