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JOHN B. SPENCER—EDITOR. 5

MEN AND MEASURES.

CENTREVILLE, QUEEN ANN'S COUNTY, EASTERN-SHORE, MD. JULY 2, 1831.

time of Advertising, One Dollar Twenty | before whom it shall be taken, under Five Cents per Square will be required.) | his hand; and that the clerk or keeper

Editor before he can discontinue the Paper and the seal of court, that he was a nal of Commerce, that Gen. Jackson MR. EATON TO MR. INGHAM, side over the destinies of this nation,

17 Single Papers, 12 Cents.

The Centreville Times, for persons living in the neighborhood of Hall's X Roads is left at Mr. Legg's. For persons living in the neighborhood of Roe's X Roads, at Col. Roe's.

of the Beaver Dams, and Nine Bridges, at Mi. Baxter's store, Beaver Dams.

vants.

Laws of Ma.

IN COUNCIL

Annapolis April 18.1831. ORDERED, That the Act entitled A supplement to the act, entitled An | deed executed after the 1st day of Sep-Act to prevent the unnecessary accumulation of Costs on all actions or suits chapter 116; the act entitled, An act lying in this State, unless the judge or of which cannot be denied. It is propto abolish imprisonment for debt, on justices of the peace as the case may certain Judgments rendered by Justices be, before whom the same shall be exof the Peace; and the act, entitled An ecuted and acknowledged, shall examact for Quieting Possessions, Enrolling ine her out of the presence and hear- in the discharge of the duties as Secre-Conveyances, and Securing the Estates of Puchasers, which said acts were passed at the last Session of the General Assembly,——be published once a week for three sucpublished once a week for t publican, of Annapolis; the Commercial and unless such seme covert shall sign the Treasury building. Their con-Chronicle and Patriot of Baltimore, the and seal such deed before such judge or duct was such as to attract the notice Political Examiner, of Frederick; the justices out of the presence and hear- of the clerks; and a report soon was John H. Eaton, Esq. ing of her husband, and such judge or oivenlated that he had some there for MR. EATON TO MR. I lian, of Cumberland; the True American, of Rockville; the Herald, of Port such deed, a certificate under his or tack upon Mr. Ingham. One of his Ann: and the Messenger, Snow Hill

cember Session, eighteen hundred and such deed, and to bar the right of dow-

where, under the provisions of said act | er respects the Act of Assembly, ento which this is a supplement, Judg- titled, An additional supplement to an ments shall be obtained at the second act, entitled, an act for quieting posthe same is hereby re- be complied with.

be lawful for any justice of the peace or cours of justice; on the affirmance of any Judgment of a justice of the peace, to some a capias ad satisfaciendum or execution, against the body of any debtor, who may have been a bona fide rescounty where the Judgment may have | Not a drum was heard nor a fun'ral note, ident of the State one year, and of the been rendered four months, on any Net a soul of us settled his farewell shot, peace for any debt not exceeding thirty We quitted him darkly at dead of night, Navy, and of the Attorney General, controversy. Such is indeed the fact, for the civilization of the Indians, and and; Provided, that nothing herein conthined, shall be construed to prevent the imprisonment of any person against Few and short were the prayers we said, whom fraud has been alledged and pro- For we'd steadfastly gazed at our cabnet's

An additional supplement to an act, entiiled. An act for Quieting Possesssons, En- | No useless scribes confirmed his breast,

Section 1. Be it enacted by the Genand after the passage of this act, any We thought as we left his narrow views, the last, you may find authority for the thus far by the covert aid of the Pres- and to enforce the laws if you persist deed for the conveyance of any interest How the foe and the stranger would laugh bout the first of April last, which is oppressive course, has at length deteror estate in lands, tenements or hereddaments, lying in this State, being ex. before any judge of a court of law, and But nothing he'll reck if they let him sit on your particular friends, it will be time and the ministers of our holy religion. of record of the State or Territory in In the chair which our faction has made enough to make demands of others. But one of these, as a matter of conwhich such person or persons may be But half the Augean task was done, at the time, or before any judge of any None knew the old hero's designing

Weeks at ONE DOLLAR per Square the acknowledgement shall be certified and TWENTY FIVE CENTS a Week thereafter—(If the Cash is not paid at the line of preaching the Gospel to Slowly and sadly we then laid down on the Indians, without swearing to supthereafter or ennorsed on said deed by the Judge of the United States believe to be true. For he'd wrote not a line, not an act was his own Subscriptions are always intended for of the records of the court of wich he a Year; and a Subscriber must notify the was judge, shall certify under his hand the Charleston Courier and N. Y. Joursuch deed shall be recorded within six the General, and was heretofore suppo- to-day, and regret to find that a frank merican people, the naked and undiscalender months from the day of its sed to be high in his favor and confi- and candid inquiry brought before you, guised abettor of a measure of cruelty date among the land records of the dence. - The cause of his dismissal is an answer impudent and insolent is which must cause every American who county in which such lands, tenements said to be his refusal to coerce his wife returned. To injury unprovoked, you possesses the soul of man, to blush, and for hereditaments may lie.

this State, which shall be acknowledg- partialities .- Fred. Examiner. The gentlemen at whose houses the ed by any party thereto in open court, bundles are left, will please not give them | in any court of record of the United | out to any but Subscribers or their ser- States, or of any of the States, or Territories, and certified under the seal of such court to be so acknowledged shall be deemed as good, valid and effectual as if such acknowledgment had been made and certified in the manner afore-

Sec. 3. And be it enacted. That no tember next, shall be effectual to convev the interest or estate, or to bear a-Tobacco; the Citizen of Bel Air; the their hands, of such private examina- friends immediately apprised Mr. Ing. Sir: Your note of this morning is have turned out to be well founded, as

A supplement to the act entitled, An act to prevent the unnecessary accumulation of any of the United States' Courts, and Costs on all Actions or suits at Law in the | certified as aforesaid, shall be valid and County Courts of this State, passed at De- effectual for the purposes expressed in and of execution shall be al- sessions, enrolling conveyances and the first Thursday of the en- securing the estates of purchasers, pasinstead of the last day as sed at December session eighteen hun- the following remark of my wife: It wided, and that so much of dred and twenty-five, chapter fifty-eight

An act to abolish Imprisonment for Debt, they are hereby authorized and re-June 4th, 1831.

POETRY. PARODY.

On the dissolution of the cabinet.

dollars, contracted after the date afore- By the straggling beams of our Throop's

" small light," With patriotism dimly burning.

And he swore we must leave on the mor-

the rest,

When we left him alone in his glory.

It is stated, by the correspondents of John H. Eaton, Esq.

From the United States Telegraph.

ANOTHER ATTACK UPON THE LIBERTY OF THE PRESS.

what we have said relative to the cause man as to be able to act like one. which dissolved the late cabinet. reserve, for a subsequent notice, our comment on this extraordinary attempt to silence this press, by holding others responsible for our statement of a fact er, however, that we should say that Mr. Ingham having completed the important reports, for which he continued

til persons of responsible character nature to brook your insults, nor will J. W. SANFORD, Commander G; should be brought forth to endorse his they be submitted to. vile abuse of me and of my family. In that paper of this evening is contained | S. D. INGHAM, Esq. Sec. 5. And be it enacted, That the Treasury, and of the Navy, and of the swer,

Very respectfully, S. D. Ingham, Esq.

REPLY. In the mean time, I take the occasion venience had been commissioned sevto say, that you must be not a little de- eral years since, as the Village Post- ty to cause all white persons residing

SAM'L D. INCHAM, Esq.

REPLY. Dr. Randolph, intruded himself into my | WILL REPAY! I perfectly understand the part you are

Press, of Elkton; the Inquirer, of Ches. tion, execution and acknowledgment. ham of it; and he having prepared him- received. It proves to me that you are will be seen from the following order terrown; the Times, of Centreville; Sec. 4. And be it enacted, That any self for the occasion, passed to bis of quite brave enough to do a mean ac- of Col. Sanford, addressed to each of the contract of Danton the Co. the Intelligencer of Denton; the Ga- deet hereafter signed, sealed and ac fice without molestation. Some short tion, but too great a coward to repair the Missionaries under the care of the gette, Easton; the Chronicle, Cam knowledged as aforesaid, by any feme time afterwards Major Eaton, with two it. Your contempt I heed not; your American Board, and the letters of bridge; the Village Herald of Princess covert within the United States or any of his brothers in-law, Doctor Ran- pity Idespise. It is such contemptible Governor Gilmer to Messrs. Thomp-Messenger, Snow Hill
Territory thereof, before any judge of dolph and Maj. Lewis, left the build-fellows as yourself that have set forth son and Worcester, which we have clerk of the Council. Council, a court of law and of record, of the ing. Mr. Ingham, we are informed, rumors of their own creation, and ta-Clerk of the Council. State or Territory in which she may will leave the city for Pennsylvania, to- ken them as a ground of imputation against me. If that be good cause, then | Sir-After the receipt of the enclo-MR. EATON TO MR. INGHAM. should you have pity of yourself, for sed letter, 10 days will be allowed you, Friday Night, 17th June, 1831. your wife has not escaped them, and to remove out of the unsettled limits of Sir : I have studied to disregard the you must know it-But no more; here the state. If found residing within it, er of such seme covert, to any lands or abusive slanders which have arisen our correspondence closes. Nothing after the expiration of that time, you Be it enacted by the General Assem- tenements therein specified, lying with- through so debased a source as the col- more will be received short of an ac- shall be subject to arrest and to such bly of Maryland, That in all cases in this State; provided that in all othopment of what he had to say, and un- face to face we meet. It is not in my obedient servant.

J.H. EATON.

GEORGIA.

What a scramble there'd be for our sta- deemed to be quite as friendly to you mined to deprive the Indians of their as the Telegraph may be to me. When spiritual guides and comforters—their Rev. John Thompson, United States or any Territory thereof, And just as before they'll upbraid him south as the Telegraph may be to me. The spiritual guide and the march of civilization, you have settled such accounts with directors in the march of civilization, and just as before they'll upbraid him south accounts with directors in the march of civilization, and just as before they'll upbraid him south accounts with directors in the march of civilization, and just as before they'll upbraid him south accounts with directors in the march of civilization, and just as before they'll upbraid him south accounts with directors in the march of civilization.

S 3.00, PER ANNUM—or
S 2,50, IF PAID IN ADVANCE, 3
and effectual for the purpose or purpos—
and effectual for the purpose or purpos—
set therein meutioned, Provided, That

Slowly and sadly we then laid down

When the shock like the sound of a ran—
ranged, to imagine that any blustering master; and Georgia could not arrest,
of yours could induce me to disavow manacle and throw him into prison, for
what all the inhabitants of this City the crime of preaching the Gospel to S. D. INGHAM. from him. And this has been done. The weak and passionate tyrant who in an evil hour has been called to prevertisements, must come POSTAGE free king said acknowledgment; and that or they will not be taken out of the Post king said acknowledgment; and that the General and more heretages and to associate with the lady of the Sec- are pleased to add insult. What is hang his head. Yes, fellow citizens ; Sec. 2. And be it enacted, That retary of War. The regard of the Pres- the remedy? It is to indulge the ex- The Ministers of the Gospel-the mesevery deed for the conveyance of any ident for this person seems to have swal- pectation that, though a man may be sengers of peace on earth and good will For persons living in the neighborhoods estate or interest in any land lying in lowed up all his other friendships and mean enough to slander, or base e- to men-the METHODIST alike with bravery sufficient to repair the wrong. zed and incarcerated, or driven into In that spirit I demand of you satis- banishment, not only by the PERMISfaction for the wrong and injury you SION, but by the ASSISTANCE of have done me. Your answer must deter- | GEN. JACKSON! We call upon mine whether you are so far entitled | Christians of every denomination-we itself; and is in further confirmation of to the name and character of a gentle- call upon the American people, as one Very respectfully, J. H. EATON. tyranoical acts-acts, which, if allowed to be enforced, without visiting the heads of the authors with the strongest legal manifestation of the public indig-WASHINGTON, 20th June; 1831. | nation, will cover the American name SIR; Your note of Saturday purport- with reproach in the eye of man, and cerned, had been stated in Philadelphia ing to be a demand of satisfaction for render the nation accursed in the eye State, passed at December session, 1829, covert in or to any lands or tenements, leaves ago, the truth that day company prevented me from cry; without whose knowledge a sparsending you an immediate answer. Yes- row does not fall to the ground, and who terday morning, your brother-in-law, has said-vengeance is MINE AND T

> room, with a threat of personal violence. From the Cherokee Phanix, of June 4. PROGRESS OF OPPRESSION.

facts in regard to the means employed to effect the great object of the State of Georgia and the present administra-S. D. INGHAM. tion of the general government. The surmises of some that the removal of

Guard.

EXECUTIVE DEPARTMENT. Milledgeville, May 16, 1831. Sir,-Sufficient evidence has been is proven that the Secretaries of the OUTRAGEOUS CONDUCT OF obtained from the government of the United States, to convince the courts Governor and Council shall be, and Attorney General, refused to associate Under the sanction and by the assistance of this State that the Missionaries emquested to cause this act to be published in a paper which professes to be friend- On Wednesday we published an ac- American Board of Foreign Missions, Be it engsted by the General Assem | once a week for six weeks, in one news. | ly to you, and is brought forth under count of the removal of the Rev. Mr. | are not its agents, and therefore not exbly of biasyland. That from and after paper, in each of the counties in which of you, whether or not you sanction or the fourth day of July next, it shall not a newspaper is printed in this State. sustained towards each other authori- the account of that disgraceful act on In continuing so to reside, you must ses me to demand an immediate and the part of Post Master General, direc- have known that you were acting in ted as it must have been by the Press violation of the laws of the State. The ident, the conviction flashed upon our mistaken decision of the Supreme Court mind that it was but the prelude to upon this subject in the late case de-J. H. EATON. some further act of aggression, proba- termined in Gwinnet county, has ena-"This is not fairly quoted. We said; bly of a more high handed and oppres bled you for a time to persist in your It is proved that the families of the sive description than any that has pre- opposition to the humane policy which Secretary of the Treasury, and of the ceded it in the whole progress of this the General Government has adopted lowing documents, which we find this sion to the laws of Georgia. Howev. morning in the Cherokee Phoenix of er criminal your conduct in this respect Washington, 18th June, 1831 the 4th inst. Heretofore the President may have been, I am still desirous that Sin: I have not been able to ascer and his defenders, have attempted to you should have an opportunity of atain, from your note of last evening, disguise the agency of the General voidingthe punishment which will cerwhether it is the publication referred Government inadvancing the unhallow- tainly follow the continuation of your to by you, or the fact stated in the Tele- ed schemes of Georgia, by a preten- present residence. You are therefore graph, which you desire to know wheth | ded tenderness of conscience in respect | advised to quit it with as little delay as solling Conveyances, and Securing the Es- Nor cabinet bickerings bound him.

But he sat like a chieftain who'd killed all If it he the first you demand, it is too dropped. The government of Georgia des of the Guard, will be directed to If it be the first you demand, it is too dropped. The government of Georgia der of the Guard, will be directed to absurd to merit an answer. If it be equally cruel and unprincipled, having cause to be delivered to you this letter,

Very respectfully, yours, &c. GEORGE R. GILMER.

Executive Department. Milledgeville, 16th May 1831. Sir ;-It is a part of my official dua