

April 15.

**IN THE SUPERIOR COURT,**  
*Richmond County.*

**April Term, 1814.**

**JOHN MILLEDGE,**

*vs.*

**Heirs & Represen-  
tatives of.**

**JOHN J. ZUBLY.**

**RULE NISI:**

**U**pon the application of John Milledge Esq. stating the loss of an original grant to James Grey, for 46 acres of land on Savannah river, in the township of Augusta, bounded by Edward Barnard and others; and also the loss of the original Deeds of Lease and Release from John J. Zubly and Ann his wife, to George Galphin, for the said lot—copies whereof the said applicant hath produced and filed—and praying the same to be established in lieu of the originals so lost as aforesaid.

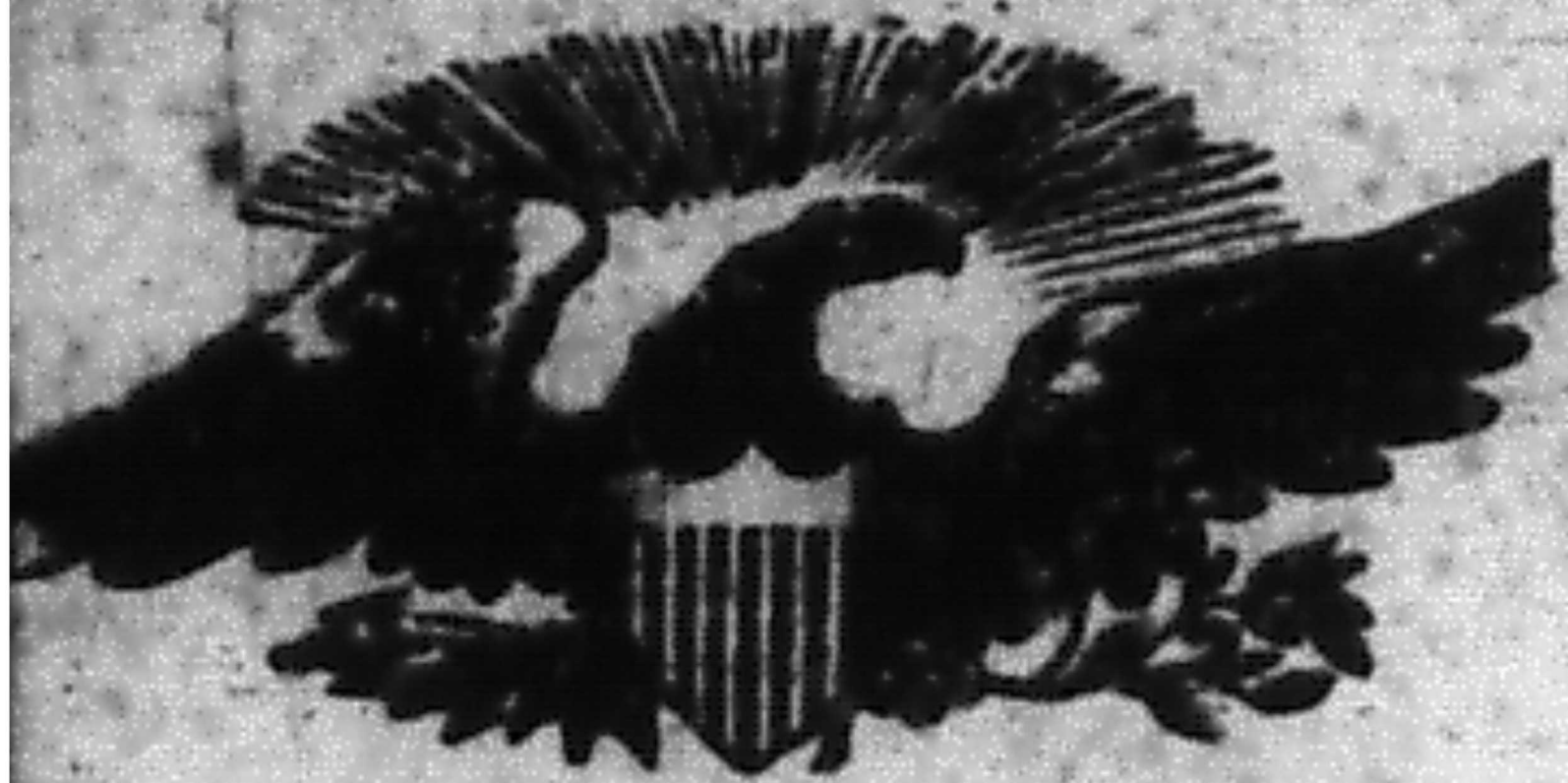
Whereupon on motion, *It is ordered,* that a rule be granted requiring all persons whom it shall or may concern, to shew cause, if any they have, at the next term, why the copies of said grant and deeds should not be established in lieu of said originals. Agreeably to the statute and rules of Court, in such cases made and provided, this rule to be published once a month, for six months, in one of the public Gazettes of the city of Augusta.

*Taken from the Minutes,*

**JOHN H. MANN, Clerk.**

*Clerk's Office, 61th April, 1814. m6m*

*Done at Augusta July 14 1814*



# CHRONICLE.

FRIDAY, AUGUST 26, 1814.