Jones County Extracts, Volume I, 1810 - 1831

Tuesday, August 1, 1820

Georgia, Jones County. Whereas ANNA Kirk, JOHN Kirk, and WILLIAM Kirk, apply to me for letters of administration on the estate of STEPHEN Kirk, deceased; And whereas JOHN Redding and ANDERSON Rice, apply to me for letters of administration on the estate of ARCHER Redding, deceased...Given under my hand, this 22d day of July, 1820. (Signed) JAMES Smith, C. C. O.-(Source: GJ)

Georgia, Jones County, Clerk's Office Inferior Court. The following free persons of color have registered their names in this office..HAMBLIN Ooslam, aged 11 years-nativity, Georgia--occupation, plough-boy. NANCY Mathews, aged 13 years--nativity, Georgia--occupation, spinner. (Signed) HENRY Wyche, C. I. C.-(Source: GJ)

Ten dollars reward will be paid for the delivery of my negro man Will. He is about 35 years old, an African... thumb on the right hand crooked... he has a wife at Mr. LEWIS Wimberley's, in Jones County, where he may probably be found. (Signed) WILLIAM D. Wright. Baldwin County, 10 miles above Milledgeville.-(Source: GJ)

Will be sold on the 1st Tuesday in September next, at the courthouse in the town of Clinton, Jones County.. .the following property to wit:

202½ acres land... on the waters of Fall Creek... taken as the property of HARTWELL Wynn and LEWIS Wynn, to satisfy a fi fa in favor of ROBERT Mitchell.

961/4 acres of land.. adjoining PARTRIDGE Blunt... taken as the property of MARMADUKE Gresham, to satisfy an execution in favor of WILLIAM Bryant..

One pair of carriage wheels, one broad axe; taken as the property of SAMUEL D. Stuart, to satisfy a fi fa in favor of ZACHARIAH H. Gordon.

Two cows and calves... two trunks... two pots.. half dozen pewter plates.. .one shovel... two fur hats, one spinning wheel... 5 knives and forks; taken as the property of DAVID Kennedy, to satisfy a fi fa in favor of WILLIAM Kincord.

50 acres land, part of lot No. 82, in the 12th district of Jones County... taken as the property of JAMES Scroggins, to satisfy sundry small executions ... in favor of WILLIAM Clark and ALSEY Gamage. levied on and returned to me by JAMES Sockwell, constable. (Signed) T. Levingston, D. S.-(Source: GJ)

Will be sold, on the 1st Tuesday in September next, in the town of Clinton, Jones County...
100 acres land.. part of lot No. 75, in the 6th district Jones County; taken as the property of RICHARD Allen, to satisfy sundry executions in favor of JAMES Huckabuy...

152½ acres land, in the 12th district of Jones County.. part of lot No. 164; taken as the property of GREEN Flournoy, to satisfy executions in favor of JAMES A. McPherson, for the use of JAMES M. Rodgers.. .

100 acres land...8th district Jones County; taken as the property of ALEXANDER Nelson, whereon JOHN Calhoon now lives, to satisfy executions in favor of TAPLEY Jones and JOHN P. Spier & Co.

100 acres land... 8th district of Jones County.. part of lot No. 160; taken as the property of ELIJAH Miller... to satisfy two fi fas, in favor of JOHN B. E. Elkin. 202½ acres land, No. 67, in the 8th district of Jones County ... taken as the property of WILLIAM Brown, to satisfy fi fas in favor of N. & S. Sturges; and one two horse wagon, taken as the property of THOMAS Simmons, to satisfy... N. & S. Sturges.

100 acres land...8th district Jones County; taken as the property of LEVIN Sockwell, to satisfy two fi fas in favor of GREEN Hill...

GEORGIA JOURNAL.

MILLEDGEVILLE, TUESDAY, AUGUST 1, 1820.

Commis, Clayborn Haddox, Thomas Stocks.

Putnam Superior Court, September Term, 1819.

Goodrick & Cavatarphen, Rule NISL. Ceorgia, Greene county court of ordinary. March

petition of Robertus Love and Josephus Love, executors of the last will and testament of David Love, deceased, praying to be dismissed from the estate of soil decrased: It is ordered, that after six months publication hereof in the Georgia Journal, the said executors be dismissed from said estate, unless cause be shewn to the contrary, of which all concerned are required to take notice.

On the petition of George Owen, executor of Thomas Owen, deceased, praying to be dismissed from said estate: It is ordered, that after 6 months publication hereof in the Georgia Journal, the said executor be dismissed from said estate, unless cause be shewn to the contrary, of which all concerned are required to take notice.

Control are required to take notice.

On the petition of Phoebe Fuller, administratrix of James Fuller decessed, praying to be dimissed from said estate: It is ordered, that after six months publication hereof in the Georgia Journal, that said administratrix be dismissed from said estates the administration becomes tate, unless cause be shewn to the contrary of which all concerned are required to take notice.

On the petition of Moses Jackson, administrator Ambrose Jackson deceased, uraying to be dis-ted from the estate of said deceased: It is ordes that ster six months publication hereof in the Gircia Journal, the said administrator be dis-misse from said estate when the said administrator be disom said estate, unless cause be shewn to the content, of which all concerned are required to take notice.

extract from the Minutes. Ebenezer Torrence, elerk June 3, 1 -m6m

NINE mouths after date, application will be made to the court of ordinary of Washington counmade to the court of trumary of washington courty, for leave to sell two tracts of land, belonging to the estate of Robert Barnette, deceased, one tract in the 22d district old Wilkinson, No. 300, and the other in Washington county, adjoining Smith and others.

SARAH BARNETTE, adm'x.

June 1, 1120. mym

Putnum Inferior court, sitting for ordinary purposes, 3d day of April, 1820.

J PON the petition of John W. Sutlive, assignee, stating that he is in possession of the obligation of Joseph D. Fannin, deceased, (which obligation is filed in this office) for titles to a certain tract: of land containing ninety-six and one quarter acres, lying in the second district of formerly Baldwin Putnamecounty, known by lot No. 426, in said district. It is ordered, that the clerk of this court do publish actiation in one of the public gazettes of this state, notifying all persons concerned, to come torward within the time presoribed by law, and shew.cause, if any they can, why the said court should not compel the representatives of said deceased, to make good and sufficient titles to the tract of land above described.

Extract from the Minutes.

Coleman Pendleton, clerk. April 3 m6m

NINE monthsatter date, application will be made to the honorable the Inferior court of Putnam county, for leave to sell one hundred one and one fourth acres of land, the real estate of Wm. Hardin, decessed, lying in said county, adjoining Bass and o-thers—sold for the benefit of the heirs and cred-

Daniel Sanders, adm'r. March 18 1820

id

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(EORGIA, Twiggs county.)
Whereas James M'Kemie Whereas James M'Kemie, executor of the estate of William M'Kemie, late of this county deceased, applies for letters of dismission from said executorabin :

These are, therefore, to cite and admonish and singular, the kindred and creditors of said de-ceased, to be and appear at this office, within the tin - prescribed by law, and shew cause (it any they hy said fetters should not be granted

Given under my hand, this 1st May, 1820, moin Megah Fulgham, c. c. a. mbm

AFTER the expiration of nine months from the

Christain W. Heist.

T PON the petition of West Goodrich and Oren D. Carstarpnen, merchants trading under the style and firm of Goodrich and Carstarphen, stating that Christain W. Heist, on the 16th day of December, in the year 1818, for the better security of the payment of the sum of 605 dollars and 68 cents, which the said Christain, admitted that he oved to Thomas T. Napier & Wiley B. Ector, did on the day and year aforesaid, execute and deliver to the said Napier and Ector, his certain deed of mortgage in and to a certain tract or lot of land, situate, lying and being in the town of Eutonton, in said county, it being two thirds of let No. 2, in square letter O. whereon the said Christain, then lived, the abuttals and boundaries of which will more plainly appear by a reference to said mortgage; that the sum of money for which said lot was mortgaged, is yet due and unpaid; and that the said Napler and Ector, on the 26th day of January, in the year 1819, assigned their interest in the said mortgaged premises, to the said Goodrich and Carstarphen, without recourse upon them-It is, therefore, on motion of counsel, ordered that the equity of redemption in and to said mortgaged premises, be forever barred and foreclosed, unless cause be shewn to the contrary, or the amount of principal, interest and costs due thereon, be paid into the clerk's office of this court, within the time prescribed by law; and that a copy of this rule, be published once a month for 12 months, in the Georgia Journal, or served upon the mortgager, or his special agent, at least 6 months, before the time the money is directed to be paid.

MILTON COOPER,

Attorney for the petitioners. A true copy from the minutes, 18th Sept. 1819. JOHN I "MITH, clerk.

Nine months after date, application will be made to honorable the court of ordinary of Twiggs county, when sitting, for leave to sell the east half of lot No. 61, belonging to Anna M. Cornelius, a minor.

Jeremiah Powell, guardisn.

March 11, 1820

NINE months after date; application will be made to the honorable the Interior could be of any of Walton county, for leave to sell the real and rsonal estate of Jos seph G. Speers, late of said county, deceased -for the benefit of the heirs and

creditors of said deceased. Benjamin Hammak, adm'r. May 7, 1820

Georgia, Morgan county, court of ordinary, May Term, 1820

ON the petition of Thomas Greenwood, executor of William Mitchell deceased, praying to be dismissed from said estate: Ordered by the court, that after six months publication of this order in one of the public gratetes of said state, the said Thomas Greenwood be dismissed from the further administration of said estate as executor aforesaid unless cause be shewn to the contrary, of which all concerned are desired to take notice.

Extract from the Minutes. John Nisbet, c. c. o. May 1

AFTE Kthe expiration of the legal time, application will be made to the legal authority for leave to sell the land and negroes belonging to the estate of Henry Jernigan, deceased of Putnam county.

M'm. Jernigan, adm'rs.
John Graybill,

Apil 3, 1820 m?•n4* Jours Subcrior Court, March Term, 1820. Henry Ligon, Libel for a Divorce.

vs. Printence Ligon, Catharine Hicks, VI. William Hieles

Libel for a Divorce.

OTICE.—Lost by the subscriber on Sunday the 16 h of this instant, between Greeneshe ro' and Garner's furry, on the Ocorree river, a small red morocco pocket book, containing 12 dollars in money, a note of hand given by Thomas Collier, of Greene county, to Patriak Leonard, of Morgan country, for 75 dollars, due the 25th of Determber, 1819, the date of the note not recollected, together with several other papers of no importance person but myself. Any person securing for or delivering to me said book, together with its contents, shall not only receive my hearty thanks but be liberally r. n ded. This is likewise to forwarn all persons from trading for the above described note.

Milus C. Nisbet.

madison, Murgan county ruly 21

Georgia, Greene county.

ANKEY T. JOHNSON, tolled before Shor wood B. Johnson, esq. a skew ball horse, sixwood B. Johnson, esq. a skew ball horse, sixteen years cid, white legs and belly, his right eye appriantly knocked out, the left fore leg crosked, branied on the mounting shoulder, No 38—appraised at ten dollars.

Robert E. Martin, cris. July 6

N the town of Monticello, Jaspee county, will be sold at the court-house on the first Tuesday September next, in the usual hours of sale, the ing property, to wit :

Three small trunks, and one half lot of land, with a grist mill thereon, No. not known, in the 19th district formerly Buldwin now Jasper county,

19th district formerly buttown how stasper county, adjoining Hog, Benton and Spents; taken as the property of Albert Pabodie, to satisfy an execution in tayor of Elias Bless, & Co vs said Pabodie.

One has horse; taken as the property of Thomas House of taken as the property of Thomas II. mas P. Hamilton, to satisfy an execution in favor of M. & J. Whitfield vs. said Hamilton.

One bed and furniture, one trunk, one table, one pine chest, one wheel, one coffice mill, and a number of small articles too tedious to mention; taken as the property of Abner F. Dearing and James Kelly, to satisfy an execution in favor of Robertson and Pabodie.

152 1-2 acres of land, lying in the 16th district 1521-x acres of land, tying in the ann matric, Yo, not known, adjoining Sherwood, Malonesaud others; taken as the pro-Lumukin.

O exorrel mare and colt, the mare six years old; taken as the property of Richard Buberry, to tak-isfy an execution in tayor of Robertson and Pabe-

dievs. said Duberry.

Ost haff assworf land adjoining James Fretwell
and others, to autisty an execution in favor of John
Cox vs. John Walker.

One negro woman named Mary, about of age; taken as the property of Marie to satisfy an execution in layor of there's B. taken vs. said Wells.

One fot of land; taken as the property of Nathan Nolly, No. 148, in the 18th district of formerly Baldwin now Jasper county, to satisfy an execution in law of Elijah Shores, for the use &c.

Four feather beds and bolster; taken as the pro-Four reamer ocus and poister; taken as the pro-perty of Zachariah Deason, to satisfy an execution in favor of William Drake, vs. said Deason. One bay mare, four years old, and one single ox; taken as the property of Absolom Echols, to satis-

fy an execution in layor of William Connell vs. said

One waggon and four pair of gear and two hor-ses, one sulky and harness, one-hed, hedstead- and furniture, one trunk, one travelling do, two sets of scales and weights, four diminejohns, 20 snapple bridles, one scale beam, one bay of steel, two o vens and lids, one pot, one skillet, one still cap and worm, one pair of steelyards, two hats, one mans' saddle and bridle, one silver which; all taken as the property of High W. Jonald, to satisfy an execution in favor of Gilbert Longstreet and others vs. said M'Donald.

One sorred mare; six years old; taken as the property of Gillam Preston, to satisfy an execution in favor of the heirs of Joel Hail, deceased vs. said Preston. Terms cash. July 25 Hardy Crawford, D.s.

· CONTIA

presentatives of the United States of a Congress assembled, That the proper ing officers of the Treasury Depart and they are hereby, authorized and d quitably, to settle the account of ex curred by Jenuings O'Bannon, in a si ously instituted against him on bet United States, on the exhibition of prop ers; and the sum which shall be found be paid to the said Jennings Obannon by moneys in the Treasury, not othe propriated.

Approved-April 5, 1820.

AN -Act authorizing-the Secretary of issue Letters Patent to Richard W. Best enucled by the Senate and Hom

presentatives of the United States of A Congress assembled, That the Secretary be, and he hereby is, authorized and re issue letters patent to Richard Willens invention of a rotary portable oven, an improvements of the ovens now in use so for his several inventions and imprin the process of distillation, and n means of conducting the same, upon his ing with the directions of the act, entit act to promote the prog ess of the uand to repeal the act heretofore mad purpose," and an act, entitled "An a tend the privilege of obtaining patents discoveries and inventions to certain therein montioned, and to enlarge and penalties for violating the rights of pa except so far as the said acts, or an parts of them, require a residence of i within the United States, in like man respects, as if the said Richard Willer: sided two years within the United Sta! Approved, April 5, 18:0.

AN Act for the relief of Anthony S. De ward B. Dudley, and John M. Van (
Be it enacted by the Newton and How.
foresentatives of the United States of An Congress assembled, That, the forfeitu brig Sally, of Wilmington, North Carresson of the importation of six person from Martinique into the United States condemnation of the said brig for the adjudged by the District Court of Nor line, be said the same is hereby, ren far activities States are interested t Appeared. April 7, 1820 Applioned, April 7, 1820.

AN Act authorizing payment to be mad tain Music ts impressed into the serv

United States.

Be it enacted by the Senate and House containes of the United States of in Congress assembled, That there he po vid Henley, agent of Edward Fox, or money in the Preusury, not otherwise ated, the sum of two hundred and two dollars, it being the value of nineteen impressed into the service of the Unite Provided, That the said David Hen first give security to indennify the Unit against the claim of any other indithe value of said muskets.

Approved, April 7, 1820.

AN Act for appointing the Represer the Seventeenth Congress, to be a the State of Massachusetts and M

for other purposes.

Be it enucted by the Senate and Foresentatives of the United States of A Congress assembled. That, in the electi presentatives in the seventeenth Con-State of Massachusetts shall be entitled

county; taken as the property of to satisfy study fi fas from a justifavor of Jeremiah Powell, for the and Hall-pointed out by defendantreturned to me by a constable. es of land, lot No. 92, in the 97th ginally Wilkinson now Twiggs counas the property of John Hawthorn, is from a justices' court, in favor of and Perkins -pointed outby Perkins,

I returned by a constable. o slaves, to wit: Vilet, a woman, Inney a girl and Rachael a girl; levied perty of John Berry and Elijah Mills, dry h fas from a justices' court, in ta-Filhert and others—pointed out by the ried on and returned by a constable.

land, more or less, part of lots Nos. containing between 40 and 50 acres the 23d district of originally Wilkings county, said land improved; tapperty of Mark Williams, to satisfy from a justices' court, in favor of Josh hers-levied on and returned to me

e sold on the first Tuesday in Sep r next, in the town of Marion, Twiggs een the usual hours of sale, the tolrty, to wit:

Wiley Belsher, sh'ff.

boy named Drayton, about cleven ken as the property of Thomas Wells, ta in favor of Walter B. Lucas, vs. its, principal, and George Wells sey of execution—property pointed out res of pine land, part of lot No. 70, in

istrict of originally Wilkinson now ity; taken as the property of Malcom -also, about six acres of corn, more or acres of cotton, more or less; taken ty of the said Mulcom Mattherson, to in favor of Ahraham Zuber-properut by the plaintiff.

res of pine land, half of lot No. 135. strict of originally Baldwin now Twiggs ien as the property of James Jones and cinnie, to satisfy sundry fi fas from a rt, in favor of Polhill and Wilkes, and nted out by Joseph M'Kinnie-levied rned to me by a constable....

cres of pine land, thalt of lot No. 123, district of originally Baldwin now nty; taken as the property of James Joseph M'Kinnie, to satisfy sundry fi om a justices' court, in favor of Polhill s and others-pointed out by James vied on and returned to me by a consta-

of land, more or less, it being the third No. 55, in the 26th district of originally new Twiggs county; levied on as the f James Dunn, to satisfy sundry h fas ices court, in favor of Reuben, Fitzgerers-pointed out by the plaintiff-levied urned to me by a constable.

Allen Be sher, n. 9.

ollars reward will be paid for the dey of my negro man Will. He is aears old, an African, yellow complect-2 or 3 inches high, thumb on the right. oked, had on a white homsspun shirt & is, and wool hat; he has a wife at Mr. imberley's in Jones, where he may pro-WM. D. WRIGHT. found. in, 10 above Milledgeville, July 23, 3

abe sold on the first Thesday in Septemr next, in the town of Monticello, Jasper etween the usual hours of sale; egoods, wares and merchandize

perty of Thomas Williams, to study his! e the year 1819.

Sheried Malone, r. c

ken as the property of Godfrey Lee, to satisfy sundry executions in favor of T. B. & R. Rutherford. 1001 1.4 acres of pine land, lying in the 4th dia trict of Wilkinson county, whereon Robert Milaoin formerly lived, well improved; taken as the property of Job M'Glendon; to satisfy fi fas in favor of Daniel Nolley & Co. levied on and return ed to me by a constable.

The 6th part of lot No. 233, in the 4th districof Wilkinson county; taken as the property of Wiley Hobbs deceased, to satisfy two fi fas in favor of Wm. Oueal. One third of a lot whereon Stephen M'Clendon er, formerly lived; taken as the property of Holden M'Clendon, security for Dempsey Phillips, to satisfy an execution in layer of T. B. & R. Rutherford-levied on and returned to me by a constable.

H'right Minns, D. S. WILL be sold on the first Tuesday, in Soul. next, at the court-house in the court, of Washing on, between the usual hours of sale, the following property to wit :

200 acres hammock land, more or less, adjoining Rutherford, on the waters of Buffaloe-also, 73 acres pine land, more or less, on the waters of Bulfaloe, adjoining Blount and others; taken as da property of Peter Albritton, to satisfy one fi fa in ityor of Wm. Rawlings, and one in favor, of Wm. Scarborough bearer-property poinced out by the defendant.

210 acres of pine land, more or less, on the wa ters of Keg creek, adjoining John Mills, to satisfy a fi fa in favor of William Rawlings vs. Jacob Giles -property pointed out by the defendant.

250 acres pine land, more or less, on the waters of the Big Ohoopy, adjoining Forbs, to satisfy a fi fain favor of William Scarborough bearer vs. Henry Holly.

200 acres pine land, more or less, adjoining Ja's Brantly, on the waters of the Ohoops; taken as the property of Spencer Brantly, to satisfy a fi fa in favor of Win. Scarborough, bearer, vs. said Brant ly property pointed out by the defendant.

110 acres of oak and hickory land, more or less,

on the waters of Williamson's Swamp, adjoining Brantly's mill; taken as the property of Stephen Daniel, to satisfy two executions, one in favor of Lewis Davis, and one other in favor of Wm. Scarborough, bearer, vs. said Daniel.

One haif of 400 seres of oak and bickory land and one half of a mill on Williamson's Swamp, adjoining Edward Brantly; taken as the property of John Daniel, to satisfy one fi fa in favor of Arthur C. Perry vs. said Daniel-property pointed out by the defendant.

2-3ds of a crop of corn, containing five acres, more or less, and three fourths of a crop of cotton, containing eight acres, more or less; taken as the property of John Lord, to satisfy a fi fa in favor of William Scarborough, boarer vs. said Lord—property pointed out by the defendant. A. M. Rutherford, shiff. July 27

N the first Tuesday in September rat, will be sold, at the court-house in the town of Sparta, Hancock county, between the usual hours of sal , the following property, viz:

200) acres of land, more or less, lying on the waters of Fort creek, adjoining Burwell J. Wynne and others, whereon Thomas Ingram now lices; livied on as the property of said Ingram, to satisfy two executions, one in favor of C. Kelsey & Co. vs. Benjami Jordan, Henry Trippe and Thomas Ingram, and one in favor of the executors of James Holsey, dee'd, against Richard Collier and Thomas ingrain - property pointed out by the defen-. Pram . Ufriend, shiff.

NINE months after date, application will be made to the honorable the inferior court of the county of Newgan, when sitting for ordinalonging to the estate of John Evans, in the county John Evans, adm'r of Morgan, deceased. w to the will annexed. 1-14 . 5 . . .

Alter Other the brokers ... isfy an execution in favor of Moses Beautly-levied on and returned to me by a constable. 2 0 acres of pine hard, more or less, on the waters of Gedar creek, adjoining Thomas Brantly taken as the property of Golesh; Smith, to savisfy

sundry executio sales ied on and returned to me by a constable. 50 seres of pine land, more or less, on the waters of Big Oboony, a goining, hristopher Pearson; taken as the property of Stephen Tison, to satisfy an execution in favor or John intan-levied on-

and returned to me by a constable. Two thets of pine land, containing 70 acres each, more or less, on the waters of Williamson's Swatch, adjoining Eliza Lee; levied on as the property of James Harlty, juning to an ene urtion in favor of James Persiy property pointed out by Imaie Loyd-levied of and returned to me by-

a constable. One tract of land containing fifty reres, more or less, leased to Jesse Manor during his life, on the waters of Williamson's Swamp, a j ming I oliday taily to satisfy an execution in favor of S aldon Spencer vs. Jesse Masor-property p inted out by Russel Kellum-levied on and returned to me by a constable. 100 screspine land, more or less, on the waters

of Buffaloe, adjoining Hodge; levi dom as he property of Peter Albritton, to satisfy a tofa in favor of the administrators of R. Barber. D. Long 'd D 8. July 25

N the best Parsas, is September need, will be sold at Tatuall court-house, within the usual hours of sale, the following property, to wit? 700 seres of pine land, adjoining Jes ph Collins, with good improvements thereon; taken as the property of Fdmond Revels, to satisfygendry exeentions in favor of John Ruess, issued from a jus-

tices' court, and levied on and returned to me by a constable. Terms cash. J. Veribling, D. A. July 27

Whereas Anna Kirk, John Kirk and William Kirk, apply to me for letters or administration ou the estate of Stephen Kirk cer cased :

And whereas John Reiding and Anderson Rice, apply to me for letters of diministration on the estate of Archer Redning & cased.

These are, therefore, to cite and admonish all and singular the kindred and creditors of said deceased, to be and appear a my files within the time prescribed by law, to thew cause (if any) why said letters should not be granted.

Given under my hand, this 22.1 day of July, 1820.

Georgia, James ruenty, Influentat, fine term 18v0 RULE NIST -h appearing to the Court that Allen Greene, of soid county, was in presention of a pramisory note, given by John P. Ryon to Scion Wheelis, for 20 dollars, dated the 11th day of July, 18'9, and due on the In hiday of January thereafter, indersed by Scien Wheelis to John Oliver: which said note the said Greene has lost; and he having at this time filed in the Clerk's office of this Court a sworn copy, in substance, both of said' note and indorsement; and it wither sprearing that no part of said note has been paid: On motion, it is ordered, that the said John P. Ryon and Soion Wheelis be and appear at this Court, on or before the next term, to show cause, if any the lave, why a copy of said note & indersement should not be establish d in li-u of the original, and that this

rule be published once a morth for six months in one of the public gazettes of this state.

A cross open of record.

Angust 1 min Henry Weeks C. L. C. Henry Wyche, C. L. C. OFICE Whites my with fairabe h Minus has left my b. d and beard whour any provooutine this is there! re to fe warn any p on his acceptant, as will are be training with I 1. C WOLL DE for any of her contracts