

er 1825, a certain treaty was made with the Crow Indians, the Indian Springs, certain lands were ceded to the States, which lay within the territory. And nothing prevented from going into effect, in 1826, the same law, inasmuch as an act was passed, and a 17.

Things in General.—Courteous
der: if you have lived to be our
twenty without having learned that
is money, more emphatically money,
dollars or cents; you had better pull
out and begin your *de novo* aggr
you have made your own fortune
name of obtaining your title of their
whom fortune has yet to be achie
their industry. Never enter a more
more, a mechanic's shop, or a lawyer
ties for *promoters of mere speculation*

LET No. 39, lying in the Sixth district, formerly Early county, now Decatur, can be had upon reasonable terms, by applying to
THOMAS M. KENA
Milledgeville, Nov. 20 42-43

erly, including as said and being conveyed
 or as the property of Sampson Bratwell,
 to satisfy a debt in favor of William Godfrey vs
 Sampson Bratwell, ~~and~~ pointed out by Samp-
 son Bratwell.

Geo Stanley, Sh. J.

JOB-PRINTING
NEATLY EXECUTED AT THIS OFFICE.

LEWIS BURTON, 170 Clinton

DAVID L. CROOK
FOLLY IS DAVEY.
JAN 18, 1920