gin, held at Milledgeville, in November 1830, the following afterations of the Rules adopted by the last Convention, were made and ordered to be published.

RULE 5th. When an appeal is enter-

RULE 5th. When an appeal is entered, either of the parties litigant may make any amendment of the declaration or answer they may deem necessary. The party amending shall give notice thereof in writing accompanied by a copy of the amendment to the adverse party, three months previous to the next term, after the appeal; and if the party amending fail to give such notice, and the adverse party will state on oath that he is taken by surprise, and is less prepared for trial in consequence of the a-

mendment, the cause shall be continued at the instance of the amending party.

RULE 15th. No certiorari will be sanctioned unless the alleged error be distinctly set forth in the petition; and no other errors shall be insisted upon at the bearing than are stated in the petition.

RULE 21th. No clerk shall suffer any original parce of file to be taken item

his office in vacation, without an order from the Judge for that purpose. RULE 35th. Upon opening a judge ment by default the defendant shall plead instanter, to the merits of the action and no default shall be opened but upon payment of all costs which may have accrucil, including two dollars of the attorneys fee: The entry of default, upon the beach docket shall be sufficient evidence of the judgment, If the plaintif allege himself to be supprised by the pleat the cause shall be continued at the instance of the defendant. Additional Rule under the article Sur-2 648. Lather party, in actions of ejectment, shall be entitled as matter of right to a rule of survey upon application to the clerk in vacation. WM II CRAWYORD. C. B. STRONG. W. T. COLQUITT, L. Q.C. LAMAR, XV M. AV. HOLT, A.S.CLAYTON.