

MILLEDGEVILLE, GEORGIA, MONDAY EVENING, MARCH 5, 1827.

RECORDER is published weekly, on the track, between Wayne and Jefferson, where per annua, payable is advance,

picuously inserted at the

N THE NATIONAL GAZETTE.

ON THE NATIONAL GAZETTE.

OLLECTION OF WASHINGTON,

OR OF THE MOTHER.

MORALTER MOTHER.

OLIGIT WAS absent

mative State from the spring of

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to return her to Mount Vernou

ning of the cassing one. This

laidy used to observe, that she

outle first spends.

ming of the cossession of the characteristic bay used to observe, that she and the first cannon on the open-she hat at the close of the cambe het at the close of the cambe Revolutionary War.

In the camp on the Hudson, and in the camp on the Hudson, and spicen of the approach of the cam New-York. The aids-dependence of Generals Green and others at head-quarters' should on under an escort. This the call remarking the presence of dependence of the control of the control remarking the presence of the call remarking the presence of interes at leant-quarters) should on under an escort. This the neal, remarking, the presence of the better encourage as to a soc. In a dark night, the words of from the officers, the march-troops, the dragging of artillery and, the windows of the houses and the house itself filled with 1° gave dreadful note of pre-tage the current of the pre-tage of the current of years of her death, (when lisense prevented exertion) et a most useful example in ent of her domestic concerns, own keys, bustling in her tirs, providing for her wants, I moving in all the pride of

ome of the aged inhabitants burg, who well remember scated in an old-fashioned se was in the habit of almost er little farm in the vicinity re, she would When there, she would ride
this, riving her orders, and
y were obeyed. An agent
and given directions as to a
ze of work, varied from his
its execution; the lady,
and was as perfect in rural
of her son in war, pointed
the agent excused himself
"in his judgment the work,
readvantage, than it would
his first directions." The
"and pray, who gave you
judgment in the matter;
"a, sir; there is nothing left
they."

lustry, with the well regu-of all her concerns, enabled

were always far from richad'ounseix economies, so memes of privation and trouble,
loos attention; wildle every
ter household bore marks of
management, and very mamanagement, and were
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management, and management

RECORDER.

After an element of most place, we want to be a second of the control of the cont

various members of it, and of ratious ages, and of various members of the various in the left of the l sofit, and of variou Mr. W. said he did not meen to have en-tered into that question; but, as the gen-tleman from Georgia had stated it, and brought his argument to bear upon it, in must be allowed to take the libery of re-viewing that statement. The gentleman had, with what he called great frankness, the wind of the statement of the statement which he belonged, were, the adversaries of Georgia. [Here of N-Fryth explained, and stated what he had understood to be Mr. Nich-ster's meaning when he had sain that the language of memore had copus from the other side.]

to be trusted. But if the Committees of this House are to be supposed to be under such a prejudice as rendered them unfit to decide the questions referred to them.

thinks, that there are in the stry, and is the flower, and the intrees are so organized as it is dominant in them all. P Mr. W. said, he believed that thou it there were some Couthe House not exactly so organisaid Mr. W. parting from this, swir the gentleman when he swir the gentleman when he

sclaim now brought figwards and methynon by Gospin, in he understood was, that this Feet treety, and the opicity of the property of the control of the contr

g those to whom it is sent.

tching for the decision of such a

whothsoever it shall go, the genrom Georgia need be under no a

refrect of their report. er it shall be, will be st and deliberate Th

car with thours to all the shall be inespable of using towards any checonsisted chiefly of the Staws, any language incompatible with the fa large part of the Indian rever one party is the treat published that those with the very scienced with the very scienced with the very scienced with the very scienced with a very science of the very science of the very science of the very science of the science of the Standard Complexity, under a the Indian lively annualled and done

Stade, and make to anyself, and the stope respect which I very aincredy feel towards all the States. Mr. W. concluded by saving, that if this communication is headed not go to some of the Standard should not go to some of the towards which had been failed to some of that committee.

Mr. Perspik again rose which had been admitted to the standard should be one of that committee.

Mr. Perspik again rose and appropriation of money to, quot the alleged clasms of the control of the standard should be not said the control of the standard should be not said the control of the standard should be not said the control of the standard should be not said the said t

who enumed the abrogation of the Treaty

But, it manking on the pre-former

But, it has given to a Committee of
which Mr. It has given to a Committee,
which Mr. It has given to a Committee,
which Mr. It has given to a Committee,
common makin, that troth is nighty and
will prevail, and that persons have, coniductly in the right, seen beared to cleal
leave investigation, the troth is nighty and
leave investigation that prevails and a cridinary
degree of prudence, would ever challengan investigation to force a property of the own rights, and an ordinary
degree of prudence, would ever challengan investigation to force a property
and in the was the right of the meanest errminal to have the access to the committee and
Mr. F. in the supposition that this case is
propulged this is a matter of force oropamon. I object to the proposed reference of this subject, and I appeal to, faceto anisation the opposition of the committee and
the subject may be a committee and
the subject may be a committee and
the subject may be a committee and
the degree of produced by the organization of committees, not in this, but in
the other House. The committees were
said to have been an oranged as the enchanged and the committee and the companile the committees are conduce to
an opposite result. Was not this list fairly
frequent. What, he asked, was the usual
course of these committees? Their erports embraced generally able investigation
of facts and principles, but their conclustons were always fevorable to the
yonly reflected the images of the Mesage of the President, and sometimes very
holly reflected the images of the Mesage of the President, and sometimes very
holly reflected the images of the Mesage of the President, and sometimes very
holly reflected the images of the Mesage of the President, and sometimes very
holly reflected the images of the Mesage of the President, and sometimes very
holly reflected the images of the Mesage of the President, and sometimes very
holly reflected them. Mr. R. assect

..., what has in effect been don—to do what has always been don lation to the extinguishment of in the to lands. One of the founds the excitement and complaint in against the M. S.

by the arst and not engeneed by treaty. If he had not in express terms, stated the attempted annuliment of the first, it was because it was well understood, and the irresistible inference from

There is in the statement of the gentleissuan to substantial distributes with that he is a state of the issuant to substantial distributes with the interest to the firm of the matter to judicial determination of the matter to judicial description of the matter in public to the part of the publication of t

de dieretion, a recort to arms, or to the judical tribunds. Nor does it counter a resort to force, if the thoughest are contented as a resort to force, if the though sudded edied against either of the parties. At that is necessary, is a decision of the thouse on the rights of the parties, and the application of the extrasting legal provisions that the law of 1802 does not apply to this dispute, the President will not persist in the curse the hast taken. If the House shall decide that military, force cannot be applied in this case, under the law of 1802, the Fresident will not resist to the supplied in this case, under the law of 1802, the fresident will not resist to the supplied in this case, under the law of 1802, the fresident will not resist to the supplied in the case, under the law of 1802, the fresident will not resist to the content of the supplied in the case, under the law of the content of the con

messages related. Committee of the ste of the Union orrect, the messa-axed to tlat Com-

communication, with the accompa documents, to a Committee of the out he state of the Union, and ne al—ayes 81—nocs 92. i question was then taken on the n of Mr. Cook, to refer it to the Com

motion of Mr. Cook, to reter it to the Committee of the Judiciary, and negatived.

Mr. Hebster now moved that it referred to a Salect Committee. This motion prevailed without a division, and the Committee was ordered to comsist of several constitutions.

Mr. Thompson, of Georgia, then said, that it was with the most parfect deference to the Chair, that he should make the motion he was about to submit. The question to be reported on was one of from which he came, but to the Chaired States, and he was persuaded that the Spea* himself must be sensible, that the motion proceeded from no want of respective himself must be sensible, that the motion proceeded from an want of the control of the

miletely altered with the English at I should in

e follows a quotation from Mr. Canning on the British Parliament.]

FROM FRANCE.

By the arrival of the Packet and at Now-York, from Havre Letters from the Packet and at Now-York, from Havre Letters from the State of the Packet and the Packet are the Packet and Table 1997.

in the Ch

fier, in the separate corps in the Causen

Greece.—The following is no extract of private letter from Napell di Romania, ated October 10, addressed to a merhant in Malta. Its data is not very regulant is contents are of some interest. in Matta. As a many laterna, it is contained and the particular forms of the p about independence of all the off Greece that took up areas, or he establishment of a govern-field on that of the Jonan Is-tal electric is also affirmed, the state of the Jonan Is-tal electric is also affirmed, all the state of the state of the Jonan Island of the Jonan Island Jonan Island Island Island Island Island Jonan Island Island

out the largest provinces of the Ot-Langue are to furnish an army of effective meny viz. Natolia, 50, tomelia, 50,850; Constantinople environs 50,950; and Bagdad and 50,950.

Active control of 50,000; and Bagded and Active Control of 50,000; and Bagded and Active Control of the State o shoot him. He kneeled and was by the officer to pull the cape our which he did you the cap over which he did you was the cape of the cap

site, and to a decodful famility the poor selfow lost his life."

New York, Feb. 15.

From Avic Orions.—We have received by the pacter ship, Azola, New Orients by the pacter ship, Azola, New Orients of the State state of the State state. The second selfow and the selfow are commenced between the forces can bear from Nachthoches, that hostifies save commenced between the forces of Texa. It appears that a party practical for the State state, and the selfow state of the State state, and the selfow are commenced between the forces of the State state, and the State state of the State state

CONGRESS.

HOUSE OF REPRESENTATIVES.

GEORGIA MILITIA CLAIMS. see, on motion of Mr. Cook, committee of the Whole of the Union, Mr. Bartlett, in a the Military Appropriation question being on the follow-cut, moved jesterday by Mr.

lement of the claims of the gia, for services rendered s 1792, 3, and 4, agreeably of Genstant Freemen, and the sanction of the Secre-

of the Georgia Commissioners, Beldwin and Jackson, was better authority.

Mr. Bright, of Ohio, tradicated the justice of the claim, and argued to shew that the troops in question leaf been employed on account of the United States, and had never channeled.

and Jackson, was better authority.

Mr. Bright, of Ohlos, indicated the justice of the claim, and argued to shew that the claim of the property of the propert

Mr. France followed on the same side, and repired in a particular manner to Mr. Clarke, stated the principles which had guided the Committee in their report, and vindicated the report. The question being them taken, the annualment moved by Mr. Vance, for the angulated the Groupt Militan Claims, was adopted. Ayes 78, Noes 62.

was adopted. Ayes 73, Noses 62.

Was adopted. Ayes 73, Noses 62.

Nothing of importance was definitely acted on yesterday, though the proceedings were not without interest. The prominent subject of the day was the Woodlen Bill, so called. Various the Woodlen Bill, so called. Various the Woodlen Bill, so called. Various of the woodlen believe to the day was the Woodlen Bill, so called. Various on the work of the woodlen believe to the woodlen believe to the bill rosisted themselved in the friends of the bill rosisted themselved in the several motions, which will be given to-morrow. The motion to refer the bill to the Finance Consmittee (it is given to-morrow. The motion to refer the bill to the Finance Consmittee (it proved by the woodle of the wood

Mills, Noble, Rusgery, Bosses, Willey, West-ford, Seymon, Sibbee, Thomas, Willey, West-bury.—54.

A motion was then made by Mr. Benton in the bill, with instructions to recommit the bill, with instructions to a series of the series of the

Nearly the whole of yesterday, in the Honse of Representatives, was occupied in a very marked and interesting Bebase on the satisfaced and interesting Bebase on the satisfaced in the marked and interesting Bebase on the satisfaced by the mornal improvement, introduced by the mornal improvement, introduced by the proportional for the satisface out the appropriation of saries out the appropriation in, it will be seen, like that decaded upon the other day for the continuation of the Road from Wheeling on to the Mississippi, has received the decided a production of a majority of the House.—Ib.

FEBRUARY 22.

The Sittings of Congress, and particularly of the House of Repress, and particularly of the House of Repress, and particularly of the House of Repress, and particularly of the House at peatenday for nine above. The Sends part has above to the Woollane Bill, and applied itself very earnestly during the day to the discussion of the Colonial Trade subject.—The Senate may possibly return to the consideration of the Woollens Bill, that the short time that now remains for destrible subject, readers II, not thirt, very

improbable. In the House of Representatives, the Mi-litary Appropriation Bill was passed, and the Naval appropriation Bill ordered to be agrees, of or a third reading. In the course of the vie on the Bill the Colony as the Casas of the Appropriations associated



THE RECORDER.

MILLEDGEVILLE, MARCH 5, 18,

opriation has been made in th House of Representatives for paying the Georgia Militia Claims. The last Wash-ington papers contain not a word relating to the dispute between this State and the ington papers contain not a word relating to the dispute hetween this State and due Executive of the U.States. Neither of the committees of Congress has yet reported. The one chose from Senate, by hallor, is composed of individuals not unfavorable to us. That from the House of Repressitatives, selected by Mr. Speader Taylor, contains a majority of administration mean, from whose impartiality we have little to expect. Be the tendency of the Reports from these committees however, what is may, we seponenties the subject to have the gress on Saturday last. The survey of the disputed territory having been com-pleted, the Marshal will find there no sur-veyors whom he can arrest under the mandate from Washington.

inandate from Washington.

The unprofitabless of LITIGATICN is strongly exemplified in a case lately decided in the Supreme Court of Pennsylvania, between Levett Harris and Wilham D. Lewis of Philadelphia. After this cause had been several years in court, and the partice and point for free and coats from thirty to forty thousand dollars, the plaintiff obtained a verticit with \$100 damages! btained a verdict with \$ 100 damages ! The " Ancient Dominion" has arouse

from her lethwrgy—the spirit of Virginia is up—public meetingsheld in different quar-ters of that State, have expressed, opini-ons unfavorable to the measures of the present administration, with the determination to support General Jackson in pre-ference to Mr. Adams at the next ele-

The drawing of the Land Lottery mences this day.

mences this sley.

At a Pohlie Dinne given at Richmond Va., to Gen. John Floyd of Congress and William B. Gilee of the State Legislature (certify) detected flowering) the following street of the state of the following street of the state o

the people. William B. Giles—The able debater William B. Giles—The able debater distinguished veteran in the public service-tame moral courage which in '99 count's to essentially to overthrow one mad Adu-tration, will assist us in 1827 in prostratin

ther
Our Cause—The cause of our country and he
shoutilation. We offer the right hand of fellow
hip to all our brethren in the union. Thos
whom principle hath joined together, let no ma thip to all our whom principi

whom principle hath joined together, let no put assunder.

John Ra. Aolph of Roanoke. As an orator, ivalled, as a patiot, peerless. As an enlighter histrict will return him by acclamation to heater of his glory.

The Woollens Bill.—That borrible offsprin

FROM WASHINGTON

Committee of the Senate on of Mr. Adams, has been agree committee, and will no doubt

und dollars—was supposed to boot 8 15.002, when destroyed insured for \$ 10,000. Lumber to of about eight hundred dollar destroyed.—Georgian.

Figure of the Senate of the United States
We recommend the Indiowing Commisnication to the reader's attention, which,
beref as it is, as a beautiful as it is just.

[Rich. Enquire.
"Another, and another, still queeced,
"And the last blow is harder time the forece."

"Another, and another, still succeeds,"
"And the last thore is afractive and former."
A rapid succession of dissarrous definits
pursues the continuous. We larger just seen
the externes of Beston, McLane, Ridder
Harren. The small of the afractive the
the news of his re-election can recent emismently gradifying to itself), that rendered
doubly so from the total rout and disperson of the Administration Faces with
the news of his re-election; and recent emistime to the state of the state of the
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three of three of the residentials, resolved to prave production. For this purpose, il President, the Press, the purpose, il President, and Press, the purpose, of the service press, in the purpose, il President, and press, the purpose of the service production of the servic

IMPROVEMENT OF THE NAVY

construction of two viry durks, the one to the North are like other to the South of the Potomac river. The next pression of the bill directs the construction of a Market Ram. Way at Pensecola, for the repair of aloops of war made of an interpretage.

on the base of the second of the base of t

On the publication of the document and testinony connected with the Report of the Common of the Comm

peper. Minutemen," as a L 1775, and was in the first see enemy in the Auturns of Hampton and Norfolk. Hisked the public attention, a vited by Col. Daniel Margan mand of a company in the riwith authority to select hisarched in this capacity to the Tot, and was accommodification.

GEO. R. ELASTON, Secry.

Nogroes and Bacon
FOR SALE, ON A LONG CREDET.
On the 22d day of his ch, the subscriber will
offer for sale to the highest hidder, on a chedit until the first of January west, at his Plants-

15 & 20 Likely Negroes,

to 10,000 lbs. Good Baco

February 23 Will be Sold,

est chair-levind on a malado. ASA C. ALEXANO Wife be Spid;
A T the late presidence of William Starting and Control of Wife A Margan county, on the first

district tolls active ly district tolls active ly district level l

Februiry 27 LANDETH HO

Nine mon forior court of Section to activity. It ordinary purposes, for heavy half of the 1821 Let 7th district ty, acces negroes, namely, age and her children fallessey, a girl, Percentt, a girl, Ann, a girl by, it let in gust of the reside to by, it let in gust of the reside of the beast of the heavy that the second of the se

JOHN FLANINGAN Merch 1, 1927

8 25 Keward RUNAWAY a subscriber, ARMSTEAD.

Shouls of Ogachee, Warren co. Gn. March 2 Executive Department, Ga., Milledgeville, 17th February, 1822.

ORDERED.

Milledgerille, 17th Feb., 1

yet before that curtain for the beautiful pantominal review before the. There infant in her arms 1

three, despatch it as soon as you can, at then make yourself scarce immediatel Take it for granded that every man sense knows "the present value of si gle minutes, and endeavours to let no ticle of time fell useless to the ground Therefore, don't interrum him. If y [.Vewburgh Gazette

HAPPINESS AND FLATTERY.
A gentleman advertising his benefit of four theatres, says, " he is harpy form his frends, that it is the last it is shall ever appear before an Americablic." This is something like the plant.

Division Orders.

1210

Pyl.

THE undersigned have united in the PRAC A TICE OF THE LAW, and will attend to the business of their profession jointy, in the counties of Green, Margan, Putnam, Jaspe-Hancock, Talanferro, Oglethorpe and Clark-WILLIAM C. DIAWSON, YELVERTON P. KING.

B.M. C. DAWSON will atter e caugies of DeKalb, in the exton, in the Flint, and Walte rn Circuits Greenesboro', Jan. 5

Paul Coalson,

Attorney and Counsellor at Law

P. ESIDING in Thomas County, Georgia

P. Indern his professional services to the public, and will fauthfully sevente any legal to since which may be entrusted to him in the counties of Ware. Lowering

GRAND LODGE

Of the State of Georgia Table Officers and Siembers of it A Lodge of the State of Georgia Lodges under its jurisdiction, by the representatives, are requested to etter reig. Communication of the same to the Grand Lodge Hall, in the City of State of Mexics, the old of March most, clock b. M. M. By order, L. H. PURT

February 1

MEDICAL.
THE SUSSCRIEER having take
The occupied by Drs. J
Woodson, a ders his

PROPESSIONAL SERVICES

BOATING.

EMERIFES' SALES.

WILL BE SOLD,
On the first Tuesday in Apr

at in said martgaged it to SHERROD SESSION January 25.

Will be Sold,

Notice.

GREEABLE to a perior Court for Table

JOHN GILMORE, Sh'

Jacph Ryals, Shiff.

Ira Stanley, Ship.

Postponed Sale.

On the first Tuesday in March T the Court-bouse in the town of t sille, Washington county, within as of sale, the following property, levied on the life estate of Cathan-

SHERROD SESSIONS, D. Tebruary 7

R T. BATTLE, Adm's

elion, Feb. 1

Will be Sold,

On the first Tuesday in May next.

A T the Court-house, in the town of Ma
Twiggs county, between the usual housele, agreeable to an order of the house
Court of Ordinary of said county,

Twelve Negroes, viz:

Administrator's Sale.
WILL BE SOLD, on the first Tu
March next, at the lote residence
Woodraff, dec'd, in Greenesborough

All the Personal Property
of soid deceased. Sale to continue from day to
lay, until all is disposed of.
LUCRETIA WOODKUFF, Admirs
January 15

Executor's Sale.
WILL BE SOLD, at the Court
in the town of Chinton, Joses
the first Toesday in April next,
The Negroes

ring to the estate of John S. Wrig in county, dec'd, to wit-Marie children-sold for the benefit of creditors of said doccased. Ter

on the day. MATTHEW WRIGHT, Qualified Ex'd Will be Sold,

T the late residence of Jasper Haynes, ceased, on Wednesday, the 7th day All the Perishable Property

Henry Haynes, dec'd, consisting the hogs, sheep, one yoke of ozen shold and kinchen farmiure, and other articles too tedious to men the benefit of the creditors of said ferms of sale made buown on the BENNETT H. FLEY, Ex-LUCY H. HAYNES, Ex'r spe county, Jan. 9. 61—6.

ON the first Tuesday in March next, w sold, at the Court-house in the town of

House and Lot clenging to Marlor & Wadrow, on the treet, opposite the Recorder Office.

JOHN MARLOR, Surv. Cop. January 1

Will be Sold. On the first Tweeday in March nert,
The Court-louse in Burke Soung, the
A al estate of Shadrick Sharborough, de
consisting of 250 Acres of Land,
lying in said county. Terms made know
the day.

REDDICK SCARBOROUGH, E.

December 23 48-9

"Notice.
A GREAULE to an order of the homerals.
A GREAULE to an order of the homerals.
A the Id-for court of Washington county
when sitting for ordinary perspect, will be sold
at the Court hour down in the meanders
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Administrator's Sale.

WILL BE SOLD, to the highest be Wednesday the 14th of March the late residence of Joel Tiangan, latington, Newton county, deed, the Personal Property

Coiton Gins.

THE & BSCRIETE wishes to inform his Containers of Baltisin and the olifest course, that he latend only in the most taking his felt stand on Wayne street, gian the Jarratis, forther purpose of Repairing Cotton Gins. Having provided similale instead for the a

JOHN SMYTH

B. The subscriber has for sale at his stan muroe county, NEW GIVS, ready for use It S. Milledgeville, Sept. 4 Notice to Creditors.

Notice to Creditors.

LUCRETIA WOODRUFF, Admirz January 15 51-6t

O's the first Tuesday in March nest, will be sold, ut the Court-house in the town of Mi

101 1-4 Acres of Land,

January 1 Will be Sold,

A T the late residence of Charles Peck,
A the PERSONAL PROPERTY of
the ceased, consisting of borses, cattle, to
fodder, household and kitchen furnitu

January 18

A. L. persons indebted to the conPowell, late of Twings county, decid a
quested to make framediately apparent
inhead the state may be indebted, are retally as the control of the control
the control of the control of the control
THOMAS DOZIER, Will be Sold,

Perishable Property

f said deceased, consisting of horses, cattle and heep. Teruts of sale under known on the day James Guiner, Lx or Washington county, Feb. 8

Fxecutor's Sale.

PURSUANT to the last Will of Peter R. Gee dec'd, will be sold, at the late residence candid decreased, in Putuan county, on Saturda the 7th day of April next,

A part of the Property of said dee'd, consisting of a wagon, a spin machine, a carding machine, the stock of all two beds and furniture, tables, and a numb other articles. Terms made known on the of sale.

Overton Walton, Ex'or

Will be Sold, ON Thursday the 22d March next, at the la residence of Maj S. Mann, dec'd, in Og thorpe county, the

Perishable Property

belonging to the ratte of said deceased, con-sisting of Hogs, Cattle, Con. Fodder, House-ish the said of the said of the said deceased, con-bined known on the day of said.

GEORGE DOG*LTT, Adm'r.

February 6

3-1t

February 6 3
4 LL persons are cautioned against to for a note given by me to James He Scriven county, for the sum of \$20 or payable January 1827, as the said January nature and the sale of a total country for the sale of a

GEORGI : Nestion county.

H ARRISON JONES, Sen., of Capt. I district, tolls before Thomas Jones One Black Horse, supposed to be about 12 years old, his aid bed—appraised by Thomas Daces and M Lyle, to forty dollars, this of a February, L. HOPKINS

Pebruary 17

BROUGHT to Crawfordville Jail rebtuary, TWO NEGRO ME

Harry and Sam, he ray they belong to John Cooper, a r—they also state that they ranaway f Madison, Morgan county.

STOLEN Flot on A Bright Bay Hors

Fifty Bollars Reward.

Estray Borse.

BAY HORSE

100 Dollars Reward.

tifve feet seven or eight in

MONDAY,

November 11

Monthly Notices.

Nine months after date, appli BENJAMIN HOLLAND, Ac January 9, 1827

NINE months after date, application to made to the hoposable the last court of Tattaell counts, when sitting it dinary purposes, for leave to sell loit No in the 16th district Wilkinson county drawn, drawqlly A D Lambertae of home county, and sold for the benefit of them and Lambertae for the state of the wind Lambertae for the county of the side Lambertae for the side of the side Lambertae for the side of the s

Nine months from the date here ppdication will be made to the Honor e Inferior court of Washington county, v ting for ordinary purposes, for leave to the real estate of Garrotte Brown, la id county descared, consisting of a li-

November 14, 1826

Nine mouths after dute, application will be made to the bocoroble the lafe-incoort of Jackson censity, when sitting for ordinary purposes, for leave to rell can be made to the control of the second of the best and creditors and decease. BECERN WALLICE, Admit of the second of the best and creditors and decease.

Januar 18, 1827

NINE months after date, application will guade to the honorable the interior co of Lauren county, when sitting for artin purpose, for leave to sell as int of lead, 80, in the 7th district of Payette county.

Nine months after date, appli-tion will be made to the honorable tae la-tior court of Haucack county, when sitte redienty propose, for leave to sell the re-tate of John Chappell, dec'd, constitue to treat of lead there is also propose of

IN BALDEIN EMPERIOR COURT William Tharr, Adm'r, and Rachel Tharr, A'm'rs, on the ratule of Tromas Trapp, dec'd, Complite.