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BALTIMORE.

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| Ropt. 25, 1838. | 19

# The Somerset Werald.

182 PER ANNUIL IN ADVANCE.

PRINCESS-ANNE, SOMERSET COUNTY, MARYLAND, TUESDAY MORNING, APRIL 2, 1839.

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THE SOMERSET HERALD.	perceive from the movements in the East and the	and Senate by the first. But it goes on again and says, (allowing me-to supply the ellipsis) for whoso appointment shall not be otherwise provided for by	bama have passed bing that every free person of colou t state on board or in any other	follows:
Blacker vaur mvaurvad	boundary difficulties are assuming a less hostife ap- pearance, and we now begin to be of the opinion that	government." Now, sir, it is by this lust provision of	employment, shall lodged in pris- in, and detained ture of the said resset, when the lishall be bound	in the Tory war of the Revolution. You
TUESDAY MORNING, APRIL 2, 1839.  **The Cash for all Assenaus maintenance in mended	this all depends upon the British government. If they	legislative enactment. All that this provision requires,	free person of colour was a way it may be or she shall receive thirty nine lashes, and if	Carolina has never done justice to that man's He was one of those gallant spirits that first t
sh on delivery, without respect to persons.	But in our opinion, Englastic of she does this at all,	the other. And, sir, is not thus law constitutional t	found with the state twenty days after such punishment, he or she shall be sold as a slave for any time out oversight one year. The captain of any yes-	back the tide of British dominion by the ba King's Mountain. He had an impediment speech, and like stutterer that ever I have kt he was hasty in temper and violent—
FOR PRESIDENT OF THE U. STATES, HENRY CLAY,	unite probable that she will endeavor to postpone the subject for further negociation. Our people say they will not stand this—and hence war. We shall see.	form of government to enact a law abolishing the Lo- vy Court and croating County Commissioners in their stead I. Mas not what is now called, the democratic	sel in which such free person of colour shall arrive, shall give security in the sum of two thousand dollars, that he will take away the said free person of colour. The 6th section makes it lawful	"Impiger, tracundus, mexorbilis, acer," If I may be permitted to quote a free trans Sie I think it will as well besneak our Hero v
bject to the decision of a Whig National Convention.  (2) THE ELECTION.—The result of this elec-	In another column will be found the latest advices upon this subject.	party of this house subscribed to its constitutionality by its own vote? And has not the honorable mem- ber from Queen Anne's not only in effect declared the	person of colour. The outsection make a stave for life, to his own use, any free person of colour who may have come into the state of Alabama, after the lat	original(Leave, leave, having resounded the
in, however it may surprise our friends abroad, does t surprise any one here. It was clearly forescen d predicted by many, so soon as the provisious of	85. We learn from Animpolis that the 41th section of the law recently passed to elect the Commissioners of Somerset county by the people, has been repealed.	law creating this office constitutional, but on another occasion, actually voted for such a law himself?	day of February, 1832, provided this section shall not take effect until the 1st day of August next. The 7th section makes it lawful for any persons to	"A story otter-cap, a fractious chiel; As hot as ginger, and as stove as steel.
law, providing for the election of the Commission- by the people were generally known. That law	This section relates to the sottlement of the Collector with the Commissioners. The law otherwise, remains	clared that if we will strike out the section of the	seize upon and make a slave for life, any free person of color who may be found in the state of Alabama, after the pussage of this act, and who shall	Cleveland lived in a tory neighborhood while he was out campaigning, these despe used to depredate upon him greatly. They
mans matters which are exceedingly obnoxious to arge part of the Whig party. So much so, undeed, a memorials were prepared and signed by a natu-	SETMERISONMENT FOR DEBT.—The bill	law is constitutional! This concession is all we ask,	have come into the state since its passage.—Louis- imian.	steal his horses, drive off his cattle, and bu fences and outhouses. A party of them, head a leader, one Bill Harrison, went so far as to
of respectable and influential entrens and forward- by express to our delegation in the Legiclature, re- isting an immediate repeal of some of the important	to abolish unprisonment for debt in this State, we hear, has passed the House of Delegates by a large majority, and no doubt will pass the Scoate.	instrument steelf declares, in substance, that the Gov-	DREADFUL ACCIDENT.—We learn from the Washington Globe that on Sunday night an ex- plusion took place in Heth's pit, (a coal mine situ-	overseer to death for endeavoring to prot employer's property. The manner of this was somewhat peculiar. They took their to a steep hill side, and placing him on a lo
nons of the law. This change our delegates did succeed in effecting -alledging a want of time and or circumstances. Sow, although the Whig par-	§r On our first page will be found the Memorial to the Legislature, iterationed in our last.	and consent of the Senate appoint any officer of the State, v <sup>2</sup> mac appointment shall be otherwise provided for by such constitutional law. And now, sir, if hon-	ated about twelve miles from Richmond, in the county of Chesterfield, by which it is said that sixty-three negroes have been killed or buried di- ve. The shaft is 840 feet deep—deeper, proba-	to a steep hill sills, and placing him on a to tened one end of a grape vine around his nec the other over the prong of a stooping dog When they had thus arranged it, one of the
were and are warmly in favor of the democratic neighbord electing the county officers by the people, y were atterly opposed to an election of this time;	34 The following are the official returns of the re- cent election held in this county for Commissioners.	orable members are not entirely convinced of the cor- rectness of my position, I will adduce another argu- ment, which I think, must be conclusive. It will be	bly, than any other in the United States-and as	went up the hill, and rushing head foremost a
he abolition of the Trustees of the Poor—and to er provisions of this unfortunate law. If these wisions had been well understood before notice of	CAN GRAND TO THE TOTAL TO THE T	recollected that the honorable member, (and I might say with safety, I believe, that every one of his politi- cal creed.) has either facilly or expressly declared that	the falling in of cartis has been considerable, there is no probability that any of the persons below, if now alive, can be extricated.  But-A Posteript in the Richmond Compiler of Bursday, starshed to an account of the accident	Cleveland was not the man to put up with all injuries, and the day of retribution was a
ble meeting was given, we are disposed to think, Whig party would not have organised at all, but ald quietly have suffered the election to go by de-	CANDIDATES  CANDIDATES  Intridis  Batton Greek Synanto  Traphy Traskin  Truphy Traphy Truphy	the Legislature has the constitutional power to exact a law, vesting the power of appointment in the people so that the people shall elect them. Now, sir, whence	similar to that related above, says— Since the above was in type, we have just conversed with a rentleman from the Pit. He thinks	ges, shortly afterwards fell into Cleveland's I He was an ingenious mechanic, whom Cle- thad often employed in more peaceful day
office of the structure of the receion to go by us- diff. This, it is true, is but an opinion; but it is one inded upon a very general expression of views on part of our Whig friends, both before and subse-	[ <del>6</del> ]	do the people acquire this power of appointment! Under the law of course. Where does the power re-	that between thirty and forty had gone below before the explosion—four of them had been notion out who it was supposed, would recover—	had done him many favors; and remembre these things were by no means calculated to gate the offender's doom.—Accommunical
part of our Wing friends, both before and subse- int to, the election. Our party, then, for these rea- is, though here and there, a vigorous effort was landly made, were in the main lukewarm and indif-	\$ 2 3 2 5 2 5 2 5 2 Robert Stewart.	sovereign power is invested in the Legislature. In view of the limits prescibed by the constitution, this body one exercise that mover, at its own discretion.	two others were seen dean; and cries and grouns were distinctly heard from some who had not been reached.	oner to the same deg-wood or which he had
ent. They took no pains to rally. They did but to counteract the ready and deilled zeal of their	31 245 425 4 G. Waller, of J.	so us to promote the public good. If it can trans- fer power, it can retain it; if it can say the people	So great was the consternation and dismay that the accuracy of details could not be relied on; and so great was the terror among all in the vicinity.	vine, which had been used on the forme
onents, who, as usual, moved in solid phalanx, and has spirit and perseverance worthy of a better and obler cause. It is a well known truth, that minor-	数 Seles Seles Seles In Bullard, of J.	Legislature shall elect thum. If there is a first truth	that the proper efforts could not be promptly made to get out the unfortunate laborers. One of the three at the mouth of the Pit, altu- ded to above, is living with both legs broken. The	"You will not hang me, Colonel" at length observed the trembling wretch.—"Can ve
e rally much more easily than do majorities. These re every thing to gain and nothing to lose; even add they signally fail, they are only minorities,	S SEE SEE SEE George Handy.	my mind, too absurd to be seriously entertained.  Having, as I verily believe, demonstrated the fact	other two were immediately killed. The shall	1 neighborhood" said Harrison "and cannot"
if they were and where they were; but it is not so he party possessing the majority. Conflictmeting		that the provision of the hill now under discussion, is perfectly consistent with the constitution and form of	From the Centreville Times.	spared: Thave moreover discovered the se perpetual motion, and if I am put to dea world will lose the benefit of my discovery sides this, I have heard you curse Bryant an
PHE—opposite opinione, rivid pretensione, are all to consuited, modified and reconciled; and when har- ny is restored, time and exertion are required to nulate to vigorous action. No body doubts, that	81 288 28 28 22 3 5 cm white	scruple, where one could have existed. I will now direct the attention of this house to another objection, which has been mored aromet this section of the hill.	in to-day's paper by Sheriff Ford, is a free Negro, apprehended and fined \$550 (\$50 a week) for remaining in the State a longer period than the law	ning for putting their prisoners to death
Whig party have the numerical majority in Som- et county. No heated partizan—no blinded zeal- among their opponents, is used enough to dispute	를 득성고등등록등장점을 (Cadmas Dashiell, [편	It is this, that it is anti-democratic. Why anti-demo- eratic? Because we do not choose to give the else-	Negroes, however painful to feeling hearts has been brought about in consequence of the daily efforts	my horses and cattle—where are my fonce barns—and where is noor Jack Doss?—For
a. With a clear field, and a just cause the Whiga rays have and always will gain the victory.— wheart of the party was not as this strangels. But,	] ಪಃ ಜ ೨ ಕನಡೆ ಇದೇ ಕಡೆ ಪ್ರಕ್ಷಣೆ W. T. G. Polk.   🚗	that when two plans to effect any given purpose, are	of Northern Abolitionists to stead our slaves from us, through their emmissaries, the tree blacks, and who, when caught, pay a fearful tribute for their acquiescence in the rascality of their white em-	I will do this deed and justily myself to G my country! Run up the bill and but him
erchance, any of our Van Heren folk, exulting m a cied triumph, shall conclude that old Somerset has	នឹងនឹងនឹងនឹងនឹងនឹង (Robert Patterson.	approbation entirely, yet if by the adoption of one, the same or a like result will be produced, as if his favor-	ployers.  It is almost useless to say, that the happiness of our slaves cannot be improved, or their approach	From the Boston Courier. GRATUITOUS ADVERTISING.—On
reality left her principles and strayed away after to idols,—let them try her? OF A few editorial remarks appeared in our last	경 등요요등목적조단등의 Daniel Ballard. 원 등등교육목표기 등등의 John S. Hundy.	its scheme had been adopted, if he be a consistent man, he will choose that, the result of which will be the same as if his plan were carried out. We have be-	to early freedom facilitated, while their masters are hourly threatened with their abstraction by Aboli- tion knaves of the North—daily, the reins will be	greatest annoyances which editors suffer in business transactions," is the everlasting a tion for gratuitous advertising. If a man be
py A rew entorial remainst appeared in our last inher, which we have been informed were disageth- erroneous, and in order to clear our skets of any- ng like designing to either manufacture or circulate	REMARKS OF MR. REDDEN	fore us too plans for our adoption; one is, that the Governor shall nominate and by and with the advice and consent of the Senate, appoint members of the Le-	drawn tighter and tighter; and masters of less com- punctuous feelings will early ship their slaves off to a Southern market for sale, to prevent their be-	notice, he thinks it extremely ungeneror
dschood, we will briefly store the case as it came for our observation. We had received eletter from	Bill to provide for the election, of Commissioners of Workester c suity by the people.	Court, and appoint by law in their stead, certain per- sons se County Commissioners, to continue in office	ing carried off by the black emissaries of Northern Abolitionists—we know two gentlemen, of the neighborhood, who have just now been compelled	it, merely to give his readers information. It rer, who runs off with balf the know change culation, thinks that editor a mean follow, w
entletuun at Annapolis, accompanied with the Ayes I Nays upon the repealing of the Oyster Law, and ting that "the V. B. party on mass went against	under consideration, after the eloquent addresses by the	until our next unmual election. By adopting the for- mer made, we of course, shall have appointed to the Levy Court, individuals of a political complexion,	to sell to the South five or six, valuable young Ne- groes on account of their attempts to get off, and constantly the same unpleasant scene will have to be gone through with by the masters of slaves here.	lectures, just by way of circulating intelligen an exhibition is to be got up for the purpose
Being entirely unacquainted with the individu- solities of the gentlemen, who voted upon that ac- ion (with the exception of our own delegation and	two honorable gentleman who have preceded me. But us comparatively nothing has been said on this necession, in relation to the constitutionality of the sec-	that form but a meagre minority in our county. By resorting to the latter, we shall have those who belong to the party which constitutes in Worcester county a	Under the discouraging circumstances, (the abstrac- tions from amongst us, of so much valuable labor,) our farmers fields cannot be improved—nor their	bug, a ticket of admission sont to an editor, posed to be ample compensation for the sp advertisement occupies and for all the time
ew others) we took it for granted that all those o voted in the Affarmative were Whigs, and of the those who voted in the Negative were V. B.	tion of this fell, which it is now proposed to strike out; and as a similar section of a bill, of like charac- ter, was purposed radies in the session by the honora-	most triumphant and overwhelming augority.  Now, Mr. Speaker, is it not perfectly apparent, that hy tensmine the former course, the result, even in	lands properly cultivated, indeed, we do not see how many of the farmers who have to hire their force entirely, will be able to cultivate at all, and i	itor is importuned to spend in conceeding ap the public in favor of the exhibition - for the object of a newsman, but to convey the
<ol> <li>But it appears this was not the case, there be- both Van Buren men and Whigs who voted for Lagainst it.</li> </ol>	ble member from Queen Anne's (Mr. Spancer.) as well upon the ground of its unconstitutionality us for other considerations. I new feet disposed to call that	principle, will be entirely different from what it would	they cannot cultivate their lands, they will be dri ven to other States, or other occupations, for the support of their families. We trust that some	interesting intelligence?  But these are complaints against a gener tice, and we have become so habituated to s
We make this currection cheerfully, us we are the countes for truth and justice, and will here take oc- ion to remark that we would not, upon any cound-	arterition of this honorable body to the subject of its consultationality, lest the objection their urged may become an authorized impression, which if not	it not entirely clear, that by resorting to the course re- commended and chosen by us, the political result will	new laws will be enacted on this subject, before on Legislature adjourn.—the situation of our affair require it—the necessity of the case demands it.	up of the heart against—such—applications, fear we are getting hardered to insensibility have been induced to reconsider the whole
tion, for any man, set of men, or party. What or a Buren, knowingly and withilly fabricate or give reacy to a bare-faced and make one false hand. If	removed, might fend to jeopardise this very important section.	by us; that of electing thom immediately by the peo-	A SHOCKING MURDER.	on reading the subjoined advertisement, w find in a New Hampshire paper, to which we refuse the advantage of our circulation.
my of our editorial remarks we give offence by tell- the truth, we are always willing and ready to not the consequences,—but if we unknowingly and	Levy Court of Worcester county, and to create a Board of County Commissioners, consisting of the members	are opposed by what is now termed the democracy, in	the annals of crime, are thus given in the Morgan Alabama, Observer.  We are informed from private sources, that of	MAIDENS BEWARE.  Ran away from the undersigned a mar i name of Charles Rogers—calling bis noun
hout design propagate that which is not founded in t, we will chertfully set the matter in its proper it, so soon as we are made acquainted therewith—	October. It is said this would be a violation of the	their political profession as well as their regard to economy. It seems to me that here is a want of con-	last Saturday, a poor man who was moving west ward with his wife and three little childen, and dri ving a small drove of sheep and perhaps a cow o	Emery. He is the father of three children the husband of two wives, and how man it know not. He is from 30 to 36 years of
ii, so soon as we are made acquainted therewill— great object being the dissemination of correct in- nation, we c'all advays endousor to keep as class out motto an possible, to "be just and fear not."	constitution. I differ with the honorable member, and will attempt to give my reasons for this difference; and in order to satisfy all of the correctness of my po-	opposite party. Is it possible that honorable mem- bers wish to tax the neonly of Womester County, with	in Florence, and white passing through, met will a citizen of that place, who rode into his flock an	i blue eyes, a large mouth and nose, (the sail bearing a sear between the eyes,) and do
Whether we were right or not in constraing this	action of the constitution, which is the source whence the Governor and Senate derive their power of ap-	the expense of a special election, morely that their no- tions of principle may be gratified, when we present a plan for their adoption, the political result of which	the mover informed the individual be most not d	went away March 12, 1833, wearing blue loons, a striped frock, and an old for cap.
<ol> <li>Perhaps the gentleman had some other mean- than that the whole of the V. B. party went against on the rote referred to. It is very probable he had.</li> </ol>	pointment to office. The section to which I refer is		disturbed the flock, when the mover, as near as w	e   when he can get it. I should advise all you e   dies to beware of him, on their account, for
MR. REDDEN.—We premised in our last to the remarks made by this talented young orator	the advice and consent of the Secute, shall appoint all officers of the State whose officer are or may be crea- ted by law, and whose appointment shall not be oth-	prople of the country believe that they are the exclusive economists, so well as the exclusive democratic	and came out and deliberately shot the poor strain ger in the presence of his wife and little children. The wounded man, then made an effort to ret in	<ul> <li>others. The reward of one cent will be any one who may put him in close confiner</li> <li>##-Printers are desired to notice.</li> </ul>
relation to the New Town Academy, in this number of the Herald, but at that time we were not in possion of a speech previously delivered by him, on	erwise provided for by the constitution and form of gov- ermient, or by any laws consistent with the consti- tution and form of magnitudes."	persons opposing practical schemes of economy, we are compolled to question their sincerity.	some house, when his murderous assailant over took and stabbed him to the heart with a bowi knife. This revolting scene, we are informed, or	Croydon, March 12, 1839
: question of striking out the 2d section of the Bill provide for the election of Commissioners of Wor- ster county by the people. We take pleasure in	Now, sir, it will be discovered, upon investigation, that this section contains within it three seemingly	consideration, I will trouble you no further, except by	curred in the presence of many citizens, who, re port says, never even lifted their voices in defen- of the murdered man. The blood of the strange	FLORIDA.—A slip from the office of the nah Georgian contains an account of the T. Cantain Samuel, G. Russell, of the 2d I
sing it before our readers to slay, and shall endeaves find toom in our next for his speech upon the New own Academy. We are gratified to quote an act	Let. "The Governor shall nonninger, and by and with the advice and consent of the Senate appoint al	tionality of the provision, and hope that I have no	rests upon them; and the cries of a widow an three poor little orphans, among strangers, who so t fered a father's blood to be spilt for so trivial a caus	by the Seminoles. He was decending the river on the 28th ultimo, on his way to For with a part of his commany in open boats.
f from the Appapolic Republican, which we subjoinghly commendatory of that treatleanin.	ted by law."  This sir, is what I denominate the first provision	contended in vain. In the next place I assumed the position that although the provision proposed is not puzzly den stratic, its results will be the pane, and	must certainly pierce their bearts, and send the ver geance of remorse to the guilty soul of such a di	volley was fired by the Indians, lying in an the bank. Cupt. R. immediately struck for made shore, and on, reaching it, leaned or
<sup>17</sup> Mr. Rummus replied to Mr. Spencer in a speechich our brief space and time to day does not enable to do justice to,—but which especially as it was the	the right of clausing at the hands of the Legislature	think I have proved it. And leadly it has been show	A GOOD ANECDOTE, WELL TOLD.  Among the many good White of the Legislature.	ground, and turning round to address a fe to his men, was instantly fired at by seven
et occession on which we had brand that gentleman e shall endcavor to give more at large bereafter.— Se were indeed, and if we roistuke not, the Hous	tion of the bill which it is now proposed to strike out for then the power vested in the Governor, in con-	I wish is that my position may be kept in view, an that those arguments may not be forgotten, any mor	the last House of Commons of North Carolin was, Mr. H. C. Jones, editor of the Salisbury Wate man. During the debate on Mr. Raynor's result	to one just above the temple, producing insta- ble death. Lt. Woodroff, Capt. R's, subality was some distance behind, heard the fit
as surprised to find amongst those who had refraine utirely from debute—one who appears to well quali- ed to mix in the strife of intellect with credit to him	goes on and says further: "and whose appointment shall not be otherwise provided for by the constitution	that these should be duly regarded, that respect for the	the opinions of the Legislature against "the E punge," Sub Treasury, &c., Mr. Jones deliver	<ul> <li>d hastened to the succor of his captain, eng.</li> <li>Indians for nearly an hour, when he forest to retreat. He then collected his hoats.</li> </ul>
elf and to reflect credit on those who sent him as a re resentative."	and form of government."  Thus, sir, is what I regard as the serond provision of the section of the constitution referred to, and is			48   encoded to Kort Dollay. The Indians were

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ATKINSON'S EVENING POST
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