

Washington News.

VOL 3.]

WASHINGTON, (GA.) TUESDAY, NOVEMBER 24, 1829.

[New Series—No 23.]

PUBLISHED WEEKLY

THOMAS A. PASTEUR.

TERMS—The Washington News is published weekly, at Four Dollars a year, or Five Dollars, if paid one half in advance. Advertisements at the rate of six cents per line.

No subscription will be received for a less term than six months. All advertisements must be paid before any subscription can be discontinued, but at the option of the proprietor.

A failure to comply with the above conditions at the end of the year, will be considered as a new engagement.

Advertisements (except those published monthly) will be inserted conspicuously at 25 cents per square for the first insertion, and 50 cents for each continuance. If the number of insertions is not specified, they will be continued until notified, and charged accordingly.

All advertisements published monthly, will be charged one dollar per square for each insertion.

Letters must be post paid, or they will be charged 25 cents.

For the information of our advertising friends, we publish the following Law Register.

Sales of Land and Negroes, by Administrators, Executors or Guardians, are required, by law, to be held on the first Tuesday in the month, between the hours of nine in the forenoon and three in the afternoon, at the Court-House of the county in which the property is situated. Notice of these sales must be given in a gazette SIXTY days previous to the day of sale.

Notice of the sale of personal property must be given in like manner, FORTY days previous to the day of sale.

Notice to the debtors—creditors of an estate, must be published for FORTY days.

Notice that applications will be made to the Court of Ordinary for leave to sell land, must be published for FOUR MONTHS.

We are authorized to announce
EDWARD BAL-
LARD as a candi-
date for the office of Clerk of the Inferior Court of Wilkes county at the ensuing election.
March 30, 1829. 41—1f.

We are authorized to announce
ROYLAND BEAS-
LEY, Esq. as a candi-
date for Clerk of the Inferior Court of Wilkes county, at the ensuing election.
March 24, 1829. 40—1f.

We are authorized to announce
COL. STEPHEN A.
JOHNSON as a candi-
date for SHERIFF of the county of Wilkes, at the ensuing election.
October 1, 1829. 36—1f.

We are authorized to announce
Gainham L. Reke-
straw, Esq. as a candi-
date for Clerk of the Inferior Court of Wilkes county, at the next election.
Oct. 19, 1829. 38—1f.

We are authorized to announce
THOMAS L. WOT-
TEN, as a candi-
date for Tax Collector, for the county of Wilkes, at the ensuing election.
May 12, 1829. 47—1f.

We are authorized to announce
JOHN H. DYSON
Esq. as a candidate for Clerk of the Superior Court of Wilkes county at the ensuing election.
November 2, 1829. 20—1f.

We are authorized to announce
THOMAS R. EID-
SON, as a candidate for Clerk of the Inferior Court of Wilkes county, at the ensuing election.
Oct. 12, 1827. 37—1f.

We are authorized to announce
SNODEN KIRK
LAND as a candidate for Coroner of Wilkes County, at the ensuing election.
October 1, 1829. 16—1f.

We are authorized to announce
SAM'L BROOKS
Esq. as a candidate for the office of County Surveyor, for Wilkes county at the ensuing election.
October 27, 1829. 19—1f.

All persons to whom the estate of John Graves, dec., late of Wilkes county, is indebted, are hereby required to hand in their demands within the time prescribed by law; and those indebted to said estate, are requested to make immediate payment.
WM. PARKS, adm'r.
October 20, 1829. 30—1f.

A CARD.

THE undersigned takes this method of informing the VOTERS of Wilkes county, that he will be a candidate for the office of SHERIFF at the ensuing election in January next.—In doing so, he feels too sensibly the obligations he will be under for those indulgences, which is a characteristic virtue with his fellow-citizens. Wishing those who are interested to act understandingly upon the subject, he has thought proper to name those gentlemen who have consented to act as his deputies in the event of his election, who are Messrs. Major HENRY POPE, and LEONEL WOOTEN.

He deems it not necessary to state that in the event of his successful preference that his best energies will be devoted to the discharge of the duties of the office.

C. H. NELSON.
Washington, July 10, 1828. 4—1f.

By the repeated
solicitations of many friends, and a hope that I have discharged the duty entrusted to me heretofore, to your satisfaction, I am induced again to offer myself as a Candidate for Tax Collector at the approaching election in January next. Should you once more favour me with your confidence, I will endeavor to acquit myself to your satisfaction, and in a manner that will secure your approbation and prove that your suffrage are placed in hands entitled to receive it.
William Watkins.
September 28, 1829. 15—

NOTICE—All persons indebted to the estate of Lawrence C. Toombs, late of Wilkes county, deceased, are requested to make immediate payment; and all those having demands against said estate, are required to hand them in, properly authenticated, within the time prescribed by law, to
Wm. L. Pope, adm'r.
Nov. 2, 1829. 20—1f.

PERSONS indebted to the estate of John N. Simpson, late of Wilkes county, deceased, are requested to make immediate payment, and those having demands against said estate, are required to present them for payment within the time prescribed by law.
James B. Simpson.
William I. Simpson, adm'r.
November 9, 1829. 21—1f.

PERSONS to whom the estate of John Dyson, deceased, is indebted, are required to hand in their demands within the time prescribed by law; and all those indebted to said estate, are requested to make immediate payment.
John H. Dyson, adm'r.
November 9, 1829. 21—1f.

NOTICE—All persons indebted to the estate of John T. Graves, deceased, late of Wilkes county, are requested to make immediate payment; and all those having demands against said estate, are required to hand them in, properly authenticated, within the time prescribed by law, to
WALTER WEEMS adm'r.
Nov. 9, 1829. 21—1f.

THE subscriber wishing to quit the practice of Medicine, offers for sale his entire stock of Medicine and Shop Furniture. Those wishing to purchase, would do well to call at his residence, examine and buy without delay.
William J. McGehee.
October 12, 1829. 17—1f.

Office Discount and Deposit,
WASHINGTON, 24th Oct. 1829.
A REDUCTION of 10 per cent is required upon all notes running in Bank to be made at the first renewal on and after the 1st February next.—Those who may choose, can make their reduction at an earlier date.

By order of the Board,
SAML. BARNETT, Cashier.
19—cont 1st.

Blank Deeds
Neatly printed for sale at this Office.

Notice to Competitors.

TO be let to the lowest bidder, on Saturday the 5th of December next, at Frying creek meeting house, a bill of work on said house, viz. The whole of the sills to be new and of least pine, girders and sleepers if any decayed. Raise the house twenty inches higher and place it on good brick or rock pillars, six pillars under each sill three feet long, the corner pillars turned the same to be well pointed with lime. The floor to be put in good repair, the whole of the old weatherboarding and shingles to be taken off and new dressed weatherboarding and shingles to be put on, three windows in the pulpit end, three in the other end and two in the middle of each end of the same size and one of the same size in each end of the shed, making in all nine windows of eighteen lights, four windows on each side of the house large enough to receive twelve lights 10 by 12, making in all on the sides eight windows. Door and window shutters to be of good heart plank, the door shutters to be hung with good hinges and window to slide inside. Making new sash to be hung with twenty-five dollars in the estimation of good workmen; sufficient sum conveniently to hold five or six persons take down the partitioned wall it up of new dressed plank give the Blacks ten or twelve of the best seats and repair them, and make as many new ones and repair the old ones putting on a good board bound to all the seats. Putting good steps to each door and under heart timber. The dimensions of the house are forty feet by fifty of the usual pitch. The above work to be completed by the first of May next, in a strong workman like manner.

Hartwell Jackson,
Michael A. Lane,
Henry P. Wooten,
November 2, 1829. 20—1f.

FIRE PROOF

DECATUR, MISSISSIPPI.
THE WAREHOUSE, now erecting upon the lot formerly known as "McLaws," at the corner of Washington and Reynold Streets, will be ready for the reception of produce and merchandise by the 1st of October.

This establishment from its peculiar situation and structure, may be considered secure from the danger of fire.—It is situated in a central part of the city immediately upon the wharf, bounded on each side by the river, and by a brick wall, which divides it from a large vacant lot. On the South by means of 150 feet, and on the West by Washington street and the old burying ground. In addition to the fire proof chest storage, a large portion of the Cotton sheds will be built of brick and covered with slate.

The subscriber intending to occupy his establishment as a factor and commission merchant, would be thankful for the patronage of his friends and the public generally.

Advances will be made upon property in Store; and all charges continued to customary rates.

A. C. CHAMBERS.
Augusta, Aug. 22, 1829 11—1f.

STRAYED

From the subscriber, living in Wilkes county, near Danbury, about the 28th of October last, a

Sorrel Horse,

upwards of five feet high, eight years old last spring. On close examination his right eye will be found blind; he is shod all round; is a little away backed; both hind feet white, and he has a small white streak or blaze in his face. No other marks recollected. Any person who will find and secure him, so that I get him again, shall be liberally rewarded, and any information respecting him will be thankfully received.

Amos Chunn, jun'r.
Nov. 16, 1829. 22—2

WANTED.

A gentleman is desirous of purchasing a number of Negroes, aged as follows, viz:—Men and Boys from 15 to 25 years of age; Women and Girls, from 13 to 18. For further information apply at the Tavern of Mr. James Alexander, Washington, Nov. 9, 1829. 21—5f.

GEORGIA—Lincoln County, COURT OF ORDINARY.

JULY TERM, 1829.
Present their Honors, Rem Remson, Robert Fleming, William Jones, Thomas H. Murray, and Peyton Hays, Judges of said Court.

UPON the application of William C. Stokes, executor, that he have the bond of Hamilton Remson in the penalty of ten thousand dollars to make good and sufficient titles to one half of the tract of land and improvements which the said William C. Stokes and Hamilton Remson purchased of the executors of Joseph Grimage, dec., adjoining Laura Branson, Lubank and others, containing fourteen hundred acres, more or less, after he the said William C. Stokes, paid the purchase money to the same, which has been done; and stating further that the said Hamilton has departed this life intestate, without having executed sales according to said bond, and undertaking to provide the Court to cause the administrators of the said Hamilton Remson deceased, to execute titles to said William C. Stokes, according to the said bond, so made as aforesaid, and the law in such case made and provided.

It is therefore ordered, that the Clerk of this Court proceed to give notice in terms of the law, of the intended application, and that notice be served on the administrators of said Hamilton, to be and appear before the court therein named, and shew cause (if any) why titles should not be executed by her as administrators of said Hamilton, to the said William C. Stokes, according to said bond and this application.

True copy from the Minutes, this 7th of August, 1829.

Francis F. Fleming, c. c. o.
GEORGIA—Oglethorpe County, INFERIOR COURT.

SETTING FOR ORDINARY PURPOSES, F. M. Brady, vs. Jas. McCoy.

UPON the petition of F. M. Brady executor of the last will and testament of John A. Brady deceased, appearing to the Court that the said John A. had in his lifetime purchased a tract of land lying in Coahu's county, of the administrator on the estate of Leonard Black, deceased, to which he failed to receive titles, and that the said administrator was dead and a new administrator granted to the said Jas. McCoy and all the circumstances fully stated; ordered that said Jas. McCoy do proceed to make title deeds to the said F. M. Brady executor on the estate of the said John A. Brady, deceased, according to the requirements of the law in such cases made and provided, and the law requiring that said order should be published in one of the Gazettes in the State for three months that any and all persons might interpose objections if any there are. If none be made application will be made for a role absolute at the expiration of that time.

A true extract from the minutes of this Court, this 16th September, 1829.

Wm. Henry Smith, c. c. o.

Estates.

GEORGIA—Wilkes County, FUELING RUCKER of Capt. John T. Wooten's district, tells before me a sorrel mare with a white streak down her forehead, some small subtle marks on her back, with a switch tail, about four feet seven inches high, supposed to be about nine or ten years old, appraised to twenty-five dollars by Simon Pettet and Senborn Callaway this 4th day of April, 1829.

Nathan Truett, J. P.

A true copy from the records of my office this 5th day of June, 1829.

THOS. R. EIDSON, c. c. o. w. c.

GEORGIA—Wilkes County.

ABRAHAM CALLAWAY of the 16th district, G. M. toll before me, an estray mare, call appraised by Maj. Henry Pope and Baker Lipscomb at 35 dollars, about five years old, she is a small sorrel mare, with a blaze in her forehead, and both hind feet white nearly up to the knees, had no colts when taken up. She was taken by said Callaway several months and posted, but the then presiding Justice omitted making the necessary entry and return.

Sworn to before me this 16th day of May, 1829.

Lodowick M. Hill, J. P.

A true copy from the records of my office this 28th May 1829.

THOS. R. EIDSON, c. c. o. w. c.

GEORGIA—Wilkes County.

POSTED before me Joseph Slack, Justice of the Peace in and for said County, by Wylie P. Barks of the 18th District Georgia, one Brown mare mule, about two or three years old, about four feet four inches high, no marks or brands perceivable, appraised by Jesse Williams and Thomas J. Tato to forty-five dollars.

Joseph Slack, J. P.

True copy from the records of my office this 28th day of July, 1829.

THOS. R. EIDSON, c. c. o. w. c.

Administrators Sales.

WILL be sold at the Court-house in Wilkes county, pursuant to an order of the Inferior court of said county, while sitting for ordinary purposes, on the first Tuesday in January next, one tract of land, lying on the waters of Kettle creek, joining lands of George Smith and others, containing

273 acres more or less, improved, with a dwelling house, gin house, barn and other out-houses.

ALSO
One tract of land, lying on

ing James Wingfield and others, containing TWELVE acres, more or less, and a lot containing ONE acre, more or less, lying on the road leading from Washington to Augusta, and adjoining John D. Thompson.

Also, Several Likely NEGROES.

THE ABOVE IS THE Real and Personal ESTATE

of Greenberry Pinkston, deceased, late of Wilkes county.—Sold for the benefit of the heirs and underwriters of said deceased, on a credit of twelve months.—Further particulars made known on the day of sale.

Shadrack Pinkston, adm'r.
October 27, 1829. 19—1f.

AGREEABLY to an order of the Inferior Court of Clerk county while sitting for ordinary purposes, will be sold on the first Tuesday in December next, at the court house in the town of Washington, Wilkes county,

400 acres of land, adjoining the widow of Gabriel Tombs and the widow of Huling, about five miles above Washington, whereon Jacob Early formerly lived, and to be sold as his property to make a division among the Legates of said deceased, agreeably to his Will.

Twelve months credit will be given, with bond and approved security.

George W. Moore,
Adm'r de bonis non,
Sept. 13, 1829. 14—1f.

PURSUANT to an order of the Inferior court of Wilkes county, while sitting for ordinary purposes, will be sold at the Court house in Wilkes county on the first Tuesday in January next, a part of the

NEGROES, belonging to the estate of John T. Graves, dec., late of Wilkes county, sold for the benefit of the heirs and creditors of said deceased.—Terms made known on the day of sale.

Walter H. Weems, adm'r.
November 9, 1829. 21—1f.

Wm. Henry Smith, Sec. of

Monthly Advertisements. **GEORGIA—Wilkes County.** *In the Superior Court,* August Term, 1829.

The Bank of the State of Georgia, vs. The Commissioners of the Washington Academy.

Rule Nisi For Foreclosure.
 UPON reading and filing the petition of the Bank of the State of Georgia, stating that on the twenty-ninth day of May, in the year eighteen hundred and twenty-nine, William G. Gilbert, Samuel Barnett, Adam L. Alexander, William Stone, John H. Pope and Andrew G. Semmes, Commissioners of the Washington Academy, of said County, and also a Commissioner of said Academy, made and delivered to the said Bank, their certain note in writing dated the day and year aforesaid, subscribed with their own proper hands, and thereby, sixty-one days after the date thereof, they promised to pay the Bank of the State of Georgia, at its office of Discount and Deposit in this place, (naming Washington,) seventeen hundred & eighty-one Dollars and sixty-three cents, for value received, for the Washington Academy; and that the said William G. Gilbert, Samuel Barnett, Adam L. Alexander, William Stone, John H. Pope and Andrew G. Semmes, Commissioners as aforesaid, on the eighth day of August in the year eighteen hundred and twenty-nine for the better securing to the said Bank the payment of the principal and interest due on said note, did by a certain mortgage deed bearing date on the said eighth day of August, eighteen hundred and twenty-nine, grant bargain and sell unto the said Bank all that tract or parcel of land lying in the Town of Washington known as the Academy Lot, and embraced in two deeds, the one from Edward D. Alford and the other from Mark A. Lane and Benjamin D. Sims, supposed to contain one acre be the same more or less, also all that parcel or Lot of land in the Town of Washington and known as the Female Academy Lot, and embraced in a deed to the Commissioners of said Academy, from Sally Griffin, supposed to contain one fourth of an acre be the same more or less. And the said Bank of the State of Georgia having shown that the time limited for the payment of the sum of money specified in said note has elapsed, and the said Bank having prayed that a Rule Nisi may be granted for the foreclosure of the equity of redemption of, and to the said mortgaged premises, and that the same may be sold, &c.

It is therefore ordered that unless the said sum of money specified in said note together with the interest and cost now due and to become due, be paid into the office of the Clerk of the Superior Court of Wilkes County within twelve months from this day, the equity of redemption of and to the said mortgaged premises be therefor forever barred and foreclosed, and that judgment for said sum of money in said note mentioned, together with interest and cost be entered up and the said mortgaged premises be sold agreeably to the Statute in such cases made and provided:—And it is further ordered that this Rule be published in one of the public Gazettes of this State once a month for six months, or be served on the aforesaid Commissioners three months previous to the time said money is directed to be paid.

True copy from the minutes of said Court, September 5th, 1829.
 John H. Dyson, Clerk.

GEORGIA—Wilkes County.
Superior Court,
 FEBRUARY TERM, 1829.

John D. Brown, vs. James Silvey, Trustee of & for Elizabeth Davis.

Rule Nisi To Foreclose.
 AT a Superior Court held in and for said county at the February Term thereof, in the year Eighteen hundred and twenty-nine. It appearing to said court, that heretofore, to wit: on the twenty-ninth day of February, in the year of our Lord, one thousand eight hundred and twenty eight, James Silvey, Trustee of and for Elizabeth Davis, did make and execute to Thomas

Berry, his certain deed of mortgage, bearing date the day and year aforesaid, which is now to the Court shown; whereby the said Silvey, Trustee as aforesaid, did mortgage, set over, and convey unto the said Thomas Berry, all that tract or parcel of land, lying and being in the County of Wilkes and State aforesaid, on the waters of Beaver dam creek, on Dry fork, adjoining lands belonging to George Willis, Mary Calloway and others, containing two hundred and fifty acres, more or less; upon condition, as follows:—That whereas, the said Berry having paid into the hands of said Silvey the sum of four hundred dollars, therefore, the more effectually to secure, unto the said Thomas Berry, the sum of four hundred dollars, which was assumed and promised by said James Silvey, Trustee as aforesaid, to be paid unto the said Berry, it was therefore by said deed, agreed and understood, that whenever the said Silvey, Trustee as aforesaid, should well and truly pay or cause to be paid to the said Berry or his heirs, or legal representatives, the said sum of four hundred dollars, with all lawful interest accruing thereon, then the mortgage was to be null and void, otherwise to remain in full force by law. And it now being shown to the Court that said Berry aforesaid, to wit: on the fourth of February eighteen hundred and twenty-nine, by writing, on the back of said mortgage, and subscribed with his own proper hand and name, and bearing date the day and year last aforesaid, did transfer and assign the said mortgage to John D. Brown, and it being now represented to said Court, that said Silvey has never complied with the conditions of said mortgage deed, by paying to said Berry or Brown the sum of money aforesaid; it is now, on motion, ordered that said Silvey, within twelve months, pay the said sum of money with interest and cost, to said Brown, or that he be forever barred foreclosed of, and from the equity of redemption in and to the tract of land mortgaged aforesaid; and further ordered, that the above and foregoing be published once a month for six months, or be served three months before the time at which the mortgage is directed to be paid.

True copy from the minutes of said Court, August 27th, 1829.
 John H. Dyson, Clerk.

GEORGIA, Taliaferro County. **Inferior Court.** SITTING FOR ORDINARY PURPOSES. September Term, 1829.

RULE NISI.
 UPON the application of George W. Willingham, administrator of Jesse Billingslea, deceased, praying to be regularly dismissed from said administration: It is ordered, that legal notice of this application be given by publication of this rule once a month for six months, that all parties in interest may have opportunity, to show cause, if any they have, why said letters should not be granted; and upon the expiration of six terms, and upon the examination of the returns of the said administrator, no cause appearing to the contrary, said letters dismisy will be granted in the terms of the law.

A true extract from the minutes of said Court this 5th day of Sep'r 1829.
 Henry Perkins, c. c. o.

GEORGIA—Elbert County.
 John Whitte, vs. Lindsay Oglesby, Martin Deadwyler, R. W. Harkness, Mesback T. Whitte & Wm. Willford.

Bill for discovery and relief, &c.
 IT appearing to the Court that two of the defendants, to wit: R. W. Harkness and William W. Willford, in the above case reside out of this County. It is therefore ordered that service be perfected by publication of this rule, once a month for three months in some public Gazette of this State.

I certify the above to be a true Copy from the minutes of the Superior Court, September Term 1829.
 B. Houston, Ck. Sept. 29, 1829. 16—mid

GEORGIA—Wilkes County. **Superior Court,** August Term, 1829.

John Boren, Thomas Wooten, vs. William C. Boren.

Rule Nisi To Foreclose.
 IT appearing to the Court that John Boren and Thomas Wooten, did by a Note for six hundred and fifty dollars, dated on the nineteenth day of May, in the year eight hundred and twenty six, given by William C. Boren, and made payable sixty one days after date, and discounted in the branch bank in Washington, for six hundred and fifty dollars; that the said Note was received from time to time, down to the fourteenth day of December, eighteen hundred and twenty-seven, when a Note of the same sum was executed and delivered to the said Boren as the foregoing, and discounted for renewal, which said last mentioned Note the said William C. Boren failed to pay, and suffered to pass thereon, to wit: on the nineteenth of February eighteen hundred and twenty-eight, and the same having been paid by the indorsers as aforesaid. And that for the better indemnifying and securing the said John Boren and Thomas Wooten against their liability by indorsement, he the said William C. Boren by a certain mortgage deed, bearing date on the twenty-third day of May, in the year eighteen hundred and twenty six, did mortgage and convey to the said John and Thomas a certain Tract of Land on the waters of Fishing Creek, adjoining John Denson James Burchett and others, containing two hundred and thirty acres, more or less, and it further appearing to the Court, that said note has been taken up by said indorsers, who are now in the possession of the said, they having paid the same.

It is therefore ordered, that unless the said sum of money contained in said last aforesaid Note, together with interest on the same with the sum of three dollars cost of protest, and also cost of this proceeding, be paid to the Court within twelve Months; the equity of redemption in and to the aforesaid mortgaged premises be forever barred and foreclosed.

It is further ordered that this order be placed on said William C. Boren three months, or published in one of the Public Gazettes of this State once a month for six months before the time at which said money is directed to be paid.

A true copy from the Minutes of said Court.
 JOHN H. DYSON, Ck.

FOUR months after
 Application will be made to the Honorable the Superior Court of Wilkes County, to set aside the order of said Court, made on the 19th day of May, 1826, in the case of John Boren, vs. John Boren, and to allow the said Boren to sell the real estate of John Boren, deceased, for the benefit of the heirs and creditors of said deceased.

James Walker, adm'r.
 August 29, 1829.

FOUR months after
 Application will be made to the Honorable the Superior Court of Wilkes County, to set aside the order of said Court, made on the 19th day of May, 1826, in the case of John Boren, vs. John Boren, and to allow the said Boren to sell the real estate of John Boren, deceased, for the benefit of the heirs and creditors of said deceased.

Thomas Haynes, ex'r.
 August 29, 1829.

FOUR months after
 Application will be made to the Honorable the Superior Court of Wilkes County, to set aside the order of said Court, made on the 19th day of May, 1826, in the case of John Boren, vs. John Boren, and to allow the said Boren to sell the real estate of John Boren, deceased, for the benefit of the heirs and creditors of said deceased.

Joseph Gatrell, adm'r.
 August 29, 1829.

FOUR months after
 Application will be made to the Honorable the Superior Court of Wilkes County, to set aside the order of said Court, made on the 19th day of May, 1826, in the case of John Boren, vs. John Boren, and to allow the said Boren to sell the real estate of John Boren, deceased, for the benefit of the heirs and creditors of said deceased.

Thomas Wooten adm'r.
 October 27, 1829.

Citations.

GEORGIA—Oglethorpe County.
 WHEREAS William P. Adams, administrator on the estate of Peter B. Goode, deceased, applies to me for letters of dismission from said estate.

These are therefore to cite, summon and admonish all and singular the kindred and creditors of said deceased, to be and appear at my office within the time prescribed by law to show cause, if any they have, why said letters should not be granted.

Given under my hand at office this 16th day of September, 1829.

Wm. Henry Smith, c. c. o.

Blanks
 NEATLY PRINTED.
 And for sale at this Office.

GEORGIA—Oglethorpe County. WHEREAS Thomas B. Pinson, administrator on the estate of Joseph Pinson, deceased, applies to me for letters of dismission from said estate.

These are therefore to cite, summon and admonish, all and singular the kindred and creditors of said deceased, to be and appear at my office within the time prescribed by law, to show cause of any they have, why said letters should not be granted.

Given under my hand at office this 16th day of September, 1829.

Wm. Henry Smith, c. c. o.

GEORGIA—Oglethorpe County.
 WHEREAS George R. Gilmer, administrator on the estate of Jonathan Goff, deceased, applies for letters of dismission from said estate.

And whereas George R. Gilmer, administrator on the estate of Jonathan Goff, deceased, applies for letters of dismission from said estate.

These are therefore to cite, summon and admonish, all and singular the kindred and creditors of said deceased, to be and appear at my office within the time prescribed by law, to show cause (if any they have) why said letters should not be granted.

Given under my hand at office this 16th day of September, 1829.

Wm. Henry Smith, c. c. o.

GEORGIA—Oglethorpe County.
 WHEREAS George Dugger, administrator of the estate of Thomas Mims, deceased, applies to me for letters of dismission from said estate.

These are therefore to cite, summon and admonish, all and singular the kindred and creditors of said deceased, to be and appear at my office within the time prescribed by law, to show cause (if any they have) why said letters should not be granted.

Given under my hand at office this 6th day of July, 1829.

Wm. Henry Smith, c. c. o.

GEORGIA—Oglethorpe County.
 WHEREAS Daniel Dempree, administrator of the estate of George Farmer, deceased, applies to me for letters of dismission from said estate.

These are therefore to cite, summon and admonish, all and singular the kindred and creditors of said deceased, to be and appear at my office within the time prescribed by law, to show cause (if any they have) why said letters should not be granted.

Given under my hand at office this 6th day of July, 1829.

Wm. Henry Smith, c. c. o.

GEORGIA—Wilkes County.
 WHEREAS Joseph W. Cooper, applies to me for letters of dismission on the estate of Augustin Cooper, deceased.

These are therefore to cite, summon and admonish all and singular the kindred and creditors of said deceased, to be and appear at my office, within the time prescribed by law to show cause, (if any they have) why said letters should not be granted.

Given under my hand this 30th day of September, 1829.

JOHN H. DYSON, c. c. o.

GEORGIA—Wilkes County.
 WHEREAS Thomas W. Bolton applies to me for letters of dismission from the estate of Thomas W. Sims, deceased.

These are therefore to cite, summon and admonish all and singular the kindred and creditors of said deceased, to be and appear at my office, within the time prescribed by law, to show cause, (if any they have) why said letters should not be granted.

Given under my hand at office this 21st of October, 1829.

JOHN H. DYSON, c. c. o.

\$5 Reward.

STRAYED from the subscriber, living in Wilkes County, near Battle Creek, a large ROAN HORSE, upwards of five feet high, seven years old last Spring, he has considerable white in his face, short before, has some saddle spots on the side of his hind, no other marks recollected.—Any person taking up said horse, and giving information thereof, shall receive my thanks with the above reward.

—James McHenry,
 November 17, 1829. 28—d

Sheriff's Sales.

WILL be sold on the 1st Tuesday in December next, at the Court house of Elbert County, between the usual sale hours, the following property, to wit:

One hundred and eighty acres of land, more or less, well improved, on the waters of Deep Creek, whereon William Penn now lives, adjoining William Penn and others; levied on as the property of William Jordan, to satisfy a fine from a Justice's court in favour of William Penn and John Jordan, security on appeal: levied on by John Edwards constable, and returned to me.

Martin Deadwyler, S. E. C.
 October 22, 1829.

WILL be sold at the Court house of Elbert County, on the first Tuesday in December next, within the usual hours of sale, the following property, to wit:

One bay horse; levied on as the property of Henry Shackelford, to satisfy a fine in favor of Edmund Shackelford, said fine having been transferred to Asa Shackelford.

A. P. Houston, D. S. E. C.
 Oct. 5, 1829.

WILL be sold on the 1st Tuesday in December next, at the Court house in Wilkes County, within the usual hours of sale, the following property, to wit:

One negro man named Stephen; levied on as the property of Richard H. Long, to satisfy a fine in the name of Benjamin Pettit, adm'r, of John Pettit, dec., vs. Richard H. Long and Samuel E. Hunt.

John Eubanks, Sheriff.
 October 31, 1829.

WILL be sold on the 1st Tuesday in December next, at the Court house in Wilkes County, between the usual sale hours, the following property, to wit:

325 acres of land more or less on the waters of Clarke Creek adjoining lands of Jarvis Creek and others; levied on by virtue of a fine in favor of Richard H. Long, as the property of Richard H. Long, to satisfy a fine having been obtained on the foreclosure of a mortgage.

ALSO,
 Post Bond from November.

One tract of land, containing three hundred and thirty eight acres, more or less, whereon Nathan Eekles, Jr. now lives, on the waters of the Dryfork of Long Creek, adjoining lands of Joshua Jackson and others; levied on as the property of John W. Hinson to satisfy a fine obtained on the foreclosure of a mortgage in favor of the executors of Richard Pettit, vs. said Hinson.

Stephen A. Johnson, D. S.
 October 31, 1829.

WILL be sold at the Court house of Wilkes County, on the first Tuesday in January next, between the usual sale hours, the following property to wit:

Five negroes, to wit: Jim a man, Sophia a woman and her three children, George, Annett & William; levied on as the property of John R. Anderson, by virtue of a fine on the foreclosure of a mortgage in favor of John Rabin, vs. said Anderson.

Stephen A. Johnson, D. S.
 November 2, 1829.

POSTPONED SALE.

WILL be sold at Elbert County House on the first Tuesday in January next, within the usual hours of sale, the following property, to wit:

One Stud Horse, by the name of Francis, a negro cow named Mary; levied on as the property of Johnston Alkin, to satisfy a mortgage fine in favor of Thomas J. Tate, vs. said Alkin.

A. P. Houston, D. S. E. C.
 October 17, 1829.

ALL persons indebted to the estate of William F. Hay, dec., late of this county, are requested to make immediate payment, as longer indulgence will not be given, those to whom the estate is indebted, are requested to hand in their claims in terms of the law.

JOHN R. ANDERSON,
 Adm'r. Deceased's Est.
 Oct. 13, 1829. 18—th

CAREY,
 HAND BILLS,
 AND BLANKS
 NEATLY PRINTED.
 And for sale at this Office.

while he denied the justice, yet was compelled to acknowledge that Mr. Canning had the best of the argument, in the correspondence on the occasion with the American Minister. We do hope and trust that our government will not suffer themselves to be talked into a repeal of this most salutary measure—a measure calculated to uphold that which must ever be of primary importance to this country, “ships, colonies, and commerce.”

The Hornet.—The Baltimore American of the 10th inst. In relation to this ship, of whose loss but too well grounded apprehensions have lately been entertained, a glimmer of hope is presented.—We saw yesterday a gentleman who arrived here three days ago in the ship, Uncle Sam from Havana. He informs us that about the 15th November a British packet arrived at Havana from Vera Cruz which reported that she had spoken the F. S. ship Hornet dismissed, but that she had declined the offer of assistance tendered by the Packet. Our informant is not positive as to the fact, but thinks that it was said the Hornet had thrown her guns overboard.

[This report, we imagine is the same as related by Commodore Ridgely, when he some time since passed through this city.]

In the Quebec Mercury, it is suggested to the British government to establish a hierarchy among the Lower Canada, with entails, &c. the number of the Barons to be one hundred and sixty, who are to meet in convention and elect from among themselves thirty to sit for life in the legislative council of the province.

TAMICO.—The New York American contains the following extract of a letter from Tamico, dated the 5th ult. received at New Orleans.—“The gale of the 10th of September did great damage to this town; it blew down one half of the mud houses, and injured many others. It is generally thought here that the U. S. ship Hornet is lost. Six weeks of the war before the gale had not since been heard of. Mr. F. Harrison was on board of her, with the books of his house. The ship, Carthage, sunk in the river below Tamico, is forty feet under water, and nothing can be got out of her. The schooner Spunk, owned by Adams, Ponce, Tamico, & Alva, and here; but they are nearly all sick, and since I have been here ten to fifteen have died per day; so that there are not more than 16 to 18 hundred of the three hundred and five hundred left. When the troops arrived, they were all healthy, well looking, young men; now they are the most miserable looking objects I ever saw. There is no sickness here, and we have no troops. The merchants of the place are about forming a company to purchase a steam boat to tow vessels out and in.”

BALTIMORE, Dec. 15, 1839.
Extract of a letter from H. Brown Esq. received per the ship Hornet, by Barnes, dated

LIVERPOOL, Nov. 6, 1839.
“Mr. Wiggins and Geo. A. Brown have just returned from Ram Hill, about 12 miles from this city, on the Liverpool & Manchester Rail Road, where they have been visiting themselves riding on Mr. Stevenson's Locomotive Engine, at the rate of twenty-eight miles per hour—drawing thirty passengers. She is represented to have gone one mile in a minute and sixteen seconds (about forty-eight miles an hour)—but this Mr. Stevenson himself can scarcely credit. She drew forty-two tons, on a level road fifteen miles per hour. ***** New Rail Roads are projecting all over the country—an meeting at a house on Wednesday to create a company to carry one to Birmingham.

Canal project is ruined. I believe the Sankey has fallen from £1800 per share to £500. If fact they are even anticipating that it may be necessary to let the Canals dry, and to lay rails on them. The Canal property in this country has cost about thirty millions of pounds sterling—its length about 2600 miles.

Domestic.

FROM THE RICHMOND ENQUIRER.
Progress of the Convention.

The Convention seems now fairly under way. They have not been verbiaged with speeches for the two last days—but more questions have been taken and more business transacted, than during any two days of their protracted session. They have been occupied on the two great subjects of deliberation, viz. the Right of Suffrage and the Basis of Representation. Thursday was devoted to the former, and yesterday almost entirely to the latter. We presume the Right of Suffrage may now be considered as nearly disposed of. The provisions which have been adopted, are embodied in the resolution, shaped by Mr. Leigh of Chesterfield, according to the previous votes of the House. It will be remarked, that almost all the Eastern members voted ultimately against this extension of Suffrage, and the Western members for it. Most of the former thought that the Resolution went too far—and most of the latter, that it did not go far enough.

The Basis of Representation is not yet adjusted. The original resolution of Mr. Cooke and Mr. Upshaw were yesterday voted out. Mr. Cooke's, basing the House of Delegates upon the white population alone, and the Senate on Federal Numbers—Mr. Upshaw's taking Mr. Gordon's plan of actual apportionment, as a substratum, looked forward to a prospective apportionment upon a fair average of the white population, and of the Federal numbers in both Houses of the Legislature. Mr. Upshaw, however, declared yesterday, that he had intended a scheme as a conciliatory compromise to the members of the West; but as Mr. Dodge had disclaimed it in the name of the West, he had no longer any wish to retain it, and he should, therefore, unite with other members in voting it out.—And it was accordingly voted out, unanimously, with our distinguished exception.—Mr. Gordon's resolution met with a better fate. It was adopted by 50 yeas to 46. The East voting in favor of it, and the West against it.

Two additional Propositions were introduced towards the close of yesterday's session—one of Mr. Leigh of C., and the other of Mr. Cooke of Frederick—Mr. Leigh's arranging the Representation for the present, and dividing the country into a certain extent—Mr. Cooke's taking Mr. Gordon's scheme, we presume, for the present, and making it the duty of the Legislature to constitute the year 1840, and in the same year to reassess the lands of the Commonwealth.

We think it probable, that the subject may reach something like an amicable decision to-day.—And we think it probable, that the spirit, which characterizes some of the propositions, as well as the general course of the proceeding, we begin to hope that the land is almost in sight—that some amicable arrangement will be made—and that there is some chance of tranquility for this good Old Commonwealth.—When this question is decided in the Convention, it is supposed, that a Select Committee will be appointed, to collect the various resolutions into the form of an act, to be presented to the Legislature.—We begin, indeed, to hope, that the members will soon be relieved from their harassing and anxious labours;—and that the Convention may adjourn “in all the month of December.”

From the Journal of Commerce.
The Vary.—The following is, we believe, a correct list of the vessels of the United States Navy in commission, and now in service.

Mediterranean Station.—Delaware, 74, Com. W. M. Crane; Java, 44, Capt. John Downes; Constellation, 36, Capt. A. S. Wadsworth; Fairfield, 15, Master Comd. J. D. Slout; Vincennes, 18, Capt. Francis P. Delaney, 13, Lieut. J. F. Ziegler.

West India Station.—Falmouth, 19, Com. Jesse D. Elliot; Erie, 18, Master Comd. Daniel Barker; Pensacola, 15, Master Comd. E. B. McCall; Harriet, 18, Master Comd. Otto Harris; Natchez, 18, Master Comd. A. C. Carter; Shark, 12, Lieut. T. T. Webb; Grampus, 12, Lieut. W. K. Latimer.

Brazil Station.—Hudson, 44, Com. Stephen Van Dusen, 18, Master Comd. John Gallagher.

From Richmond, we learn that Gen. Taylor has declined accepting the seat in the Convention which was tendered to him on the resignation of Mr. MONROE, and that Mr. OSBORNE has been chosen in his place. We learn, further, that H. L. OPE having found it necessary to resign his seat JAMES H. MANSON of Winchester, was chosen in his place. On the 14th instant, every member of the Convention, (in all 96) was in his place, as was tested by the yeas and nays, which were registered for times in the course of the day. We are glad to hear that Mr. MONROE's health is something better, though he is still much indisposed.

Extract from Mr. Gaston's Speech, in the Legislature of North Carolina, on the Bank Question.

“One word more, in passing, Mr. Chairman, upon this notion of establishing a Bank of the State. It has been suggested in another form, and from another quarter. I do not most solemnly wish that the House and the People, from ever adopting so pernicious a project. Disguise it as you may, it is a palpable violation of the Federal Constitution, which we are all sworn to support. What are bills for the payment of money, issued by order of the State, and for the payment of which the faith of the State is pledged but bills of credit issued by the State? Do you change their character by converting the State into a Bank and calling the notes Bank notes? Miserable subterfuge! Do you get rid of your oath that you will not issue bills of credit, by causing it to be done on your account? Wretched representation! The measure is as repugnant to the true policy as it is repugnant to the Constitution. A State never can carry on banking operations with discretion. These require the keen-sighted and ever vigilant supervision of those who have a direct and personal interest in their good management. For their success, it is essential that they should be conducted on those principles of steady, cautious, and often severe policy, which alone can attain to their true confidence of the public. But put them under State control, and in every emergency, these principles will be made to yield to a vulgar and ungovernable State necessity.”

The election of the annual election of Directors, will introduce into the Legislature a spirit of intrigue, competition, and corruption, destructive of moral principle; and sooner or later such Banks must blow up. So far from countenancing a Bank owned by the State, I lay it down as a sacred rule that a State never should have any concern in a Bank. It is an alliance, like that between Church and State, is unnatural. It corrupts all parties. While the favor of the State is propitiated, and often it is propitiated by scandalous sacrifices of principle, the Bank is lost and its utility. When the favor is lost, and it may be lost without a crime, unmerited partiality gives way to envenomed hate and tyrannical resentment.

“I would have Banks owned solely by individuals, managed by Directors having a deep personal interest in their good conduct, and supported by their brother stockholders. I would have them regulated by proper charges which would compel them to a faithful management, and denounce promptly and adequately penalties against delinquency. Such Banks, under the double control of enlightened self-interest and impartial law, would indeed be blessings to the community, but from Banks of the State, any kind Providence save my country!”

Two Thanks.—From the National Intelligencer, we learn that the Treasury Department was yesterday visited by the Hon. J. C. Calhoun, in his capacity of member of Congress. He will, of course be left before long to his private life. A copy of it can be obtained for publication. The substance of the information which it contains is the State of the Treasury.

which, we hope, will be acceptable to the public. The Treasury and Expenses, estimated and estimated, for the current year, are as follows:—The estimate of Receipts and Expenses for the year to come.

In addition to the pages from this information is extracted, the Report embraces a list of suggestions and details in the relation to the proposed revenues for the year. The most material features of them are indeed pointed out by the Hon. Secretary of the Treasury, which is the possession of every reader.

The Receipts into the Treasury from all sources during the year 1837, were \$2,500,000 00
The Receipts for the year 1838, were \$2,500,000 00
The Receipts for the year 1839, were \$2,500,000 00

The Balance in the Treasury on the 1st of January, 1839, was \$4,000,000 00
In 1838 the Receipts were \$4,000,000 00

Making an aggregate of \$4,000,000 00
The Expenditures for the year 1838, were \$4,000,000 00
Leaving a balance in the Treasury of \$4,000,000 00

The Receipts during the three first quarters of the present year are estimated at \$4,000,000 00
The Receipts for the fourth quarter are estimated at \$4,000,000 00

Making the aggregate of \$4,000,000 00
The Expenditures for the three first quarters have amounted, by estimate, to \$4,000,000 00
The Expenditures for the fourth quarter, including \$1,000,000 00 of interest on the \$1,000,000 00 of public debt, are estimated at \$4,000,000 00

Leaving in the Treasury on the 1st of January, next, an estimated balance of \$4,000,000 00

THE PUBLIC DEBT.
The payment of interest to be made, on account of the Public Debt, for the year 1839, is estimated at \$4,000,000 00
On which \$4,000,000 00 is to be paid on account of the principal of the debt, and \$4,000,000 00 on account of the interest.

The first day of January, 1839, \$4,000,000 00
This debt is redeemable as follows:
In 1839 \$4,000,000 00
In 1840 \$4,000,000 00
In 1841 \$4,000,000 00
In 1842 \$4,000,000 00
In 1843 \$4,000,000 00
In 1844 \$4,000,000 00
In 1845 \$4,000,000 00
In 1846 \$4,000,000 00
In 1847 \$4,000,000 00
In 1848 \$4,000,000 00
In 1849 \$4,000,000 00
In 1850 \$4,000,000 00
In 1851 \$4,000,000 00
In 1852 \$4,000,000 00
In 1853 \$4,000,000 00
In 1854 \$4,000,000 00
In 1855 \$4,000,000 00
In 1856 \$4,000,000 00
In 1857 \$4,000,000 00
In 1858 \$4,000,000 00
In 1859 \$4,000,000 00
In 1860 \$4,000,000 00
In 1861 \$4,000,000 00
In 1862 \$4,000,000 00
In 1863 \$4,000,000 00
In 1864 \$4,000,000 00
In 1865 \$4,000,000 00
In 1866 \$4,000,000 00
In 1867 \$4,000,000 00
In 1868 \$4,000,000 00
In 1869 \$4,000,000 00
In 1870 \$4,000,000 00
In 1871 \$4,000,000 00
In 1872 \$4,000,000 00
In 1873 \$4,000,000 00
In 1874 \$4,000,000 00
In 1875 \$4,000,000 00
In 1876 \$4,000,000 00
In 1877 \$4,000,000 00
In 1878 \$4,000,000 00
In 1879 \$4,000,000 00
In 1880 \$4,000,000 00
In 1881 \$4,000,000 00
In 1882 \$4,000,000 00
In 1883 \$4,000,000 00
In 1884 \$4,000,000 00
In 1885 \$4,000,000 00
In 1886 \$4,000,000 00
In 1887 \$4,000,000 00
In 1888 \$4,000,000 00
In 1889 \$4,000,000 00
In 1890 \$4,000,000 00
In 1891 \$4,000,000 00
In 1892 \$4,000,000 00
In 1893 \$4,000,000 00
In 1894 \$4,000,000 00
In 1895 \$4,000,000 00
In 1896 \$4,000,000 00
In 1897 \$4,000,000 00
In 1898 \$4,000,000 00
In 1899 \$4,000,000 00
In 1900 \$4,000,000 00
In 1901 \$4,000,000 00
In 1902 \$4,000,000 00
In 1903 \$4,000,000 00
In 1904 \$4,000,000 00
In 1905 \$4,000,000 00
In 1906 \$4,000,000 00
In 1907 \$4,000,000 00
In 1908 \$4,000,000 00
In 1909 \$4,000,000 00
In 1910 \$4,000,000 00
In 1911 \$4,000,000 00
In 1912 \$4,000,000 00
In 1913 \$4,000,000 00
In 1914 \$4,000,000 00
In 1915 \$4,000,000 00
In 1916 \$4,000,000 00
In 1917 \$4,000,000 00
In 1918 \$4,000,000 00
In 1919 \$4,000,000 00
In 1920 \$4,000,000 00
In 1921 \$4,000,000 00
In 1922 \$4,000,000 00
In 1923 \$4,000,000 00
In 1924 \$4,000,000 00
In 1925 \$4,000,000 00
In 1926 \$4,000,000 00
In 1927 \$4,000,000 00
In 1928 \$4,000,000 00
In 1929 \$4,000,000 00
In 1930 \$4,000,000 00
In 1931 \$4,000,000 00
In 1932 \$4,000,000 00
In 1933 \$4,000,000 00
In 1934 \$4,000,000 00
In 1935 \$4,000,000 00
In 1936 \$4,000,000 00
In 1937 \$4,000,000 00
In 1938 \$4,000,000 00
In 1939 \$4,000,000 00
In 1940 \$4,000,000 00
In 1941 \$4,000,000 00
In 1942 \$4,000,000 00
In 1943 \$4,000,000 00
In 1944 \$4,000,000 00
In 1945 \$4,000,000 00
In 1946 \$4,000,000 00
In 1947 \$4,000,000 00
In 1948 \$4,000,000 00
In 1949 \$4,000,000 00
In 1950 \$4,000,000 00
In 1951 \$4,000,000 00
In 1952 \$4,000,000 00
In 1953 \$4,000,000 00
In 1954 \$4,000,000 00
In 1955 \$4,000,000 00
In 1956 \$4,000,000 00
In 1957 \$4,000,000 00
In 1958 \$4,000,000 00
In 1959 \$4,000,000 00
In 1960 \$4,000,000 00
In 1961 \$4,000,000 00
In 1962 \$4,000,000 00
In 1963 \$4,000,000 00
In 1964 \$4,000,000 00
In 1965 \$4,000,000 00
In 1966 \$4,000,000 00
In 1967 \$4,000,000 00
In 1968 \$4,000,000 00
In 1969 \$4,000,000 00
In 1970 \$4,000,000 00
In 1971 \$4,000,000 00
In 1972 \$4,000,000 00
In 1973 \$4,000,000 00
In 1974 \$4,000,000 00
In 1975 \$4,000,000 00
In 1976 \$4,000,000 00
In 1977 \$4,000,000 00
In 1978 \$4,000,000 00
In 1979 \$4,000,000 00
In 1980 \$4,000,000 00
In 1981 \$4,000,000 00
In 1982 \$4,000,000 00
In 1983 \$4,000,000 00
In 1984 \$4,000,000 00
In 1985 \$4,000,000 00
In 1986 \$4,000,000 00
In 1987 \$4,000,000 00
In 1988 \$4,000,000 00
In 1989 \$4,000,000 00
In 1990 \$4,000,000 00
In 1991 \$4,000,000 00
In 1992 \$4,000,000 00
In 1993 \$4,000,000 00
In 1994 \$4,000,000 00
In 1995 \$4,000,000 00
In 1996 \$4,000,000 00
In 1997 \$4,000,000 00
In 1998 \$4,000,000 00
In 1999 \$4,000,000 00
In 2000 \$4,000,000 00
In 2001 \$4,000,000 00
In 2002 \$4,000,000 00
In 2003 \$4,000,000 00
In 2004 \$4,000,000 00
In 2005 \$4,000,000 00
In 2006 \$4,000,000 00
In 2007 \$4,000,000 00
In 2008 \$4,000,000 00
In 2009 \$4,000,000 00
In 2010 \$4,000,000 00
In 2011 \$4,000,000 00
In 2012 \$4,000,000 00
In 2013 \$4,000,000 00
In 2014 \$4,000,000 00
In 2015 \$4,000,000 00
In 2016 \$4,000,000 00
In 2017 \$4,000,000 00
In 2018 \$4,000,000 00
In 2019 \$4,000,000 00
In 2020 \$4,000,000 00
In 2021 \$4,000,000 00
In 2022 \$4,000,000 00
In 2023 \$4,000,000 00
In 2024 \$4,000,000 00
In 2025 \$4,000,000 00
In 2026 \$4,000,000 00
In 2027 \$4,000,000 00
In 2028 \$4,000,000 00
In 2029 \$4,000,000 00
In 2030 \$4,000,000 00
In 2031 \$4,000,000 00
In 2032 \$4,000,000 00
In 2033 \$4,000,000 00
In 2034 \$4,000,000 00
In 2035 \$4,000,000 00
In 2036 \$4,000,000 00
In 2037 \$4,000,000 00
In 2038 \$4,000,000 00
In 2039 \$4,000,000 00
In 2040 \$4,000,000 00
In 2041 \$4,000,000 00
In 2042 \$4,000,000 00
In 2043 \$4,000,000 00
In 2044 \$4,000,000 00
In 2045 \$4,000,000 00
In 2046 \$4,000,000 00
In 2047 \$4,000,000 00
In 2048 \$4,000,000 00
In 2049 \$4,000,000 00
In 2050 \$4,000,000 00
In 2051 \$4,000,000 00
In 2052 \$4,000,000 00
In 2053 \$4,000,000 00
In 2054 \$4,000,000 00
In 2055 \$4,000,000 00
In 2056 \$4,000,000 00
In 2057 \$4,000,000 00
In 2058 \$4,000,000 00
In 2059 \$4,000,000 00
In 2060 \$4,000,000 00
In 2061 \$4,000,000 00
In 2062 \$4,000,000 00
In 2063 \$4,000,000 00
In 2064 \$4,000,000 00
In 2065 \$4,000,000 00
In 2066 \$4,000,000 00
In 2067 \$4,000,000 00
In 2068 \$4,000,000 00
In 2069 \$4,000,000 00
In 2070 \$4,000,000 00
In 2071 \$4,000,000 00
In 2072 \$4,000,000 00
In 2073 \$4,000,000 00
In 2074 \$4,000,000 00
In 2075 \$4,000,000 00
In 2076 \$4,000,000 00
In 2077 \$4,000,000 00
In 2078 \$4,000,000 00
In 2079 \$4,000,000 00
In 2080 \$4,000,000 00
In 2081 \$4,000,000 00
In 2082 \$4,000,000 00
In 2083 \$4,000,000 00
In 2084 \$4,000,000 00
In 2085 \$4,000,000 00
In 2086 \$4,000,000 00
In 2087 \$4,000,000 00
In 2088 \$4,000,000 00
In 2089 \$4,000,000 00
In 2090 \$4,000,000 00
In 2091 \$4,000,000 00
In 2092 \$4,000,000 00
In 2093 \$4,000,000 00
In 2094 \$4,000,000 00
In 2095 \$4,000,000 00
In 2096 \$4,000,000 00
In 2097 \$4,000,000 00
In 2098 \$4,000,000 00
In 2099 \$4,000,000 00
In 2100 \$4,000,000 00
In 2101 \$4,000,000 00
In 2102 \$4,000,000 00
In 2103 \$4,000,000 00
In 2104 \$4,000,000 00
In 2105 \$4,000,000 00
In 2106 \$4,000,000 00
In 2107 \$4,000,000 00
In 2108 \$4,000,000 00
In 2109 \$4,000,000 00
In 2110 \$4,000,000 00
In 2111 \$4,000,000 00
In 2112 \$4,000,000 00
In 2113 \$4,000,000 00
In 2114 \$4,000,000 00
In 2115 \$4,000,000 00
In 2116 \$4,000,000 00
In 2117 \$4,000,000 00
In 2118 \$4,000,000 00
In 2119 \$4,000,000 00
In 2120 \$4,000,000 00
In 2121 \$4,000,000 00
In 2122 \$4,000,000 00
In 2123 \$4,000,000 00
In 2124 \$4,000,000 00
In 2125 \$4,000,000 00
In 2126 \$4,000,000 00
In 2127 \$4,000,000 00
In 2128 \$4,000,000 00
In 2129 \$4,000,000 00
In 2130 \$4,000,000 00
In 2131 \$4,000,000 00
In 2132 \$4,000,000 00
In 2133 \$4,000,000 00
In 2134 \$4,000,000 00
In 2135 \$4,000,000 00
In 2136 \$4,000,000 00
In 2137 \$4,000,000 00
In 2138 \$4,000,000 00
In 2139 \$4,000,000 00
In 2140 \$4,000,000 00
In 2141 \$4,000,000 00
In 2142 \$4,000,000 00
In 2143 \$4,000,000 00
In 2144 \$4,000,000 00
In 2145 \$4,000,000 00
In 2146 \$4,000,000 00
In 2147 \$4,000,000 00
In 2148 \$4,000,000 00
In 2149 \$4,000,000 00
In 2150 \$4,000,000 00
In 2151 \$4,000,000 00
In 2152 \$4,000,000 00
In 2153 \$4,000,000 00
In 2154 \$4,000,000 00
In 2155 \$4,000,000 00
In 2156 \$4,000,000 00
In 2157 \$4,000,000 00
In 2158 \$4,000,000 00
In 2159 \$4,000,000 00
In 2160 \$4,000,000 00
In 2161 \$4,000,000 00
In 2162 \$4,000,000 00
In 2163 \$4,000,000 00
In 2164 \$4,000,000 00
In 2165 \$4,000,000 00
In 2166 \$4,000,000 00
In 2167 \$4,000,000 00
In 2168 \$4,000,000 00
In 2169 \$4,000,000 00
In 2170 \$4,000,000 00
In 2171 \$4,000,000 00
In 2172 \$4,000,000 00
In 2173 \$4,000,000 00
In 2174 \$4,000,000 00
In 2175 \$4,000,000 00
In 2176 \$4,000,000 00
In 2177 \$4,000,000 00
In 2178 \$4,000,000 00
In 2179 \$4,000,000 00
In 2180 \$4,000,000 00
In 2181 \$4,000,000 00
In 2182 \$4,000,000 00
In 2183 \$4,000,000 00
In 2184 \$4,000,000 00
In 2185 \$4,000,000 00
In 2186 \$4,000,000 00
In 2187 \$4,000,000 00
In 2188 \$4,000,000 00
In 2189 \$4,000,000 00
In 2190 \$4,000,000 00
In 2191 \$4,000,000 00
In 2192 \$4,000,000 00
In 2193 \$4,000,000 00
In 2194 \$4,000,000 00
In 2195 \$4,000,000 00
In 2196 \$4,000,000 00
In 2197 \$4,000,000 00
In 2198 \$4,000,000 00
In 2199 \$4,000,000 00
In 2200 \$4,000,000 00
In 2201 \$4,000,000 00
In 2202 \$4,000,000 00
In 2203 \$4,000,000 00
In 2204 \$4,000,000 00
In 2205 \$4,000,000 00
In 2206 \$4,000,000 00
In 2207 \$4,000,000 00
In 2208 \$4,000,000 00
In 2209 \$4,000,000 00
In 2210 \$4,000,000 00
In 2211 \$4,000,000 00
In 2212 \$4,000,000 00
In 2213 \$4,000,000 00
In 2214 \$4,000,000 00
In 2215 \$4,000,000 00
In 2216 \$4,000,000 00
In 2217 \$4,000,000 00
In 2218 \$4,000,000 00

The News.

WASHINGTON, JANUARY 5, 1890.

We have suspended the publication of our paper for a few days in order to obtain the result of the election held yesterday for county officers. From the official return it appears that:

For Sheriff.

Col. S. A. JOHNSON, 400

Col. C. H. NELSON, 400

Johnson's majority, 91

For Tax Collector.

Mr. T. L. WOOTEN, 474

W. M. WATSON, 474

Wooten's majority, 82

For County Tax Receiver.

Col. G. W. JOHNSON, 400

Col. A. S. WINGFIELD, 400

Johnson's majority, 381

For Clerk of Superior Court.

JOHN H. DIXON, without opposition, 807

For Clerk of Inferior Court.

G. L. RAKESTRAP, 404

T. R. EIDSON, 404

ED. BALLARD, 404

ROYLAND HESLEY, 404

Hesley's majority, over highest opponent 10

For County Treasurer.

CALEB SAFFINGTON, 456

SAMUEL BROOKS, 327

Saffington's majority, 97

For Coroner.

SNOWDEN KIRKLAND, without opposition, 346

WE acknowledge the attention of our respective members to the report of the committee on the subject of the proposed amendment to the constitution of the State, which was presented to the House on January 4, 1890. The committee has the honor to report that the proposed amendment is not in the interest of the State, and that it is not in the interest of the people. We will now turn to the report of the committee on the subject of the proposed amendment to the constitution of the State, which was presented to the House on January 4, 1890. The committee has the honor to report that the proposed amendment is not in the interest of the State, and that it is not in the interest of the people.

By the Savannah Georgia, we learn that the

Columbus Steamer, filled with passengers, from

Charleston, was upset on the 24th and went to

four miles below, and that most of the passengers

were more or less injured, some however damaged

property.

It is with pleasure we publish the following

Resolution, which was adopted by the House

on Thursday the 12th inst. The House

Resolved, That the subject of the proposed

amendment to the constitution of the State, which

was presented to the House on January 4, 1890,

is not in the interest of the State, and that it is

not in the interest of the people.

By the Savannah Georgia, we learn that the

Columbus Steamer, filled with passengers, from

Charleston, was upset on the 24th and went to

four miles below, and that most of the passengers

were more or less injured, some however damaged

property.

It is with pleasure we publish the following

Resolution, which was adopted by the House

on Thursday the 12th inst. The House

Resolved, That the subject of the proposed

amendment to the constitution of the State, which

was presented to the House on January 4, 1890,

is not in the interest of the State, and that it is

not in the interest of the people.

By the Savannah Georgia, we learn that the

Columbus Steamer, filled with passengers, from

Charleston, was upset on the 24th and went to

four miles below, and that most of the passengers

were more or less injured, some however damaged

property.

It is with pleasure we publish the following

Resolution, which was adopted by the House

on Thursday the 12th inst. The House

Resolved, That the subject of the proposed

amendment to the constitution of the State, which

was presented to the House on January 4, 1890,

is not in the interest of the State, and that it is

not in the interest of the people.

By the Savannah Georgia, we learn that the

Columbus Steamer, filled with passengers, from

Charleston, was upset on the 24th and went to

four miles below, and that most of the passengers

were more or less injured, some however damaged

property.

It is with pleasure we publish the following

Resolution, which was adopted by the House

on Thursday the 12th inst. The House

Resolved, That the subject of the proposed

CONGRESSIONAL.

IN SENATE.

Monday, Dec. 22.—After the transaction of

business of a local nature, Mr. Nelson

submitted the following resolution:

Resolved, That the Committee on Roads and

Canals be instructed to inquire into the expediency

of increasing the salary of each of the

permanents of the Cumberland Road, passing

through the State of Indiana, whose offices were

under the act of Congress, entitled "An

Act for the improvement of the Cumberland Road,"

approved March 1832.

Mr. NELSON gave notice that he should, on to-morrow, submit a bill to revise and

codify in force the several acts making pro-

vision for the establishment of the debt due to the

purchase of Public Lands.

Mr. NELSON submitted two resolutions, the first to

inquire into the expediency of establishing a Par-

ty, to be established in the State of Illinois, for

the extension of the State of Illinois, and the sub-

jecting the Committee on Commerce to inquire

into the expediency of establishing a port of entry

at the mouth of the Mississippi River in the State of

Mississippi.

Mr. McKINLEY presented the following

resolution from the General Assembly of the State of

Alabama:

One praying the postponement of the time for

making the final payment of the debt due to the

purchase of Public Lands, one praying a

change in the mode of selling of Public Lands; and

another for the relief of certain purchasers of

Public Lands. All of which were received by the

Committee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

ing the postponement of the time for making the

final payment of the debt due to the purchase of

Public Lands, which was received by the Com-

mittee on Public Lands.

Mr. McKINLEY presented the memorial of the

General Assembly of the State of Alabama, pray-

the Revolution, with respect to the

particular Committee to which it

should be referred.

On motion of Mr. WILDE, it was

Resolved, That the Committee on

Military Affairs be instructed to in-

quire into the expediency of selling

the site of the old U. S. Arsenal

near Augusta, Georgia, and of

the State of Georgia, and of

the same, upon a joint

resolution, communicated in a

message from the Senate, informing the

House that they agreed, upon rising,

to adjourn until Monday next, a dis-

cussion also arose, in the course of

which Messrs. Condit, Jackson, of

Ky., Vance, McDuffie, Richardson,

Whitely, and Campbell, sever-

ally addressed the House. It was

ultimately, upon a division by yeas

and nays, negatively by a majority of

122 to 62. The House, after the

transaction of some further business,

adjourned until 12 o'clock this day.

IN SENATE, yesterday, after the presentation

of various petitions and memorials, the resolution

introduced by Mr. HAY, calling for

information from the Secretary of the Treasury

as to the deposits of the United States in

State Banks and Banks of the District of Col-

umbia, and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

and the amount actually in such banks,

was introduced and read. It was

then referred to the Committee on the Treasury

List of Letters.

Remaining in the Post Office at

Washington, Geo., Dec. 31st, 1889.

Mark Anthony, 400

Charles A. Anderson, 400

Francis Billings, 400

Grief Crosby, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

John A. Duff, 400

