From the Conic Offering. Oh no, I never mention it,
I never said a word;
But lent my Triend my five pound note,
Of which I never heard! He said he merely borrowed it To pay another debt — And since I never mention it, He thinks that I forget!

Whene'er we ride, I pay the piker Whene'er we ride, I pay the pike;
I settles every treat,
Ile rides my bob—he drives my cab—
But cuts me when we meet!
My new umbrell! I lent him too,
One right 'twas very wet;
I hough he forgot it ne'er came back,
Ah me—I don't torget!

Ah me-I don't torget?
To Sally Sims, my own true love,
Few visits can I pay:
But think how kind my friend behaves,
He calls on her each day?
By him I've sent rich pearls and rings,
With fruit and flowers a lot.
The fruit and flowers came safe to hand,
The rest—my friend forgot!
Sometimes I was all Mine to the play.

Sometimes I trace Miss to the play,
And, what I cant abide.
Is when I just sits down by her,
My triend's at Nother wild.

They keeps, to make me tre te -I know 't souly tracke believe,'' Put still I con't torget.

Part will I con't torget.

"A fren I in nee I 's a friend indeed,"
This I have found quite true:
For more is such a need's triend,
He su ka to need a need's triend,
We're like, they see—bur out have I
Been taken for—more lebts.
He make a see the evaluate and mine,
I in wall in the sufferneed of the

li a sea ne pare-torgets

-3-3-CROSS PULPOSES.

CROSS PULPOSES.

Of First, wild the base, thing thing wantler now be eather resh flowers to tay a ray array. On twist them agained not and tar. To fix an tay shop a gained not and tar. To fix an tay shop a gained not and tar. To fix an tay shop a gained not a soll tar. To fix an tay shop a gained not a soll tar. This when he wakes he tray an lie to see. The road ling reases at pickeled by there.

I the road ling reases at pickeled by there.

I've how the tray and the fixed by there.

I've how the tray the fixed by the early the fitting a road of last and rest reflect the fixed by the stables, cliff at To the a prile and lasts and restender. The man for an after earth. He is south in tar at the head of fixed and left the earth of the marketic head of fixed and left the earth of the marketic head of fixed and left the earth of the south fixed the south of the gained had been chall.

"No."" said the cliff, we take the gained from some fixed and still, Things as meantiful in particulating they sweet, One on the discount of the particulation of the marketic and return they sweet.

I then it is the other voices it eventuals.

But I hear them scower' nost nights in the week

## HIGHLY IMPORTANT DECISION.

The National Intelligencer of Monday con tains the following statement of the Cerision trade by the Supreme court of the United States on Suburdey last, in the case in which the State of Good gir and the Confidee In-

Washington City, March 5. THE CHEROKEE CASE. In the Supreme Court of the United States. Samuel A. Worcester vs. The State of Geor-

on are not a proficient, is labely to smoke constitution, treaties, and laws of the United States.

The opinion of the Chief Justice was very elaborate and clear. He took a review of the European title took at review of the criem of the European title took at review of the more of the European title took at review of the profit of the European title took at review of the profit of the European title took at review of the first of of, and entitled to, self-government, as states, and in no respect, except as to their right of intercourse with other European nations, and the right of pre-emption in the discoverers to purchase their soil, as under the control or power of the Europeans. They were treated as nations capable of holding and ceding their territories, capable of makes the control or power of the Europeans. They were treated as nations capable of makes the control or power of the Europeans and ceding their territories, capable of makes the control or power of the Europeans. The curl at the end of the cagar is its nucleus; a thing which it was never intended.

of things recognized by Georgia herself, from the adoption of the constitution down to the year 1820, as evidenced by her solemn acts, compacts and laws! He then showed that by the constitution the exclusive power belonged to the United States to regulate intercourse with the Indians, and to make treaties with them. That their independence of the state governments had been constantly upheld; that the stick a mere barley corn's length of the end right of possession to their land was solemnly guaranteed by the United States and by
treaties with them, until that title should,
with their own consent, be extisguished, and
that the laws passed by Congress had tegulated the trade and intercourse with them ac
lated the trade and intercourse with them ac
lated the trade and intercourse with them ac
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust it out from
you can work it will ease, thrust cordingly. He now reviewed the laws of the interior of your mouth; suffer about an person, in its individual forms, exhibited cordingly. He now reviewed the laws of the interior of your mouth; suffer about an person, in its individual forms, exhibited Georgia in question, and pronounced them to inch of it only to repose lightly between your faultless symmetry; and the whole frame, abe repugnant to the constitution, treaties and lips, and puff away with confort. But don't nimated by lightness and elasticity of movelaws of the United States. And he concludes strangle the babe; don't squeeze it so tight in ment, seemed like something ariel in its person, and person, in its individual forms, feeling the symmetry and the party defendant its infant state, that no breath from its living feetly graceful carriage. This harmonious

ty found trashy tobacco folded in a most dish is pleasant enough. After you have fit the sounds cased, or fear of discovery freed damy lear. The respectable manufacturers who have a credit to lose, of course are not what you please. Should you be unable to have wrought powerfully upon Napoleon. His often guilty of this trick; but there are ras-

cals you know in all trades.

3. Supposing you now to have caught your ash,' we will endeavour to give you a few plain and easy directions show to cook it."a the first place, moisten it lightly and delicately with your tongue; pass your finger gently round it -a cigar should be used tenderly as an infant dove-and with soft ladylike touch close up its seams.

4. The cigar being thus prepared for the

A. Worcester vs. The State of Georgia.

On Saturday last, Mr. Chief Justice Mark and this case, reversing the judgment of the Superior Court of Georgia, this passession of the Cherokee country, and providing for the punishent of person's therein residing without taking an oath of allegiance to the state, are declared null and void, as contained without taking an oath of allegiance to the state, are constitution, treaties, and laws of the United States.

The opinion of the Chief Justice was very and by the many states of the States of the States of the States of the States.

A. The cigar being thus prepared for the lights prepared for the lights prepared for the lights prepared for the says a word or two about its ignition. A flame ought never to be used for this purpose. We do not mean that you period for the punished for the effect of this decision is, that the recent acts of Georgia, taking possession of the Cherokee country, and providing for the punished fo

the control or power of the Europeans. The curl at the end of the cogar is its number of the treated as nations capable of makere treated as nations capable of makere treated as nations, capable of makere treated as the end of the cogar is its number of the cogar is number of the cogar is its number of the cogar is number of the powers of peace and war, and not as concest to charms—smoking is no felicity; the demonstrated this from various historial facts; and showed that when upon the revolution the United Colonies succeeded to the tights and claims of the mother country, the demonstrated this from various historial facts; and showed that when upon the revolution the United Colonies succeeded to the tights and claims of the mother country, the mother than the single the between the same sunformly adopted and adhered to the same ductrine, both before quently bearing with it the finer possible to the finding the sweet of the fine that is a city of the Constitution, the same ductrine, both shore are treams upon the delighted palare. All this is avoided by retaining the twist on the ends of the Constitution, the same sense at leasties between the Indians were held to be before, and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties between telenomes and obligatory in the same sense at leasties

smoke without drinking, take coffee or elaret, own admission was, "The first applause of but coffee is the better of the two: grog, beer, the French people sounded to my car sweet punch, and most of the usual wines are im- as the voice of Josephine." On the whole, proper, if you would fain have the taste of Josephine perhaps, might not exactly have the delicious breath of a true Havanna upon protensions to be what is termed a fine wo your palate; they are fit only for those who man, but hers was that style of beauty which your palate; they are fit only for those are satisfied with a twist of plantain leaf, or awakens in the heart a far deeper sentiment vile shag in a pipe of clay. vile shag in a pipe of clay.

28th number of their Family Library.

will not be happy; you will become a widow, and then—then you will be Queen of France

PORTRAIT OF JOSÉPHINE.

laws of the United States. And he concluded by maintaining that the party defendant its infant state, that no breath from its living in the present indictment, was entirled to the protection of the constitution, treaties, and laws of the United States and that Georgia had no authority to extend her laws over the Che tokee country, or to punish the defendant for disabedience to those laws in the Cherokee country.

Mr. Justice M'Leas delivered a separate opinion, concurring, in all things, in the or The ashes of the deceased fre cant fames of sweetness, within whose influence there were the country.

Mr. Justice M. Laves believed a separate equipment of the count. Mr. Justice B. Barbars in the country of the co

From late Foreign Journals.

Mr. Hogg, the Ettrick Shepherd, was dis

TLEMAN-PUFS.—And
I blacks shoes
For christians—besides Jews.

LATE SHERIFF'S SALE

G. I. GRAMMER. JR. PESISCIFULLY notifies his friends ind
the public, that he has just opened, atthe
residence of his father, hearly opposite the
large brioth building formerly occupied as a
Boarding Husse by Mrs. Robinson,
A choice and well selected assortment of

GEOGETHES. which he will be happy to dispose of on manable terms, for hash.

FRESH FALL & WINTER GOODL GEORGE M'NEIR,

MERCHANT TAILOR HAS just received a large and bandsone is sortment of FALL and WINTER GOODS, all of the latest importations, among

Patent Finished Cloths of various qualities and colours, with CASSIMERES AND VESTIEGS the latest Style, suitable for the present

and approaching seasons. He requests his friends and the public to all and examine. All of which he will make to at the shortest notice, and in the nost rassionable style, for cash, or to punctual meaning.

Feb. 16

THE STEAM BOAT

MARYLAND WILL, until further notice, leave Ba'ti-more on Monday next, and every sec-

ceeding Monday, at 7 o'clock, M., and reurn the same day, leaving Annapolis at one 'clock. On Tuesdays, leave Baltimore at 7 o'clock,

M., for Easton, and return on Wedgesday, On F liday, she will leave Baltimore for Annapolis, at 7 o'clock, M., and return on Satat-

day, at 1 o'clock.

All Baggage at the risk of the owners.

LAND FOR SALE.

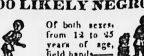
THE subscribers offer for sale about THREE HUNDRED ACRES OF LAND, being part of Roe Down, which for merly belonged to William Brogden, Esquire

at Butler's Tavern, at 11 o'clock. A M.

MARGARET BROGDEN,
WILLIAM BROGDEN,
DAVID M. BROGDEN,

ENOUDER MON HELD WE WISH TO PURCHASE

March 1





VOL. LXXXVII.

PRINTED AND PUBLISHED BY

JONAS GREEN, Church-Street, Annapolis.

PRICE-THREE DOLLARS PER ANNUM.

A LIST OF LAWS

Passed at December Session, 1831. [Concluded from the Gazette, of the 23d Feb.] | Dorchest

96 An act to authorise and empower the commissioners of Cecil county to build a bridge over the Big North East creek, at or near William Philips, in said county.

97 An act to authorise the justices of the orphans' court of Caroline county, to appoint

t ir crier. 98 An act to authorise Luther J. Cox, and Maria his wife, of the city of Baltimore, to lease certain lots or parcels of ground. 99 An act to regulate the sales of real es-

tate by by collectors of taxes in the several counties and cities in this state. 100 An act relating to certain fees in An-

ne-Arundel county court. 101 An act appointing commissioners to build a bridge over the Little Falls of Gun-powder, in Haiford and Bultimore counties 102 An act to incorporate the Bultimore and Chesapeake Steam Saw Mill Company: 103 An act for the inspection of sole leath-

er, and rough harness, and rough skirting leather in the city of Baltimore. 104 An act to incorporate the Millington and Suyraa rail road company.
105 An act to divorce John Barks and Ma-

ry his wife. 106 An act to incorporate Mount Nebo

Public School, in Frederick county. 167 A supplement to the act, entitled, An act to incorporate Emmitsburgh, in Frederick county. 108 An additional supplement to the act.

entitled. An act to provide for the repairs of public reads in Montgomery county, passed December session, 1826, chapter 227. 109 An act to incorporate the trustees of election

the Valley School House, in Frederick con i-

110 An act to incorporate Baer's Chemical Works of Baltimore. 111 A .ct to incorporate Mechanics-Town of Mari in Prederick county.

in Frederick county.

112 An act to repeal all such part of the constitution and form of government, as relates to the division of Frederick county in to twelve election districts, and for other States.

115 An act supplementary to an act, enti- the Bult tled. An act for the relief of John Childs, of Anne-Arundel county, passed at December frack of session, 1830, chapter 172.

session, 1830, chapter 172.

114 An act to exempt a part of Helland street in the city of Baltimore, from the operation of the sixteenth section of the act of act for 1817, chapter 148, entitled, An act relating measure

1817, enapter 1800 to the city of Baltimore.

115 An act for the benefit of Dr. William stitution 156. 1. Conway, formerly of Italford county. 156.
116 A further additional supplement to an act to d

act, entitled, An act for quieting possessions, enrolling conveyances, and securing the estates of purchasers.

Anne's

117 An act to provide for the building of a real est bridge over the Great Falls of Gunpowder, at

or near Jessop's Mill, in Baltimore county.

118 An act for the revaluation of real and personal property in Talbot county.

119 An additional supplement to an act,

entitled. An act to regulate the inspection of certain lumber in the city of Baltimore.

120 An act for the relief of Mary Keplin- Fire in ger, of the city of Baltimore.

121 An act for the relief of George Balt. Montgo

zell, collector of taxes for Frederick coun- for the 122 A supplement to an act, entitled, An justice act to provide for the purchase of the office papers belonging to the surveyor's office of rederick county, and to repeal an act there-

123 An act to lay out and open a new road in Prederick and Baltimore counties. 124 A farther supplement to the act, enti- distric

tled, An act to incorporate Fredericktown, repeali in Frederick county.

125 An act relating to a part of a lot of

ground in Predericktown.
126. An act to provide for the appointment of a woodcorder in the town of Princess-

Anne, in Somerset county.

127 An act to enlarge the Dublin election district in Somerset county.

128 An act for the relief of Margarot Saylor, of Allegany county.

Worcester county, to levy on the assessable 169 property of said county, a sum of money for the purposes therein mentioned.

130 An act to alter and improve that part of a road in Frederick county, which lies be-

tween Jefferson and Catoctin creek.

131 An act, entitled, An act to authorise and direct the commissioners of Cecil county, to levy a sum of money to pay for the building of a bridge over the Big Elk River, in the town of Elktob, and to raise the road at the south end of said bridge, above tide

132 An act to authorise the levy court of an So Kent county to levy at their next session, a 17: sum of money therein mentioned, to be ap-

court, an porate a Washing William beth Cun

135 A the elect 137 A Anne's a 138 A county, a Boonsbor

Addition borough. 140 A Washing 141 A tain, for Federalb counties.

144 A Carason ites to

150 /

entitled.

Prince.

155 public 168

171