Clerks of the several County tern and Western Shores, the Clerk of the sequence of this classification. Baltimore City Court, and the Register of Wills in the several counties of this State," chapter 224, and confirmed at the subsequen session, to be published once a week for three weeks successively in the following papers,

Republican and Gazette, Annapolis; Patriot, Chronicle, American, Transcript and Sun, Baltimore; and in a 1 the papers pub-lished in the several counties of the State. J. H. CULBRETH.

Secretary of State.

## LAWS OF MARYLAND.

CHAPTER 224. An act providing for the appointment of Clerks of the several County Courts. the Clerks of the Courts of Appeals for the Eastern and Western Shores, the Clerk of Baltimore City Court, and the Registers of Wills in the several Coun-

Assembly of Maryland, That from and after the confirmation of this act, the Governor shall nominate, and by and with the advice and consent of the Benate, shall appoint the clerks of the several county courts, the clerk of the court of appeals for the Western Shore, the clerk of the court of appeals for the Plastern Shore, the clerk of Baltimore city co rt, the register of the high court of Chancery, and the register of wills throughout the diate. and that the persons so appointed shall continue in office for and during the term of, seyen years, from the date of their respective appointments; provided nevertheless, that the persons who shall respectively be in office at the time of the confirmation of this act a clerks of the several county courts, as clerks of the court of appeals, as clerk of Baltimore city court, and as registers of wills, shall not be subject in any respect to the operation of this act, until from and after the first day of February, in the year of our Lord eighteen

hundred and forty-five SEC. 2. And be it enacted, That if this act shall be confirmed by the General Assembly after the next election of delegates, in the first session after such new election, as the constitution and form of government directs, that in such case this act and the alterations therein contained shall be considered as a part of the said constitution and form of gov ernment, to all intents and purposes, any thing therein contained to the contrary not-

CHAPTER 197.

An act to amend the Constitution and Form of Government of the State of Maryland.

Section 1. Be it enact, lby the General office of the members of the present senate the constitution and laws of this State.

Sec. 2. And be it enacted, That at the December session of the General Assembly for the year of our Lard, eighteen hundred and thirty-eight, and torever thereafter, the shall have been taken and officially promu! senate shall be composed of twenty-one ged, and from and after the official promutge members, to be chosen as hereinatter provided, a majority of whom shall be a quorum

for the transaction of business. Sec. 3. And be it enacted, That at the Baitimore, shall be graduated and established time and place of holding elections in the on the foot-wing basis, that is to say, every several counties of this Scate, and in the city county which shall have by the said census, of Baltimore, for delegates to the General a population of less than fitteen thousand Assembly for the December session of the souls, tederal numbers, shall be entitled to year eighteen hundred and thirty-eight, and elect three delegates; every county having a under the direction of the same judges by population by the said census of fitteen thous-whom such elections for delegates shall be and souls, and less than twenty-five thousand held, an election shall also be held in each souls, sederal numbers, shall be entitled to elect of the several counties of this State and in sour delegates; and every county having by the city of Baltimore respectively, for the the said census a population of twenty-five purpose of choosing a senator of the State of thousand, and less than thirty-five thousand Maryland for and from such county or said souls, federal numbers, shall be entitled to city, as the case may be, whose term of of- elect five delegates; and every county having fice shall commence on the day fixed by law a population of upwards of thirty-five thous for the commencement of the regular session and souls, federal numbers, shall be entitled of the General Assembly, next succeeding to elect six delgates; and the city of B lti such election, and continue for two, four or more shall be entitled to elect as many delesix years according to the classification of a gates as the county which shall have the quorum of its members; and at every cuch largest representation, on the basis aloresaid, election for senators, every person qualimay be entitled to elect, provided, and it is fied to vote at the place at which he hereby enacted, that if any of the severa Assembly, shall be entitled to vote for one person as senator; and of the persons voted for as senator in each of the reveral counties taken, be entitled by the graduation on the and insaid city, respectively, the person hav- basis aforesaid to a representation in the Ing the highest number of legal votes, and possessing the qualifications hereinafter mentioned, shall be declared and returned as duly elected for said county or said city, as the election of the year eighteen hundred and thirty eight, such county shall, nevertheless, and in case two or more persons, such county by the ninth section of this act, shall have an equal number of legally qualified according to the previsions of the service, to be chosen as hereinafter mentioned elected for said county or said city, as the service in the service in the service of the service is until the election and qualification of a such county by the ninth section of this act, shall have an equal number of legally qualified according to the previsions of this act, shall have an equal number of legal votes, then the senate and house of delegates, and in case two or more persons, the county by the ninth section of the city will be carefully qualified according to the previsions of this act, shall have an equal number of legal votes, then the senate and house of delegates, and places of holding the elections in the service.

The Salmacounty of the city will be carefully qualified according to the previsions of this act, shall have an equal number of legal votes, then the senate and house of delegates, and places of holding the elections in the service. ing the highest number of legal votes, and House of Delegates equal to that allowed to of said counties or said city, to nave an equal number of votes, there shall be a new election ordered as hereinafter mentioned; and immediately after the senate shall have conting in the proviso contained, shall be for the proviso contained, shall be governor, and shall be governor or shall be governor.

the act, passed at the same session, entitled ber in every second year; and elections "an act providing for the appointment of shall be held in the several counties and city, Courts, the from which the retiring senators came, to sup-Clerks of the Courts of Appeals for the Eas- ply the vacancies as they may occur in con-

> like manner as in cases of the elections for SEC. 5. And be it enacted, That the as relates to the Council to the Governor, and qualifications necessary in a senator shall be to the clerk of the council, be abrogated, the same as are required in a delegate to the abolished and annulled, and that the whole General Assembly, with the additional quaification that he shall be above the rge twenty-five years, and shall have resided at ernor, subject nevertheless to the checks, lieast three years, next preceding his election, in the county or city in and for which he

shall be chosen.
Sec. 6. Ind be it enacted, That in cos any person who shall have been chosen as a senator, shall refuse to act, remove from the county or city, as the care may be, for which e shall have been elected, die, resign, or be removed for cause, or in case of a t'e between two or more qualified persons in any one of ment, or by any laws consistent with the ties of this State.

Section 1. Be it enacted by the General warrant of election shall be issued by the ded, that this set shell not be deemed or the counties, or in the city of Baltimore, a constitution and form of government; provifor the election of a conater to supply the dity of the commissions of such persons as President of the Cenate for the time being construed to haptir in any manner, the valivacancy, of which ten days notice at the shall be in onice under previous executive least, excluding the day of election, shall be appointment, when this act shall go into op

> Suc. 7. Sad beit engeled, That so much of the thirty-seventharticle of the constitution of any of them. as provides that no senator or delegate to the General Assembly, if he shell quality as such.

Sec. 8. And be it enacted, That no senator or delegate to the General Assembly, son, by and with the advice and consent of hall during the time for which he was clee tre constitution and laws of this State, which hall have been created, or the emoluments thereof shall have been increased during such time; and no schator or delegate, during the time he shall continue to act as such, shall be eligible to any civil office whatever. Suc 9. And he it enacted. That at the

election for delegates to the General Assenbly, for the December session of the year or our Lord eighteen hundred and thirty-eight, and at each succeeding election for delegates, until after the next census shall hate bee riken and officially promulged, five delegates shall be elected in and for Baltimere and and one delegate in and for the city of Annapolis, until the promulging of the census for the year eighteen numbered and force when the city of Annapolis shall be decayed and taken as a part of Anne Arundel cought and her right to a separate delegation shall cease; five delegates in and for lintimore county; five delegates in and for ferederick county, and four delegates in any for Anne Arundel county, and four delegates in and for each of the several counties respectively. Assembly of Maryland, That the term of hereinafter mentioned, to frit: Dorchester, Somerset, Wercester, Prince George's, Har-

Anne's, Caroline, Tatbot, Saint Mary's Charles, alvert and Allegany.
Sec. 10. And be it enucted, That from and after the period when the next consu-

tion of every second census thereafter, the r-presentation in the House of Delegates from the several counties and from the city of

chosen on the first Monday of January next, and in relation to the qualifications of the personal continue for the term of one year, and until the election and qualification of a suctification of the personal suctificati

ing the required qualifications shall be found on the final cauting of the votes given, in any dred and forty, or any future census, and of said counties or said city, to have an equal forever thereafter, be entitled to elect the Baltimore, for delegates to the General Assembly and counting the ballots, shall have the highest on counting the ballots, shall be given by the published on the same counting the ballots, shall be given by the published on the same counting the ballots, shall be given by the published on the same counting the ballots, shall be given by the same counting the ballots, shall be given by the published on the same counting the ballots, shall be given by the published on the same counting the same counting the same counting the counting the counting the same counting the counting the counting the same counting the same counting the counting

manner as the senate shall prescribe, into to the city of Annapolis in the said ninth sections of the senators of the first classes; the seats of the senators of the first class shall be vacated at the expiration of the second class at the election for the second class at the election and the second class

General Assembly shall have power from governor shall possess the qualifications now time to time to regulate all matters relating required by the constitution and form of go-

to the judges, time, place and manner of holding elections for senators and delegates, and Sec. 4. And be it enacted, That such of making returns thereof, and to divide the election for senators shall be conducted, and several counties into election districts, for the the returns thereof be made, with proper va- more convenient holding of elections, not afriations in the certificate to suit the case, in feeting their terms or tenure of office.

vernor is to be taken at such election,

Southern District; Baltimore, Harford, Carroll,

shall together compose one district, and until its pumber shall be determined as hereinafter

provided, shall be known as the North-western

firmed as hereinafter mentioned, and on son

shall present to the president of the senate, i

and the president of the cenate shall thereupor

draw from said box the said several ballots in

succession, and the district, the name of which

shall be written on the ballet first drawn, shall

thonesforth be distinguished as the first guber.

natorial district, and the per on to be chosen

governor at the election first to be held under the provisions of this section, and the person to be chosen at every succeeding time election for

governor forever thereafter, shall be taken from

the said first district; and the district, the name

of which shall be written on the ballot second-

ty drawn, shall thenceforth be distinguished as

the second gubernatorial district, and the per-

sin to be chosen gove nor at the second elec

tion under the provisions of this section, and

the person to be chosen at every succeeding

third election for governor forever thereafter,

shall be taken from the said second district; and

the district, the name of which shall be written

on the ballot thirdly drawn, shall thencefort

be distinguished as the third gubernatorial dis-

trict, and the percon to be chosen governor at

the third election to be held under the provi

sions of this section, and the person to be cho-

gates on Liz return to that body and be entered

a joint letter to be signed by the precident of

the senate and speaker of the house of dele-

gates, and he addressed and transmitted to the Secretary of Etete, if appointed, and if not, as

soon as he shall be appointed, to be by him pre-

electors of President and Vice President, sav-

SEC. 13. And beit enneted, That so much ed as hereinafter mentioned, that is to say, the of the constitution and form of government, abolished and annulled, and that the whole roline, Talbot, Dorchester, Somerset and Worexecutive power of the government of this cester shall together compose one district, and until its number shall be determined as hereinstate, shall be vested exclusively in the Govafter provided, shall be known as the Eastern mitations and provisions heroinafter speci-

Sec. 14. And he it enacted, That the sive of the city of Annapolis, Montgonery, and Baltimore city, shall together compose one disgovernor shall nominate, and by and with the advice and consent of the senate, shall appeint all officers of the state whose offices are or may be created by law, and whose appointment shall not be otherwise provided for by the constitution, and form of eration, or alter, obridge, or change, the tenure, quality, or duration of the same, or

Sec. 15. and be it engeted. That the governor shall have power to fill any vacaney that may occur in any such offices during shall be and the same is hereby repealed. In process of the senate, by granting commissions which shall expire upon the appointment of the same person, or any other perthe senete to the same office, or at the expited, he approinted to any civil office under ration of one calendar month, ensuing the commencement of the next regular session it the sencte, whichever shall first occur.

SEC 16. 2'nd by it enacted, That the same person, shall in no case be nominated by the governor a second time during the ame session, for the same office, in case he shall have been rejected by the senate, un

orm the governor by message, of their wilgness to receive again the nomination of tion, and in case any person mominated by the governor for any office, shall have been rejected by the senate. It shall not be lawful for the governor at any time alterwards, dur-ling the recess of the senate, in case of vacancy in the same office, to appoint such reject ed person to fill sail vacancy.

Sec. 17. Ind Lett enacted, That it shall

he the duty or the governor, within the period of one cale mar month next after this act shall go into operation, and in the same cession in which the same shall be confirmed, if it be confirmed, and annually thereafter during the regular session of the senate, and on such particular day, if any, or within such particular period as may be prescribed by

successor shall be appointed, and who shall discharge such duties, and receive such comensation, as shall be prescribed by law. Sec. 18. And be it enneted, That in case

a vacancy shall occur in the office of governor at any time after this act shall gos into operation, the General Assembly, if in ges sion, or if in the recess, at their next session shall proceed to elect by joint ballot of the two houses, some person, being a qualified resident of the gubernatorial district from which the governor for said term is to be taken, to be governor for the residue of said term is to be taken, to be governor for the residue of said term in place of the person originally chosen, and in every case of vacancy until the electron and qualification of the person succeeding, the Secretary of State, by virtue of his said office, shall be clothed, ad interim, with the executive powers of government; and in executive powers of government; and in the person is said office, shall be clothed, ad interim, with the executive powers of government; and in the person is said office, shall be clothed, ad interim, with the executive powers of government; and in the person is said office, shall be clothed, ad interim, with the executive powers of government; and in the person is said to the person of Tresident end Vice President, save the torm of the certificate shall be varied to the resent used for the Gentleman's Vale Mecum. It is calculated that MORE THAN

500 ENGRAVINGS will be furnished to the patrons of this Journment and in the person used for the Gentleman's Vale Mecum. It is calculated that more president of the senate, and be ended to the person of the senate, and be ended to the person used for the Gentleman's Vale Mecum. It is calculated that more president of the senate, and be ended to the person used for the Gentleman's Vale Mecum. It is calculated that more president of the senate, and be ended to the person used for the Gentleman's Vale Mecum. It is calculated that more president of the senate, and be ended to the person used for the Gentleman's Vale Mecum. It is calculated that more president of the senate, and be ended to the government and in the torm of the government and in the torm of the senate, and be ended to the government and in the torm of the senate, and be ended to the government and in the torm of the senate, and be ended to the government and in the torm of the senate and countries. the executive powers of government; and in whom they shall be delivered to the precident of the social be no Secretary of State, or of the social at the commencement of the secretary of State, or of the social at the commencement of the secretary of State, or of the social at the commencement of the secretary of State, or of the social at the commencement of the secretary of State, or of the social at the commencement of the secretary of State, or of the social at the commencement of the secretary of state, by will be furnished to the patrons of this Jourgian and in one year—these, in addition to an extensive and choice selection of Satire, Critical and the commencement of the secretary of state, by will be furnished to the patrons of this Jourgian and in one year—these, in addition to an extensive and choice selection of Satire, Critical and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the social and the commencement of the secretary of the case there shall refuse to act, remove from the state, die, resign, or be removed for cause, the person filling the office of president of the senate shall, by virtue of his said office, be clothed, ad interim, with the executive powers of government; and in case cutive powers of government cutiv there shall be no president of the senate, or as aforesaid, in the district from which the in case he shall refuse to act, remove from governor at such election is to be taken, shall with it the state, die, resign, or be removed for cause, the person filling the office of speaker of the house of delegates shal, by virtue of his said office, be clothed, ad interim, with

see executive powers of government.

Sec. 19. And be it enacted. That the erm of office of the governor, who shall be for as governor, and in relation to the returns,

In pursuance of authority contained in an order of the House of Delegates, I hereby of the second year, of the second class at the elections for the senators, to be held after the continue for three years, and satisfaction of a successor; at which said or the fourth year, and of the election for delegates, for the Beater hundred and thirty-seven, the session, 1836, entitled, "an act to mend the third class at the expiration of the second year, of the second year, of the second year, of the second year, of the second class at the elections for the senators, to be held after the continue for three years, and qualification of a successor; at which said or the election of delegates on the sum day in every third year election of the second year, and the second year, of the second year, and of the elections for the second at the expiration of the second year, and of the second year, and the second year, a on the same day in every sixth year thereafter: vernment, and the additional qualification of be- and for the election of ing at least thirty years of age, and of being class, on the same day in the fourth year effect and of having been for at least three whole their election and classification, and on the years before, a resident within the limits of same day in every sixth year thereafter; and for the election of senators of the third class, on the gubernatorial district from which the gothe same day in the sixth year after their election and classification, and on the same day in cording to the priority which shall be determinevery six th year thereafter. SEC. 25. And be it enacted, That in all elecstate shall be, and the same is hereby divided the counties of Cecil, Kent, Queen Anne's, Ca-

into three gubernatorial districts, as follows: tions for governor, the city of Annapolis shall be deemed and taken as part of Anne Arundel

Sec. 26 And be if enacted, That the relation of master and slave, in this State, shall not be abolished unless a bill so to abolish the same, District; the counties of St. Mary's, Charles, shall be passed by a manimous vote of the Calvert, Prince-George's, Anne Arundel, inclumembers of each branch of the General Assembers. bly, and shall be published at least three months fore a new election of delegates, and shall be trict, and until its number shall be determined confirmed by a unanimous vote of the members as bereinafter provided, shall be known as the of each branch of the General Assembly at the next regular constitutional session after such Frederick, Washington and Allegany counties new election, nor then, without full compensation to the master for the property of which be shall be thereby deprived.

SEC. 27. And be it enacted. That the city of Dictrict; and for the purpose of determining the Annapolis shall continue to be the seat of gora act shall be confirmed, if the same rhall be con- the high court of chancery.

SEC. 29. And be it enacted, That if this net day to be fixed by concurrence of the two shall be confirmed by the General Assembly, branches, the speaker of the house of delegates after a new election of delegates, in the first session after such new election, agreeably to the scante chamber, a lox containing three bal-lots of similar size and appearance and of which thall severally be written, fastern Dis-trict, Southern District, North-western district, to there is contained, shall be taken and considered, and shall constitute and be valid as a part of said constitution and form of govern ment, any thing in the suid constitute form of government to the centrary notwithstanding.

CHAPTER 84.

An act to confirm an act, entitled, an act to amend the Constitution and form of Government of the State of Maryland, present at December session, eighteen hundred and thirty six, chapter one hundred and ninety sepen.

Be it enacted by the General Assembly of Mary.

land, That the act entitled, an act to amend the constitution and form of government, of the State of Maryland passed at December session, eighteen hundred and thirty-six, chapter one hundred and ninety seven, be and the same is hereby ratified and confirmed.

TERE SALMAGUNDI, AND SINGS OF CITY DATE.

EMBELLISHED WITH A MULTITUDE OF

CO.C.C ENGRAVANCE.

NEW PERIODICAL, of a novel character, bearing the above appellation, stons of this section, and the person to see at every succeeding third election forever will be commenced on the beginning of January, 1936. While it will furnish its patient usry, 1936. While it will furnish its patient be entered on the journal of the schate, and be with the leading features of the news of the reported Ly the speaker of the house of dele- day, its principal object will be to serve up a humorous compilation of the numerous liveon the journal thereof, and chall be certified by of and pungent sallies which are daily floating along the tide of Literature, and which, for the want of a proper channel for their preservation, are positively lost to the Reading world. Original wits and humorists of our time will here have a medium devoted to the faithful record of the scintillations of their Sec. 21. And be it enacted, That the Gene law, all matters which foliate to the judges, time, place and matters which foliate to the judges, time, place and matters which foliate to the judges, time, place and matters. and that until otherwise directed, the returns wanting to make each succeeding number sushall be made in like manner es in elections for perior in every respect to the preceding ones.

THE SALMAGUNDI will be printed on large

with it.

The Terms of THE SALMAGUNDI will be TWO DOLLARS per annum, payable jovariably in advance. No paper will be furnished unless this stipulation is strictly adhered to. ErClubs of three will be supplied with the paper for one year, by forwarding a five dollar note, postage paid. Clobs of seven will be supplied for the same term, by forwarding a ten dollar note. Arrive papers that are sent out of the cipy will be carefully nacked in atoms ansatzers.

The A

Printed and Published by JONAS GREEN. At the Brick Bailding on the Public Circle.

Price-Three Bollars per annum.

A BY-LAW

A HE K-MAA W

Authorising the laying of Curb on a portion of East-Street, and for other purposes.

[Passed May 14th, 1838.]

SECTION 1. Be it established and ordained by the Mayor, Recorder, Alderman and Common Council of the city of the series and by the authority of the series. Annapolis, and by the authority of the same, That the City Commissioners be and they are hereby authorised and directed to cause that part of East-street commencing at the cor-ner of Charles Henshaw's lot on said street, and running to the lower end of Jeremiah Hughes' brick house on the corner of Pleetstreet, to be graduated and curbed, and that they cause to be fixed and established the they cause to be fixed and established the breadth of the footway on that part of the said street directed to be curbed in pursuance of the provisions of this by-law.

Sec. 2. And be it established and ordained by the authority aforesaid. That the sum

of one hundred and fifty dollars be and the same is hereby appropriated for that pur-pose, to be paid by the Treasurer to the or-der of the City Commissioners, out of any

der of the City Commissioners, out of any enappropriated money in the treasury.

Sec. 3. And be it established and ordained by the authority aforesaid, That it shall be the caty of each and every proprietor of a lot fronting on that portion of said street directed to be curbed by the provisions of this by-law, to cause the footway so far as the same shall bind on his, her or their lot, to be paved with good red paving brick, and each and every person who shall neglect to pave the same for the space of thirty days after being notified by the said Commissioners, or a majority of them, shall forfeit and Twenty Dollars for every week thereafter that the same may remain

May 17. JOHN MILLER, Mayor.

MAMMOTH SHEET.

Office of the Saturday News AND LITERARY GAZETTE. Philadelphia, Nuvember 26, 1836. THE very liberal patronage bestowed on the SATURDAY NEWS, since its

commencement in July last, and a desire to meet that patronage by corresponding exer-tions, have induced us this week to publish tions, have induced us this week to publish a Bouble Number—being the largest sheet ever printed in Philadelphia for any purpose, and the largest literary paper ever printed in the United States. To those of our friends who are practical printers, it need not be mentioned that this undertaking has involved serious mechanical difficulties. .. The largest or one of the largest presses in Philadelphia is used for our ordinary impressionbut this would accommodate only a single page of the mammoth sheet, and we were o bliged, therefore, to work four forms at dif-ferent periods. The care used in preparing the paper—in removing and folding the sheets, &c., can only be estimated by those who have seen the accountable to the same the she have seen the experiment made; and, added to the necessarily increased amount of composition, press work, &c., these supplementary expenses have made an aggregate cost, which would have deterred many from engaging in the enterprize. A gain of two thousand new subscribers will not repay the actual cost of this single number. We flatter ourselves that, besides its ex-

traordinary size, this number presents at-tractions that entitle it to some attention.— It contains the whole of Friendship's Offering for 1837, the London copy of which costs 84, and has 384 closely printed pages of letter press. Distinguished as the present age, and particularly our own country, has been for cheap reprints, we believe this surpasses any former in tance. For four cents subscribers to the Saturday News receive, in addion to their ordinary supply of miscellane-que matter, an English annual, the largest yet received for the coming season; and they receive it, moreover, in a form that, from its

novely, gives it additional value.

Of the general character of the Saturday

News we need not speak. That has now become so well known as to require no comment. We may take occasion to say, however, the interprise and resources we ever, that in enterprize and resources we yield to no other publishers in this city or isewhere, and we are determined that our paper shall not be surpassed. We have entered the field prepared for zealous competition, and we stand ready in every way to realize our promise, that no similar publication shall excel that which we issue. Our articles, both original and selected, we are not ashamed to test by any comparison which can be a-dopted; and there is no periodical in the U-nited States, monthly or weekly, which might not be proud of many of our contributors. The issuing of this number may be regard

ed as an evidence of our intention and abili-ty to merit success. Nor will it be the only effort—From time to time, as opportunity of fers, we proprose to adopt extraordinary means for the interest and gratification of our subscribers. L. A. GODEY, & Co.

Dec. 15:

PRINTING

Neatly executed at this Office.

A VENETIAN

Sweet solemn Venice
Eve's latest huce of the by you shadon Near Balbi's palace A youth, with passic And Taste's harm Must still devoted vi Invoking Beauty "Appear, my lidy-lo
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With every string
A glorious bud from
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A green in beauty's A grace in beauty's Struck instantly MISCEL From the Ken

Question. What is Answer. An ill-say us weed. Q. Do animals fee A. An ill-looking worm, a species of sti blest of God's creature ings under the canopy

What is chewi A. It is to stuff th thich would make a It is to make man an a panion of the tobacco Q. What benefits bacco? A. It discolors and

or have any thing to d

es an unnatural and d produces dyspepsia an upon digestion. Q. Do gentlemen A. Mux. Q. What is a cig

A. A cylindrical protrude from the iro foots and dandies. Q. What is smok A. It is that roll nd, and a calf tugging. Do gentlemen

Mux. What is snuff A. It is the ste nauscous portions of but not to be trudder

Q. Were ladies
A. If we reason not; for in all the wo serve a wonderful ac conclude, had they l would have been to Wouldn't this look Q. Do ladies tal

A. Mum. Q. Who knows obacco from many Q. Is not exper The proverb

vill learn of no oth Q Will experi

A. We fear the TREASURES OF

It is said that the and convents in M of gold and silver o precious stones, are of some of the Spa