

Jones County Extracts, Volume I, 1810 - 1831

to wit:

One lot of Doctors medicine...levied on as the property of **Martha Foster** and **George W. Foster**, to satisfy executions or fi fas in favor of **William Cabiness**; also

202½ acres of land, whereon Mrs. **Jones** now lives, adjoining **James Jordan**, levied on as the property of **William Moreland**, to satisfy executions or fi fas in favor of **S. M. Ingersoll**, and one in favor of **James Smith** bearer against **William Brewer**, **Samuel C. Atkinson** and **William Moreland**; also

65 acres of land, whereon Mrs. **Wersham** now lives, levied on as the property of **J. Brown**, to satisfy executions or fi fas in favor of **James R. Jones**; also

Three negroes...etc...levied on as the property of **James A. McDonald**, to satisfy executions or fi fas in favor of **James Lamar**, **James R. Jones** and **William Y. Hansell**; also

303 acres of land, whereon **John Gunn** now lives, adjoining lands of **Thomas White**, deceased, and others, levied on as the property of **John Gunn**, to satisfy executions or fi fas in favor of **William Chappel**; also

All the right of **George C. King** in land where he now lives, adjoining lands of **Colin W. Alexander**, to satisfy a fi fa in favor of **Reuben Turner**; also

202½ acres of land, levied on as the property of **Robert M. J. Mitchell**, to satisfy executions or fi fas in favor of **William Mitchell** and **James Sterling**; also

Lot No. 148, whereon **Robert M. J. Mitchell** now lives...etc...levied on as the property of said **Mitchell**, to satisfy executions or fi fas in favor of **James Jones**, executor of **William Jones**, **William Mitchell**, **James Sperlin** and wife; also

One negro boy...levied on as the property of **Archibald P. Benton**, to satisfy executions or fi fas in favor of **Elizabeth Billingslea**, **Henry Smith** against **Willis Burton**, **James B. Jones** and **Wiley E. Jones**. (Signed) **S. Trapp**, Sheriff.-(Source: GJ)

Georgia, Jones County: Will be sold before the Court House door in said county on the first Tuesday in July, next, between the legal hours of sale, all the property belonging to **Robert Iverson**, a minor. (Signed) **Alfred Iverson**, Guardian.-(Source: SR)

Georgia, Jones County: **Wilkins Jackson** applies for letters of administration on the estate of **Levi Kirk**, late of said county, deceased. (Signed) **Charles Macarthy**, C. C. O.-(Source: SR)

Georgia, Jones County: Will be sold before the Court House door in said county on the first Tuesday in July, next, between the legal hours of sale, all the property belonging to **Nathan**, **Nancy**, **Francis**, **Edwin** and **Elizabeth Harris**, minors. (Signed) **William B. Stephens**, **Thomas B. Slade**, **Martha M. Perryman**, Guardians.-(Source: SR)

Georgia, Jones County: Clerks office of the Inferior Court. **James S. Newby** tolls before **Mark Patterson**, J. P., a horse/mule/pony, etc...(animal description omitted here). Appraised by **John Jones** and **John Towls**. (Signed) **Pleasant Heath**, C. I. C.-(Source: SR)

Thursday, March 10, 1831

Georgia, Jones County: Will be sold before the Court House door in said county on the first Tuesday in July, next, between the legal hours of sale, all the property belonging to the estate of **Walker Herndon**, late of said county, deceased. Sold for the benefit of the heirs and creditors of said estate. (Signed) **Benjamin Herndon**, Adm.-(Source: SR)

Georgia, Jones County: **Noah Butts** files his petition for letters of dismissal from the estate

The Recompense is published weekly on Friday... Mr. Crawford is published weekly on Friday...

remarks, as to the commencement and motive of this movement against me... The origin goes far back, beyond the date of the present correspondence...

ly exchange it with Mr. Adams... opinions upon the next Presidential election are generally known...

did not propose to arrest General Jackson... I feel confident that I could not have made use of that word in my relation to you...

tion of your meaning is erroneous... not, and your meaning or expression must be permitted to express my surprise...

CORRESPONDENCE

General Andrew Jackson and John C. Calhoun... President Andrew Jackson and John C. Calhoun, on the subject of the...

copy of this letter which accompanied the operation... has been placed in my possession. It was written by Mr. Crawford to Alfred Balch...

Alfred Balch, Esq. A true and exact copy, (noted in the handwriting of Gen. Newman.)

WM. H. CRAWFORD. A true copy from the original in my possession.

But it was not by private correspondence... that the view which the Executive took upon the orders was made known...

THE PEOPLE OF THE U. STATES. I beg before you as my constituents, to account of my conduct in an important relation...

The movement thus commenced did not terminate with this letter... It was followed by other attacks from the same and other quarters...

Mr. Crawford's assertion that he knew personally what he here affirms, renders it proper to make a few remarks... How he could have had any personal knowledge...

WM. H. CRAWFORD. A true copy from the original in my possession.

But it was not by private correspondence... that the view which the Executive took upon the orders was made known...

Copy of a letter from Wm. Wilson Lumpkin, enclosing extract of a letter from General D. Newman to him, covering copy of William H. Crawford's letter to Alfred Balch, Esq. of Nashville, Tennessee.

DEAR SIR: I herewith enclose you the copy of a letter received from my friend General Daniel Newman, in whom I have great confidence. I also give you an extract from my friend's letter.

As to the reasons by which Mr. Crawford endeavors to sustain what he affirms he personally knew, I deem them wholly unworthy of notice.

WM. H. CRAWFORD. A true copy from the original in my possession.

But it was not by private correspondence... that the view which the Executive took upon the orders was made known...

feel the more at liberty and authorized to make this communication, because I know of my own knowledge, you and your friends are misrepresented upon this subject... I do not know one conspicuous friend of yours...

With respect and esteem, Your obedient servant, WILSON LUMPKIN. Hon. J. C. CALHOUN.

CORRESPONDENCE Between General Andrew Jackson and John C. Calhoun, President and Vice President of the United States.

WASHINGTON, 20th May, 1850. Sir: Agreeable to your request, I herewith return the copy of a letter signed William H. Crawford, which I received under cover of your note of this instant, handed to me by Mr. Donelson...

After such full and decisive proof, as it seems to me, of the view of the Executive, I have no right, as I supposed, to conclude that the order under which the administration was acting was in violation of the Constitution...

...was admitted to the
...in 1838,
...the Kentucky e-
...Now, what had
...it shew that mr.
...of duplicity towards
...to 1830. It only
...before,—mr. Crow-

...spondence is sig-
...answer to the
...pile of extraneous
...ability, Gen. Jack-
...city, the manner in
...arrived at the truth,
...to throw light on
...kness. The plain-
...ing to do with all
...his conduct in Mr.
...received him, and he

...make for bring-
...the public? Why,
...cabinet has been
...ed? Who has cal-
...of the President.—
...Calhoun's conduct
...his own account
...in both cases and
...and of the verdict,
...him for this wan-
...insinuates, that
...before his arrival in
...it had become a
...in the newspapers.
...e President's eno-
...ion of all the facts
...of the letters, if not
...to derive their in-
...friends at Wash-

...on after mr. Cal-
...ence was by him,
...gress for perusal,
...reading and ex-
...friends have, long
...well know, been
...read on this sub-
...others. The al-
...ery of two individ-
...of his constituents,
...ows, that nobody
...ts or motives.—
...s acts were? He
...He only blames
...acts were differ-

...ing this matter
...ges Andrew Jack-
...intrigue to com-
...ary as 1827? On
...is bold charge?—
...ined Balch, Esq.,
...1827, in reply to a
...of the propriety of
...rence for General
...public expression
...e of the State of
...ennessee, be giv-
...to mr. Adams.
...as upon that sub-
...ted, Calhoun will
...the letter by say-
...houn will not be
...will do him a be-
...to name." This
...neral Jackson.—
...re? Did he pro-
...fited by his ex-
...ot the electors of
...resident? They
...eral Jackson's
...sorgia? He was,
...p for him remain
...circumstances
...in mr. Cal-
...en, does mr. Cal-
...of his book-
...ions? As well
...see to whom mr.
...eating mr. Cal-
...the letters were
...political destruc-

...r effort to lead of
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...or thought about
...ackson, he, per-
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...nce of this publi-
...it in any other
...un were directly
...That issue the
...with the avowed
...ople. If this be
...at the base of pub-
...ing. We have
...only so far as it
...interest about it.

...February 16.
...Foot present-
...nlinson, elect-
...Connecticut,
...March

House of Representatives in pursuance of its
generous resolution of the preceding day, de-
voted nearly the whole of yesterday's sitting
assiduously to the consideration of bills for
the relief of the surviving officers and soldiers
of the Revolution. The greater part of the
time was bestowed on a bill making general
provision for such of the reliques of the Re-
volutionary army as have not been embraced
by former acts; and our readers will observe
with satisfaction, that the provisions of the bill
have been extended also to the surviving Mil-
lites of the Revolution—thus, for the first
time, and after various efforts, comprehending
that meritorious class of our Revolutionary
defenders in the bounty of their country.—
The bill also makes the relief which it pro-
vides, go back and take effect from the first of
January 1830. The news of this act of the
Representatives, will cheer the heart of many
a worn-down veteran, and send a beam of com-
fort into the gloom of the little span that sepa-
rates him from the grave.

Besides the above measure of relief, the
House persevered in the good work, until it
had got through fifty-five bills providing relief
for individual cases not coming within the gen-
eral pension laws.—Nat. Int.

—:0000:—
Fatal Rencontre.—We copy the following
from the Port Gibson (Mo.) Correspondent of
January 22:

A rencontre took place at Rodney, on the
19th inst. between John Briscoe, Esq. of that
place, and Dr. Benjamin H. Moyler, of Lake
Washington, of which the circumstances were
as follows:

The Doctor accosted Briscoe in the evening
of that day, just as he, (Briscoe,) had dressed
himself to attend a wedding. Briscoe endeav-
ored to avoid any contest that evening; and
observed that the dispute could be better set-
tled at Lake Washington, where he could and
would give full satisfaction. The doctor in-
sisted upon settling it on the spot. Mr. B. still
desiring to put it off, even till the next day,
after the wedding was over. The doctor
claimed instant satisfaction, spit in his face, at
the same time attempted to draw a duelling
pistol from his bosom, but was prevented
by the by-standers. Briscoe, being unarm-
ed, ran into a store, where he procured a
shot gun, and coming out, cried to the com-
pany to clear the way. At eleven paces distance,
both raised their weapons: Briscoe's snapt,
and Doctor Moyler shot Briscoe in the arm
and abdomen, and had drawn another pistol,
and was in the act of firing, when B. had re-
cocked his gun, and prepared, which this time
went off; the Doctor fell, mortally wound-
ed; he died the same night. B's wounds were
slight.

An inquest was held over the body; and the
verdict on oath, was that Briscoe had acted in
self-defence, and was justifiable in what he
had done.

Death of Constant.—Benjamin Constant,
the veteran patriot and friend of Liberty, died
at Paris, on the 8th of December, in the 66th
year of his age. Upwards of 200,000 persons
are said to have followed him to the grave. He
was buried in the cemetery of Pere La Chaise.
Gen. Lafayette addressed the persons assem-
bled on the occasion, and in a firm, sincere
and energetic oration, paid the last tribute to
his illustrious friend. Euesbe Salveta, a
member of the Chamber of Deputies, came
forward to the brink of the grave and paid a
warm and eloquent tribute to the talents, patri-
otism, and consistency of his late colleague.
Several others also spoke warmly and feeling-
ly on the occasion. A crown of laurel, sur-
mounted with black crape, was suspended over
the seat he lately occupied in the Chamber of
Deputies.

New Question in Physiology.—According
to the census of New Hampshire, one of every
fifty of the coloured population, is deaf and
dumb; of the white population, the mutes are
only in proportion of one to every one thou-
sand nine hundred and seventy-seven. The
fact is a curious one, and cannot be explained
upon the principle which solved the problem
why white sheep should eat more than black
ones.

...the remaining
...liberty wet with oil,
...attention of the
...generously care-
...It is suggested
...annex to the
...and regularly oil them.

MILLEDGEVILLE Masonic Hall Lottery. GREAT DRAW At Commissioners Office.

THE Commissioners have the pleasure to an-
nounce to the public, that pursuant to pre-
vious notice, on Tuesday last, 1st day of March,
one thousand numbers were drawn from the wheel
after depositing therein the Special Prizes of
\$15,000, & other prizes according to the Statute.
The following are some of the numbers in which
capital prizes were drawn, viz. No. 8783, \$10,000,
779, \$1,000, 11450, \$1,000, 13312, \$300, 12922,
\$800, all of which were sold at the Commission-
ers office.

Of the number 8783, one Quarter was sold to
Youth in the county of Monroe. It is a regula-
tion of this office not to make public the names of
lucky adventurers without their consent, but such
is the singular character of this Youth's order
to which this ticket was sent, that the Commission-
ers feel at liberty to give it to the public notice:
Georgia, Monroe county, Oct. 22d, 1830.

DEAR SIR: Please forward to me, at Forsyth,
Monroe county, Georgia, two Quarter tickets in
the Milledgeville Masonic Hall Lottery, of differ-
ent numbers, and such as you would choose for
yourself were you going to purchase. Enclose
my name on the back of them.

I am a boy of thirteen years old,
To whom these tickets you've sold,
And am going to try, if I live,
One fourth of, thirty thousand, to get for free.
ROBERT BOWDRE FOSTER.

W. Ford, Esq.
Nos. sent—8783, 9853.
Fourth drawing continued on the second
day of April, 1000 prizes to be drawn.
THE OFFICIAL PRIZE LIST of the Mil-
ledgeville Masonic Hall Lottery is, from its unusu-
al size, postponed until next week.

HEAD-QUARTERS, GEORGIA, MILLEDGEVILLE, February 28, 1831. } ORDERS.

THE REVIEW AND INSPECTION of the
Militia for the year 1831, by Regiments and
Battalions will commence on the first Monday in
May next.

Generals commanding Divisions will issue or-
ders accordingly, and beginning on that day, will
proceed in the Reviews with all the celerity
which may consist with the convenience of the
Reviewing Officers.

The Aids of the Commander in Chief will at-
tend the Reviews within the Brigades to which
they respectively belong, and report directly to
Head-Quarters.

Brigade Inspectors will, besides making returns
to Division Inspectors, transmit copies to the
Commander in Chief. Precision and accuracy
in the returns is required, and it is expected that
the entire strength of the Militia of the State will
be reported, by requiring the commanding offi-
cers of companies to return to the Adjutants of
Regiments the whole effective force within their
respective districts, as well as those absent, as
those on the field.

As the Commander in Chief cannot consistent-
ly with his civil duties attend the Reviews, it will
be more incumbent on Generals of Division and Bri-
gade to look to the execution of their orders in
person, and this will be expected.

By the Commander in Chief,
JOHN W. A. SANFORD, Aid-de-Camp.

BANK STATE OF GEORGIA,
Office at Milledgeville, 2d March, 1831.
RESOLVED, That Notes discounted at this
Office, to be paid at maturity, may be re-
newed by paying 50 per cent. of the amount.
Extract from the minutes of the Board,
6—11
EDWARD CARY, Cashier.

LAW.

THE undersigned having associated them-
selves in the practice of the Law, will at-
tend strictly to business which may be entrusted to
their care, for not having a superabundance of the
article, they will be better enabled to do justice
to those who may favor them with their patronage.
SWEPSTON C. JEFFRIES,
ACHILLES D. SHACKELFORD,
Crawfordville, Jan. 1st, 1831. 6—31

FOUR months after date, application will be
made to the honorable the inferior court of
Washington county, when sitting for ordinary
purposes, for leave to sell the real estate of
said deceased.

...February 28
...TAMAFERRO SHERIFF'S SALE
...WILL BE SOLD, on the 1st Tuesday
...April next at the Court-house in
...of Crawfordville, Taliaferro county,
...to the property to wit:
...One pine cupboard and contents, one piano,
...one chest of drawers, one pine table, one chest
...one dining table, one cedar chest and four
...chairs, all levied on as the property of
...Cobb, to satisfy a f fa, Peter F. Cullins vs.
...John J. Murphy vs. Peter F. Cullins
...pointed out by plaintiff.

February 28
WASHINGTON SHERIFF'S SALE.
WILL BE SOLD, on the first Tuesday of
April next, at the Court-house in
Washington county, within the usual hours
of sale, the following property to wit:
One unimproved lot in Sandhollow, other
not recorded, one cart and steers, one head of
horses, and 16 negroes, viz: Peter, Kelly, Har-
riet, Amy, Olive and her child, Jacob, Green,
Harvey, Rose, Marion, Harriet, Silvey, Annis
and two children and Phillips, all levied on as the
property of Frederick Cullins, to satisfy a f fa in
favor of Low Taylor & Co. and others vs. said
F. Cullins and Sons—who also own some oak
and hickory land, near Sandersville, belonging
Rutherford and others levied on as the property
of F. Cullins, to satisfy a f fa in favor of
Taylor & Co. and others vs. said F. Cullins and
Sons—property pointed out by F. Cullins.
6 negroes, viz: a man Havil, a man Charles,
a woman Rose, a girl Sarah, a girl Hager, a man
Harry, 1 wagon, 4 head horses, 40 head stock cat-
tle, all levied on as the property of Wily W. Cullins
to satisfy two f fas in favor of Stovall
and Simmons, vs. F. Cullins and Sons, Wm. Hopson
and Wily W. Cullins—property pointed out by
Wily W. Cullins.
4 negroes, viz: Becky, a woman, Bob, a boy,
Barbary, a girl, and Melina, 2d—all levied on as
the property of Bryant Lane, to satisfy a f fa in
favor of Thomas Jenkins, vs. Bryant Lane, and
sundry other f fas against said Lane—property
pointed out by plaintiff—levied on and returned
by a constable.
230 acres pine land, more or less, adjoining Wily
B. Horton, levied on as the property of Wm. A.
Killpatrick, to satisfy three f fas in favor of James
H. Armstrong, hester, vs. Wm. A. Killpatrick,
L. S. Avant, Ransom D. Avant, and J. B. Avant
—levied on and returned by a constable.
S. A. H. JONES, D. S. W.

March 1, 1831.
Laurens Sheriff's Sale.
WILL BE SOLD, on the first Tuesday in
April next, in the town of Dublin, Laurens
county, between the usual hours of sale, the fol-
lowing property, to wit:
Two Squares of Land, one where Mr. Howard
now lives, the other where Abraham Shiver
formerly lived; both squares adjoining Borri Shiver
and Asaiah Payne; levied on as the property
of Abraham Shiver, to satisfy a f fa in favor of
John Gillet, endorsee.
One Negro Man named Abraham, about fifty
years old, levied on as the property of Thomas
D. Bacon, to satisfy f fas in favor of Esob Allen
and others.
115 Acres of Land, part of Lot No. 142, in the
2d district old Wilkinson, now Laurens county,
on the waters of Little Rocky creek, levied on
the property of Beverly Stephens, to satisfy a f fa
in favor of Stephen Parmore—property pointed
out by E. Stephens.
CHARLES S. GUYTON, D. S. W.
February 15

GEORGIA, Jones county—Whereas William
Jackson applies for letters of administration
on the estate of Levi Kirk, deceased:
These are therefore to cite and admonish all an-
gular the kindred and creditors of said deceas-
ed, to be and appear at my office within the time
prescribed by law, to show cause (if any they may)
why said letters of administration should not be
granted. Given under my hand, this 1st day of
March, 1831.
CHARLES MACARTHY, D. S. W.
March 3

GEORGIA, Twiggs county—Whereas
sick Esom applies for letters of adminis-
tration on the estate of William Esom, his
deceased:
These are therefore to cite and admonish all an-
gular the kindred and creditors of said deceas-
ed, to be and appear at my office within the time
prescribed by law, to show cause (if any they may)
why said letters of administration should not be
granted. Given under my hand, this 1st day of
March, 1831.
CHARLES MACARTHY, D. S. W.
March 3

Southern Recorder March 3, 1831 p. 7