

Jones County Extracts, Volume I, 1810 - 1831

Will be sold on the last Saturday in June next, at the late residence of **CHARLES Mott**, of Jones County, deceased, all the personal property of said deceased; consisting of horses, cattle, hogs, beds and furniture, farming utensils... (Signed) **PRISSELLA Mott**, Admx.-(Source: GJ)

Strayed, from the subscriber's plantation in the upper edge of Jones County, Georgia, on the waters of Fowling Creek, a likely strawberry roan horse.. .8 or 9 years old.. branded on the left shoulder with two cuts... Also, a 2 year old sorrel mare.. a white stripe in her forehead.. Any person that may.. bring them to me... shall receive a handsome premium... (Signed) **DANIEL Gunn**..-(Source: GJ)

Tuesday, June 1, 1819

Committed to Baldwin Jail, a negro nam by the name of Luke or Lewis, between 25 and 26 years of age, says he belongs to **JOHN Cotton**, of Jones County.. Also, a negro man named Solomon, belonging to **LEWIS Bond**. (Signed) **F. Sanford**, Jailor.-(Source: GJ)

Will be sold on the first Tuesday in July next, in the town of Clinton...

202½ acres pine land, No. 56, in the 7th district originally Baldwin, now Jones County; levied on as the property of **BYNAM Hatley**, to satisfy an execution in favor of **SAMUEL Clay**.

One wagon and gear, levied on as the property of **JAMES Thompson**, to satisfy an execution in favor of **STEPHEN Minton** and others.

One bay horse about 8 years old, and a note of hand on **OBADIAH Pitts**, for \$110.00, dated the 16th day of April... levied on as the property of **ALEXANDER Dunn**, to satisfy an execution in favor of **ZACHARY Pope**..

One bay horse.. .12 years old; levied on as the property of **RICHARD Ruspess**, to satisfy an execution in favor of **ZACHARIAH Booth**.

One note of hand on **EDMUND G. Sims**, for \$85.00.. levied on as the property of **JOHN Roberts**, to satisfy an execution in favor of **JAMES K. T. Walton**.

50 acres of land, part of lot No. 99, in the 9th district, originally Baldwin, now Jones County; taken as the property of **DANIEL Philips**, to satisfy an execution in favor of **WILLIAM Shaw**..

One negro boy named Dick; taken as the property of **LEONARD Carlton**, to satisfy executions... in favor of **WILLIAM Rose**..

One negro man named Will, levied on as the property of **THOMAS Spencer**, to satisfy executions in favor of **STEPHEN Kirk** and others. (Signed) **THOMAS Levingston**, Sheriff.-(Source: GJ)

Georgia, Jones County. Whereas **SAMUEL Griswold**, applies to me for letters of administration on the estate of **ELIJAH McGowan**, deceased.. .Given under my hand this 22d day of May, 1819. (Signed) **JAMES Smith**, C. C. O.-(Source: GJ)

Tuesday, June 8, 1819

Lodged in Marion Jail, Twiggs County, a negro man by the name of Phillip, about 5 feet 4 inches high, supposed to be 22 years old, and says he belongs to **ELIJAH Cotton**, of Jones County near Clinton... (Signed) **MOSES Wheat**, Sheriff.
June 15, 1819.-(Source: GJ)

JACOB McDaniel, Esquire, Blacksmith, of Jones County, Georgia, respectfully informs his friends... that he is a candidate at the ensuing election to represent them in the Legislature of this state...-(Source: GJ)

Free Press Georgia Journal.

MILLEDGEVILLE, TUESDAY, JUNE 1, 1819.

ter the first day of September, in the year one thousand eight hundred and nineteen, after deducting all expenses incident to the same, shall be reserved for making public roads, canals and improving the navigation of rivers, of which one-fifth shall be applied to those objects within the said state, under the direction of the legislature thereof, and two-fifths to the making of a road or roads leading to the said state, under the direction of Congress.

Fourth. That thirty-six sections, or one entire township, to be designated by the Secretary of the Treasury, under the direction of the President of the United States, together with the same heretofore reserved for that purpose, shall be reserved for the use of a seminary of learning, to be vested in the legislature of the said state, to be appropriated solely to the use of such seminary by the said legislature. And the Secretary of the Treasury, under the direction as aforesaid, may reserve the seventy-two sections, or two townships, hereby set apart for the support of a seminary of learning, in small tracts: *Provided*, that no tract shall consist of less than two sections: *And provided, always*, That the said convention shall provide, by an ordinance irrevocable without the consent of the United States, that the people inhabiting the said territory, do agree and declare that they forever disclaim all right and title to the waste or unappropriated lands lying within the said territory; and that the same shall be and remain at the sole and entire disposition of the United States; and moreover, that each and every tract of land sold by the United States, after the first day of September, in the year one thousand eight hundred and nineteen, shall be and remain exempt from any tax laid by the order, or under the authority, of the state, whether for state, county, township, parish, or any other purpose whatever, for the term of five years, from and after the respective days of the sales thereof: and that the lands belonging to citizens of the United States, residing without the said state, shall never be taxed higher than the lands belonging to persons residing therein; and that no tax shall be imposed on lands, the property of the United States; and that all navigable waters within the said state shall forever remain public highways, free to the citizens of said state and of the United States, without any tax, duty, impost or toll, therefor, imposed by the said state.

And be it further enacted, That, in view of a section of land, *provided* to be reserved for the seat of government of the said territory, by an act, entitled "An act respecting the surveying and sale of the public lands in the Alabama territory," there be granted to the said territory, for the seat of the government thereof, a tract of land containing sixteen hundred and twenty acres, and consisting of sundry fractions and a quarter section, in sections thirty-one and thirty-two, in township sixteen, and range ten, and in sections five and six, in township fifteen, and range ten, and in sections twenty-nine and thirty, in the same township and range, lying on both sides of the Alabama and Cahawba rivers, and including the mouth of the river Cahawba, and which heretofore has been reserved from public sale, by order of the President of the United States.

And be it further enacted, That, until the next general census shall be taken, the said state shall be entitled to one representative in the House of Representatives of the United States.

And be it further enacted, That, in case the said convention shall form a constitution and state government for the people of the territory of Alabama, the said convention, as soon thereafter as may be, shall cause a true and attested copy of such constitutional frame of government to be forwarded or provided, to be transmitted to Congress, for its approbation.

In New York.
From Albany, by Spencertown, to Sheffield, in Massachusetts.

From Troy, on the Hoosick road, by Brunswick, Grafton and Petersburg, to Williamstown, in Massachusetts.

From the city of Schenectady to Utica, on the south side of the Mohawk river.

From Cherry Valley, by Long Patent, Westford and Decatur, to Worcester.

From Great Bend, Pa. by Harmony & Windsor, to Deposit.

From Troy, by Brunswick and Greenbush, to Sand Lake.

From Cambridge, by Hoosick, Petersburg, Berlin and Stephentown, to Lebanon.

From Waterford, by Orange, to Ballston.

From Pine Plains, on the Ulster and Delaware turnpike, to North Anna.

From Waterloo to Port Glasgow, by Clyde village, town of Galen.

From the village of Peekskill, by Crumpond, to Somerstown, in the county of West Chester.

From South Nunda, by McClure's, to Elicottville, in the county of Cataaugus.

In New Jersey.
From Newton, in Sussex county, by Stillwater, Marksborough, Butt's bridge, to Columbia glass manufactory, on the Delaware river.

From Baskenridge, by Liberty Corner, to Doughty's mills, in Morris county.

From the city of New York, across Staten island, by the Richmond and Woodbridge turnpike roads, to New Brunswick.

In Pennsylvania.
From Fannetsburg, in Franklin county, by Millintown, M'Allisterstown, and Stroupstown, to Selingsgrove.

From New Bedford to New Castle.

That the mail from Chambersburg to Huntington, return by Trough Creek, Three Springs Valley, and Fort Littleton, to the Burnt Cabins.

From Allentown, by M'Keansburg, Orwigsburg, and Hanburg, to Coats town.

That the mail from Washington to New Lisbon, pass on from Brice lands, by Manchester, and from thence by Hookstown, Georgetown, and little Beaver Bridge.

From the Yellow Springs, in Huntingdon county, by Williamsburg and Martinsburg, to Bloody Run.

That the post road from Womelsdorf to Sunbury, pass by Grant.

From Easton, by the Wind Gap, Hamilton, Pocono, Sterling, Salem, Canaan and Mount Republic, to Mount Pleasant.

From Mount Republic to the court-house in Bethany.

From Halifax, in Dauphin county, to Sunbury, in Northumberland county, on the east side of the Susquehanna river.

From Greensburg, by Salem cross roads, Crawford's mills, Freeport, Kittaning court-house, Woodward's mills, Indiana court-house, Conomaugh salt works and New Alexandria, to Greensburg.

From Chester, in Delaware county, by Newtown, Spread Eagle and King of Prussia, to Norristown, in Montgomery.

From Philadelphia, by Merion, Mill Creek, Gulf Mills, Lowry, Elliott's and Mason's Tavern, to Kimberton.

In Maryland.
From Hancock to Bath, in Berkeley county, in Virginia.

From Port Tobacco, by Bryantown, to Benedict.

That the mail pass on the turnpike road between Hagerstown and Cumberland.

From Hagerstown to Magruder's tavern, in Maryland.

From Frederickburg, by Cartersville, Cumberland c. h. Prince Edward c. h. Charlotte c. h. and Halifax c. h. in Virginia, by Milton, Salisbury,

From Fort Hawkins, by Clinton and Monticello, to Madison.

In Ohio.
From Dresden, by Washington cross roads, West Bedford, and Darling's, to Mansfield.

From Berkshire, by Delaware, to Urbana.

From Ravenna, by Rootstown, and Randolph, to Canton.

From Newark to Mount Vernon.

From Urbana to the county seat in Logan county.

From Columbus, by Urbana, and Piqua, to Greenville.

From Troy, by Piqua, St. Mary's, Fort Wayne, and Fort Defiance, to Fort Meigs.

From Zanesville, by Plainfield, to White Eyes Plains, on the east side of the Muskingum.

From Wellsburg, Va. by Philipshurg, and Smithfield, to Cadiz.

From New Lexington to Greenville.

From Coshocton, by Mechanicstown and Millersburg, to Wooster.

From Piqua to Hardin, in Shelby county.

From Hamilton, by Oxford, Dover, Eaton, and New Paris, to Greenville.

From Cadiz to Rumby.

In Kentucky.
From Catesburg, by the mouth of Blaine creek, and the mouth of Louisiana, Fork of Sandy, to Floyd court-house.

From Lexington, by the way of the Burnt Tavern, to Lancaster.

From Princeton, by Bellsford, to Madisonville.

From Falmouth to Neville, in Ohio.

From Millersburg, by Kuddel's Mill, to Cynthiana.

From Louisville, by Mount Vernon, Fairfield, and Bloomfield, to Springfield.

From Greensburg, by Monroesville, to Glasgow.

From Newburg, by Ewinsville and Trenton, to Port Royal, in Tennessee.

From Trenton, in Christian county, to Clarksville.

That the mail from Glasgow to Berksville, shall pass by Martinsburg.

From Tompkinsville, by Martinsburg, to Burkesville.

In Tennessee.
From Clinton, by Morgan court-house to Burkesville, in Kentucky.

From Columbia, in Maury county, to Waynesboro.

From the Boat Yard, by Embree's iron works, to Jonesborough.

In Indiana.
From Princeton, by Columbia, Petersburg, and the seat of justice in Dubois county, to Paoli.

From Vincennes, by Palestine, to York, in Illinois.

From Lexington to Vernon.

From Jeffersonville, by Greenville, Fredericksburg, Paoli and Washington, to Vincennes.

From Vincennes, by Carlisle and Belleville, in Illinois, to St. Louis, in the Missouri territory.

From Jacksonborough, in the county of Wayne, to the county seat for Randolph county.

From Lawrenceburg, in Indiana, to Petersburg and Burlington, in Kentucky.

From Brookville to Vernon; thence, by Brownstown and Salena, to Geneva.

From Corydon, by Mount Sterling, Portersville, Petersburg and Hamilton, to Princeton.

From Elizabeth, Harlan county, Kentucky, by Fredonia and Mount Sterling, to Paoli, in Indiana.

In Illinois.
From Edwardsville, by Alton, to St. Charles, in the Missouri Territory; and from Edwardsville, by Ripley, to Perryville.

That the post road from Vincennes to Shawnee town, pass by the English Prairie, or section No. 10, of township No. 2, range 10 east.

From Vincennes, by Palestine, to York, in Illinois.

In Mississippi.
From Winchester, by Green court-house, Forts on Pearl river, Marion court-house, Holmesville and Liberty, to Woodville.

From Port Gibson, by Franklin court-house &

years, unless sooner removed by the President he shall perform all the duties imposed on the secretary for the territory of Missouri, act of Congress of the fourth of June, one hundred and twelve, entitled "An act for the government of Missouri."

And be it further enacted, That the legislative power shall, until the organization of a general assembly, hereinafter provided, be vested in the governor and the judges of the superior court of the territory, who shall have power to pass any law for the administration of justice in said territory, which shall not be repugnant to this act, or inconsistent with the constitution of the United States: *Provided*, whenever the general assembly shall be organized, all the legislative power of the territory be vested in, and be exercised by, the said assembly.

And be it further enacted, That as of the act of Congress of the fourth of June, one hundred and twelve, entitled "an act providing for the government of Missouri," as to the organization of a general assembly, in, prescribes the powers and privileges the mode of election, and period of service members thereof, and defines the quality and privileges of the electors and electors be in full force and operation in the said territory, to the extent of its application, as the governor thereof shall be satisfied such is the desire of a majority of the free white males of the age of twenty-one years and upwards in the said territory, the whole number of representatives shall not exceed nine.

And be it further enacted, That the judicial power of the territory shall be vested in a superior court, and in such inferior courts as the legislature of the territory shall from time to time, institute and establish, for the maintenance of the peace. The superior court shall be composed of three judges, who shall reside in the territory, and continue in office for the term of four years, unless sooner removed by the President. The superior court shall have jurisdiction in all criminal and penal cases, & exclusive jurisdiction of all capital cases; and shall exercise original jurisdiction, concurrent with the inferior courts, and exclusive appellate jurisdiction in all civil cases in which the amount in controversy shall exceed the sum of one hundred dollars.

The superior court shall hold sessions at such place, or places, as the legislature shall direct, and continue in session as long as shall be prescribed by law. That any two of the judges shall constitute a court of appeals, and any one a court of original jurisdiction.

And be it further enacted, That the governor, secretary, judges, and all other officers of the territory, civil and military, shall, before entering on the duties of their respective offices, take an oath or affirmation to support the constitution of the United States, and to be faithful to the duties of their offices; and the governor, before a judge of the supreme court of the United States, or a judge of the superior court of the said territory; the judges, before the said governor, or the supreme or district court of the said States; and all other officers, before the governor, or any of the judges of the supreme or courts, or justices of the peace, of the said territory.

And be it further enacted, That the governor, secretary, and judges of the superior court authorized for said territory, during the absence of the President of the United States, or in case of his death, shall be authorized to exercise the powers and duties of the President of the United States, as if he were present, until the President shall have full power, due

of pressure unex-
nerce, leaves no alterna-
t to deposit in the Branch
ista, specialties and other
amount than there are
; which will be redem-
interest at the rate of 8
this day, as fast as collec-

lic of our best and con-
is desirable object as soon
sects for doing the same
le, from the ample re-
purpose; under which
and trusted, the holders of
osed to part with them at
: amount of Bridge notes
ced 285,000 dollars, and
ble for them to four times
will be exclusively applied

osits in the Bridge Bank,
2 o'clock to-morrow and
John M. Kinne,

Barna M. Kinne

hand that are considered
much larger amount than
in circulation, will before
be placed in the Branch
e purpose of allowing all
Bills an opportunity of ex-
ecution from those Notes,
60 prime Negroes, will be
in this city, on the first
and Bridge Bills taken in
st Monday thereafter the
ity, will be offered at the
hairs to holders of Bridge
ing determined at an ear-
ear of their paper now in
ateful for the politeness al-
who have demands against
made, the lien which the
has on the Bridge will be
John M. Kinne,
Henry Shultz.

PUBLIC.—We, the sub-
receive the Bridge Bills,
goods at the lowest market
rent, Verriwether Beall &
B. Laithe, A. Bidwell &
William Sims & Co. Picquet
w, Felix G. Gibson & Co.
odrow & Co. A. R. Ralsam-
house, A. McKinstry,
McKinney, James T. Con-
ll, William Stone, Stewart
andolph, Eichelberger &
on & Co. Mackenzie and
map Nathl. J. & Samuel
wick & Co. N. Truesdell,
Robert Dillon, Alexis Tar-
os, Wm. J. Hobby, James
Co. J. F. Macchestrer.

re, we perceive the follow-
paper, predicated perhaps
ed a probable effect of the
the Bridge Bank.]

The undersigned believing
ation, calculated to injure
is to be without loan du-
hem in payment for goods
of par. S. O. Dunning, C.
J. Tanner, J. P. Henry, P.
en, Meigs & Reed, Green-
ler and Ketchum, Nichol-
s Thompson, A. Howe, Watts
n, Joseph Stone & Co. M.
David Leon, James Rea,
John & Co. Dubuque and
Blanchard, Brothers & Co.
A. W. Prior & Co. Parsons
n, J. Douglass, J. E. White
Co. David Brown, Hoag &
er, James H. Walter, G. F.
and Davant, Phillip Deuel,
ttelle & Co. Joseph C. George,
John F. Pouyat, S. C. & J.
Josiah Penfield, May and
May 19, 33—3t

member will thank fully re-
in Bridge bills, all sums due
me & Co. whether by bond,
James Lamkin.

will receive the notes of the
of Augusta in all payments
or in payment for good gen-
E. Turner.
33-3*

NS OF HANCOCK AND
ING COUNTIES.—The sub-
at par, the Bridge Bills, for
nd goods at cash prices.
A. Springer, Jones & Co.

NS.—The subscriber takes
inform his friends and the pub-
continues to make and repair
is shop on Wayne street, for-

upon these men is, that
Fowle tells Jacob he must
call him Peter, and thus named him on their ar-
ival in Savannah. The circumstance of their tra-
velling three hundred miles, when half that dis-
tance would have accomplished their end; their
stating their residence to be in Pendleton; the
suspicious manner in which they appeared; and a-
bove all, to leave the public in next morning with-
out even making any enquiry for Jacob, or even in-
timating that they had lost a negro, are circum-
stances calculated to impress a belief on the mind,
that this party was not properly obtained: It is
possible, however, that the bona fide owner of this
property transferred it in order to secure it from
the ferocious enemy that plundered our islands
during the late war. W. M. PENN, junior,
Monticello, Jasper county, May 25 3t

NOTICE.—The subscriber having a brother by
the name of Blake B. Rutland, some where
in Georgia, (as he supposes) will be obliged to any
person taking the Georgia Journal, and seeing this
advertisement, to inform the said B. B. Rutland
where the subscriber lives, viz. 8 or 9 miles be-
low Fort Hawkins, or to send him a card, know-
ing such a person will oblige us well as to inform the sub-
scriber by forwarding him word by letter to Fort
Hawkins. May 25 33-3t Reuben Rutland.

LAW.—The subscriber having located himself
in Hartford, respectfully tenders his services to
the public in the practice of Law. All com-
mands entrusted to his care will receive a prompt
and satisfactory attention.
May 22 3t Willis B. Lowe.

AFTER the expiration of nine months, applica-
tion will be made to the court of ordinary of
Jackson county, for leave to sell 337 acres of land,
the property of Kinchen Spikes, dec'd, for the be-
nefit of the heirs of said dec'd.
June 1 1849 John Young, adm'r.

WILL be sold, on the first Tuesday in August
next, in the town of Greensborough, 100
acres of land, more or less, lying on the waters of
Beaverdam, adjoining Heard, Sanford and others,
being the real estate of Samuel Hubbard, dec'd—
sold for the benefit of the heirs and creditors of
said dec'd. James White, adm'r.
May 20 33—3t

NOTICE.—On the first Tuesday in August next,
will be sold at the court house in Morgan, be-
tween the usual hours, a tract of land lying in
the lower part of the county, No. 247, containing
202 1-2 acres; sold for the benefit of the heirs of Wm.
B. Wall, of the said county, dec'd. Terms made
known on the day of sale.
May 22 3t Mathew Cocram, adm'r.

THE subscriber has on hand a number of cot-
ton gins, of a superior quality, made of the
best materials, double and steel breasted. Any
person wishing to purchase can see them at Liberty
Hall, on the road leading from Madison to Easton-
ton, where any number can be had on a short notice.
May 26 3t Chas. Allen.

My, whose names are heretofore subscribed, do
certify, that the gins made by Mr. Cha's Allen are
superior to any gins we have ever seen.—L. M.
Quere, H. Rousseau, John C. Evans, John Barney,
Willis Randle, James Shepherd, James Ware, B.
M. Ware, Raulle Robertson, Wm. Whitfield,
Wm. M. Ward, L. B. Robertson, Silas McKinley,
B. S. Jourdan. 3t

MADISON ACADEMY.—The semi-annual
examination of the members of this institu-
tion will commence on Monday the 28th of June
next, and conclude with an exhibition on Tuesday
following. Parents and guardians who feel inter-
ested in the prosperity of this institution, are par-
ticularly invited to give their attendance. Imme-
diately after the examination there will be a vaca-
tion until the 12th of July, at which time the third
quarter will commence. The commissioners beg
leave to state, that pums have been taken to pro-
mote from New-York a valuable set of globes and
maps, which are daily expected.
By order of the trustees.
May 22 3t John Nisbet, sec'y.

NOTICE.—On Saturday the 26th of June, will
be sold, at Hartford, Ga. at public sale, to the
highest bidder, the house and two lots lately oc-
cupied by Capt. Lester, on a credit until the 1st Janu-
ary next. The front lot is as good a lot for busi-
ness as any in Hartford, and the house by far the
best finished of any in the place. It is a two story
house, 36 by 20 feet, with two rooms on each floor, &
two fire places, one below and one above, with a
shed and two rooms and one fire place, and an 8
feet passage between the two shed rooms, and an
elegant double piazza on the front side, all of which
are finished in the neatest and handsomest style, and
all elegantly painted outside, and inside where it
is not scald, with a good hewn log kitchen, 32 feet
long by 18, with good chimneys and two fire places,
with a good shingle roof, a good smoke house and on
the back lot a good hewn log and shingled stable.
The above situation will answer well for a tavern or
boarding house, & join the court house square, &
will also make a comfortable residence for a private
family, being occupied as such at present. There
is room plenty on the lot immediately joining
the court house square for a large and commodious
store house.
May 21 3t James A. Everett.

TAKEN up by Samuel Colwell, of Capt Griffin
district, in said county, and toils before James
Benton, a mos colored mare mule, in good order,
much shaven by the gear, no marks or brands to
be seen, age not known—appraised to one hundred
and thirty-five dollars, 3d May, 1819.
May 28 33-3t Neill Madove, clerk.

Georgia, Pulaski county, Inferior Court, May
22d, 1819.

WHEREAS it is stated to this court, that Do-
son alias William Bird, about forty years
old; and Elizabeth his wife, about forty-five years
old, was on the 21st inst. arrested out of the pos-
session of David Foreman, as having been introduc-
ed into this state contrary to law, and said negroes
claiming their freedom: Ordered, that the said
Foreman substantiate his claim to said negroes with-
in thirty days from the date hereof, or the court
will proceed as the law directs in such cases, and
provided.
A true extract from the minutes, 23d May, 1819.
May 28 33-3t R. Maryland, c. l. c.

ON the 16th of this inst. (eloped from my place)
a negro in Pulaski county, two negro boys, a
delicet, Ann, a small black negro wench, 35 y. as
old; Chaimy, a yellow girl, 15 years old, their
dress not known, the youngest has a down look when
spoken to. I expect they will attempt to get to
Milledgeville or to Ball's ferry. Twenty dollars
reward, with all reasonable expences, will be paid,
for apprehending and securing the said negroes, in
any safe jail. May 18 3t Z Taylor.

WILL be sold on the first Tuesday in July
next, in the town of Clinton, between the
usual hours of sale;

202 1-2 acres of pine land, No. 56, in the 7th
district originally Baldwin, now Jones county; le-
vied on as the property of Bynam Hatley, to satisfy
an execution in favor of Samuel Clay.

One wagon and gear; levied on as the property
of James Thompson, to satisfy an execution in fa-
vor of Stephen Minton and others.

One bay horse about eight years old, and a
note of hand on Obadiah Pitts, for one hundred and
ten dollars, dated the 16th day of April, and pay-
able ten days after date thereof; levied on as the
property of Alexander Deam, to satisfy an execu-
tion in favor of Zachary Pope—property pointed
out by the defendant.

One bay horse about twelve years old; levied
on as the property of Richard Huspens, to satisfy
an execution in favor of Zachariah Booth.

One note of hand on Edmund G. Sims, for eighty-
five dollars, made payable three days after date,
dated 10th October, 1814; levied on as the property
of John Roberts, to satisfy an execution in favor
of James K. T. Walton.

50 acres of land, part of lot No. 99, in the 9th
district, originally Baldwin in now Jones county; ta-
ken as the property of Daniel Phillips, to satisfy an
execution in favor of William Shaw—pointed out
by the plaintiff; levied on and returned to me by a
constable.

One negro boy named Dick; taken as the prop-
erty of Leonard Carlton, to satisfy executions
from the Justice's court, in favor of William Rose
and others; levied on and returned to me by a
constable.

One negro man name Will; levied on as the
property of Thomas Spencer, to satisfy executions
in favor of Stephen Kirk and others.
May 27 3t Thomas Livingston, sh'ff.

WILL be sold on the first Tuesday in July
next, at the court-house in the town of Mil-
ledgeville, in the usual hours of sale,

Three negroes, to wit, Rachel and her child,
Jenny & Chloe; levied on as the property of Nathan
W. Hall, to satisfy Sara. N. Richardson, for the use
of James S. Richardson.

One black walnut table, one sideboard, 1 round
do. 4 trunks, 2 large pots, three beds, two bed-
steads, 8 chairs; levied on as the property of
Thomas Danbly, to satisfy Benj. Gashett & Co.

Levied on twenty-five acres of pine land lying
in said county, joining Bivins and others, as the
property of Josiah Gilbert, to satisfy Charle
Williamson and others against said Gilbert.

Two negro men, by the name of Jim and Abram.
alias shawls, ladies collarlets, and other articles of
merchandise; levied on as the property of John
Jeter, to satisfy Crenshaw & Barrow, and other
executions against said Jeter.

108 pair of gentlemen's and ladies' shoes, stock
locks, pad and chest do. knives and forks, table
spoons, and other articles of merchandise; levied
on as the property of Thomas M. Bush, to satisfy
Joseph Thorn and other executions against said
Bush.

Lot No. 3 in square 4, in the town of Milledge-
ville; levied on as the property of George Miek-
lejohn, to satisfy an execution in favor of the state
of Georgia, against said Mieklejohn.

The house whereon Richard Jowell lives; levied
on as property to satisfy James T. White's execu-
tion, and others against said Jowell.

One negro woman by the name of Nelly; levied
on as the property of Thomas Cooper, to satisfy
an execution in favor of John Jeter.
June 1 3t Thomas Trapp, sh'ff.

WILL be sold on the first Tuesday in July
next, at the place appointed for holding the

property, whenon Lewis Lee sold, in fa-
vor of the said property, to satisfy an execution in fa-
vor of Robert Rutherford and Co.

One negro boy named Dick, about 7 years old—
taken as the property of Edgewood Pugh, to satisfy
sundry executions from a magistrate's court, re-
turned by John Barnett, a constable.
202 1-2 acres pine land, No. 113, in 8th district
of Wilkinson county; taken as the property of Wm
S. Mjlls, and returned to me by John Brown, const-
able.

50 acres pine land, part of lot No. 154, in the 5d
district of said county—taken as the property of
James Fin, to satisfy sundry executions from a ma-
gistrate's court, in favor of Merit Etheredge, for
the use of William M'Key, the said land improved
and formerly owned by Rob't Hickey. Terms cash.
May 27 3t Joseph Jackson, sh'ff.

ON the first Tuesday in July next, will be sold
at the court-house in the town of Monticello,
Jasper county, within the usual hours of sale, the fol-
lowing property, viz.:

Sundry goods, wares and merchandise—taken
as the property of James and Willis Richards, to
satisfy sundry executions and attachments against
them, and returned to me by James Richards, in favor
of Thomas Grant and others.

Two negroes named as follows: Easter a girl—
about 10 or 11 years old, and Warren a boy about 9
or 10 years old—taken as the property of Tho's C.
Pinskerd; to satisfy an execution in favor of John
Heard vs. John Baldwin and Thomas C. Pinskerd.

202 1-2 acres of land, known by lot No. 56, in
the 16th district of Baldwin, now Jasper county—
taken as the property of James Bonner, adm'r of
the estate of Wm't Bonner, dec'd, to satisfy an
execution in favor of Elijah Heam.

2 beds and furniture, 2 pots and an oven and hid,
4 plates, 1 dish, 1 looking glass, 1 chest, 3 chairs, 2
coffee pots one tin, one pail, 1 piggins, 1 hand saw,
4 bowls, 1 pitcher, 1 mug, 1 spinning wheel, 1 fry-
ing pan, together with sundry other articles—taken
as the property of Tho's Lovett, to satisfy an
execution in favor of Joseph Pace, for the use, &c.

2 beds and furniture, 1 trunk, 1 chest, 2 looking
glasses, 2 jugs, 2 pots, 1 oven and hid, 1 coffee mill,
1 coffee pot, 1 slate, 1 set cups and saucers, 1 set
plates, 1 dish, 1 pitcher, 4 bowls, 1 teapot, 1 large
bowl, 1 pail, 1 flux wheel, 1 spinning wheel, 1 large
pewter dish, 1 plate, 1 pitcher, 1 tin, 1 set
er with a number of other articles too tedious to
enumerate—taken as the property of William M.
Lord, to satisfy an execution in favor of Jeremiah
Pearson.

50 acres of land, more or less, part of lot No. 87,
in the 15th district of Baldwin, now Jasper county;
2 beds and furniture, 2 tables, 1 sideboard, 1 stand
cupboard, 1 chest, 1 trunk, 2 ovens, 1 skillet, 1 pot,
3 bedsteads, 1 large looking glass, together with
sundry other articles—taken as the property of An-
drew Jones, to satisfy an execution in favor of James
Reid.

2 pots, 1 oven, 4 chairs, 1 coffee mill—taken as
the property of Richard M. Sison, to satisfy M.
Donald and Pope's bills.
Monticello, May 25 3t Mathew Cocram, d. s.

ON the first Tuesday in July next, will be sold
at the court-house in the town of Sparta, Haws
cock county, between the usual hours, the follow-
ing property, to wit:

500 acres of land, more or less, lying on the wa-
ters of Town creek, a joining King's and others,
whereon William Mingo now lives—levied on as
the property of said Mingo; to satisfy sundry execu-
tions.

100 acres on the waters of Buffalo, adjoining
Thomas Jones—levied on as the property of John
Borland, to satisfy sundry executions.

200 acres on the waters of Moskey creek, whereon
William S. Hoyle & W. Hires, adjoining Gorty
and others—levied on as the property of said Hoyle,
to satisfy Jacob P. Turner's execution.

1 wagon and 3 horses, 1 spinning chair, two feather
beds and furniture—levied on as the property of
Barret Hudson, to satisfy Jacob P. Turner's execu-
tion.

1 bay horse, 1 cow, 2 feather beds and furniture;
levied on as the property of George Barnes, to sa-
tisfy Jacob P. Turner's execution.

1 saddle mare, now in the possession of John
Vickers—levied on as the property of Benjamin
Temple, to satisfy Ford and Butts' execution.

100 acres of land on the waters of Town creek,
adjoining Slatter and Hall; levied on as the prop-
erty of James Hamilton, to satisfy Jonathan Dav-
is' execution.
May 20 3t A. Friend, d. s.

WILL be sold on the first Tuesday in July
next, at the court-house in the county of
Jackson, between the usual hours of sale, the fol-
lowing property, to wit:

1 bellows, 1 saw, 1 saddle and 2 hand saws, 2
3 pair of tongs, 2 axes, 1 rasp, 1 butridge, 1 sawed
and 2 screw plates—levied on as the property of
Edward M'Dermont, at the instance of Josiah
Ellington.

600 acres of land, be the same more or less, be-
ing part of a 720 acre survey, said to be granted to
Gorham, on the waters of Sandy creek, being the
part of said survey that lies in Jackson county, ad-
joining Wilson and others, part of it bounded by
Edward Dunston—levied on as the property of
Rich Humphreys, at the instance of Wm. K. and
Thomas White, son T, executors of Ignace P. W.