The control of the co



THE VILLAGE HERA

BY JOHN S. ZIEBER, PRINCESSANNE, SOMERSET COUNTY, MARYLAND.

VOL. V.

TUESDAY MORNING, DECEMBER 27, 1831.

NO. 39.

TOTAL THERE PROVIDES AND CORRESPONDED AT 1850.

NO. 39.

SHOWER OF THE CORRESPONDED AT 1850.

SHOWER OF THE CORRESPONDED A



	LAS, E.s.q. of this city, to the Senote of United States, to fill the vacancy creates the resignation of the Hon. Isaac D. Barn Learned, eloquent, experienced and acc plished, as a public speaker, uniform and cited in principle; familiar with the wa-	ce. I use hunby let A of	making a strong sect of	house trees	nau!	. ,		0		10000	es eani	BUILDS	S Faller	d abou	
PRO ESTRIA PRESENTES EN EN TRA	cided in principle; familiar with the wa- and conversant with the fielings of State, he will truly represent her in councils of the nation. The time has ar- ed when Pennsylvania may turn with e	the tering the Bank the cially on its pro- riv- present powers,	against the pole y of re t of the United States, esent principles and wi , and discountenancing	char Tespe viol	Chat in ca lation of t sovereign itself and	se of a pa he Consti rapacity	Ilpable Iution, , has a	and dar each Si right to	geron late, is judge	s porti	est in copiou	the s per a bod	al iun causes ispurati is at a	rtions is, p	the registers,
Princess-Anne, Cld.	ed when Pennsylvania may turn with e scious pride to her senatorial representat & On reference to our first page the r	on that is the limit tablishment of c	esent principles and wi and discountenancing of your State right) the other branches in the Sta	e es- finn	ality of th	pronounce wacts of ( s; and car has the r mode as w	hese C	ongress	of the	lihe a	garus i cennin	is ter	nacrat	ture,	and to
TUESDAY, DECEMBER 27, 1881.	der will find a paragraph from the Richmo Enquirer and some remarks by the Wa ington Globe on the subject of appoint	sh- Dr. Cooper of	FIGURATION South Carolina, - The	its n	edress. hat uhen o it hoo	ia the cou	nse of f	Coleral	f.egis	Th lie, rt	e seen seen	opera elof by a	tiore is fire es	i limit ating	ed. Was ma
\$35We are authorized to announce WIL- LIAMH WHITHNOTON, Esq. as a can- dibline to fill the vacancy in the next House of Deligates, occasioned by the death of J. B. Brinkley, Esq.	Electors of President and Vice-Preside	nt. the 2d instant, order of the day	ature of South Carolin and were made the sp- for Tuesday last.	then	node, as v		nese:	re of fi	or re- er re-	forme	the se	ar 16 he ki	667, a	ind w	eu un p es the t er exti
Fillow Citizens—of Somers I County.	extract from a late Enquirer which will found below:—	be derives the fund the President a	is a Public Institution, Is which pay the salarie and Professors, evaluation	and tion	being sets , having e	led, but a sclusive :	questi	on of e	spedi-	washi	og the	hing men	the ha	nds a	nd tho
Informed, that several have pro- posed, and are of opinion that it will be a greealle to you generally, that the vacancy, which has occurred in the delegation of the	THE QUESTION.  There is some doubt, whether the Electer are to be chosen in 1832, according to tratio of representation in the present Co.	religious tenets ers the President of he character as to	held and promulgated said College are of s	by such	From th	is New Y	- vš. Am	riom		Cutous	as ba	érans (d. as	or u	pper leatl	skin, ji er, go
county to the General Assembly of the State, should be filled by me. I have concluded to become a candidate for that purpose, and	gress, or according to the apportionine	if the community w	the scenngs of the must be are by law bound to	ad- in res	conishing sisting the	po: ers o colluence mechanic	f the a: of hea	imals) Las w	eli as	the up	per sp	in sh been	ould g	row s	o callo: lobie v
sees. As circumstances will prevent me from going about to see you, it is hoped the omis- sion to do so will not be deemed disrespect-	"Each State shill appoint, hasuch mannas the Legislature thereof may direct, number of Electors of President and Vic	this State, sending	cause presents an insuper many of the good people of their sons to this insti- n. Therefore,	itu- and w	vonder of	the old w	orld, ar	e now e	licit-	pareke	d eşid	ei nois	, the :	lesh,	howeve
more at this, as at the ordinary election, is not to be expected; but, if it is your will that	President, equal to the whole number Senators and Representatives to which the State may be entitled in the Congress." Another clause says, that	tives, that the Boa heraby requested said President of the	he House of Represented of Trustees be, and a forthwith to remove the Follows form his second	the ispher	re, are so	n divested	of the	ir annai	iem.	in br	in with	the real	same s	spirits in t	ing rub
en expression of that will, as your conveni-	"The actual enumeration shall be mad within three years after the first meeting of the Congress of the U. States, and within very subsequent term of few wars in this very subsequent term of ten wars.	eussion.	o call up an animated d was put in type, we ba	the la	nd of stead	on divested I phenomessful imit yer encounty by habits, ed; and on	ere hi	s reign	had .	hat th	e coal	could	l toa b	bara l	in be
Ion. John S. Spence, our Representative in congress, for the documents he has politely	very subsequent term of ten years, and usuan namer as they may by law direct."  The Washington Globe thinks that the lectors ought to be appointed according to the numbers of the present Congress—an	termined by a vo	at the Legislature have o te of 110 to 3 to refer he College, the case of 1	to King,	been dire who offer its of this i	sted to a sto perfo aported p	n Am	erican he won	l'ire der	aliva. uuch si	This :	arepa and	rative more	may	be ren
62-The meeting of the Maryland Legis-	remounces the other epinion to be "An E. or."—But we include to think this last opin to be the correct one. The Clabs arrays	Mr. D. E. Hug sutherizing the at ble Judge Harne	er submitted a resolution	vour ! as it m	Monsieur 14y, whate 1 is clear	Chaubert ver he ma	, himse	if; be	that le	nice of swing totanio	red he	. Th t coa epha	e bad la me rus, sa	effect ited	seniary, which enling on cal
is in our next paper.	hat "Kentocky now has twelve, and a lough 14 may be awarded to her under the teneus, she will not be entitled to the omber in Congress until the 4th of March 333 v. The	enforcing on their	r at the next session ourpose of presenting a attention, the memorial onvention, which users	of Siles of The of with in the has been	f 615 prote power of aspunity b	its. The anima igh degree ment subic	dirama erofte	in bear	ing pl	u bis s lentiful ad afte	lomach ly of w r swall	arm t	e preve Water a	ented ind all	by dra both b
our Candidate for President of the U. S. at a dangerously ill at his residence in Balti- fure.	333. The expression, however, admits of noticer meaning—The Constitution does at say is, but may be entitled—(may be entitled by the new census and the new ap	ber last, and that t	ia on the 30th of Septer he be allowed compens s; referred to the Judici	n. given a mainer	in ovens, I with in king the t	, estertas where the openity, v	nnents e guest shile t	have b s have he proc	re-	My au	thor	urthe	r asser	romit ris, th	eti alli at any
It appears from the latest foreign news, sat the state of things in England is in a per unsettled condition.  The most important intelligence of the period of the latest intelligence of the latest foreign news, satisfactories and the latest news and the latest new	ortionment under it.)—Admit this last con ruction, and you give as full efficacy at assible to the other clause, and first the scimal census—You ollow and first the	Senate, that he will Bill, conferring he lors of President an	has given notice to the lask leave to introduce right of electing the electing the electing Vice-President of the	the constant	extensire niment, el are in th ing the lo	haling e hildren. h o practice aves of ha	stablish aving a of ca	ments in wood rrying :	an sh len de	nares, mr) ar	iver bu (as Qu ad stre	rang dern mglin	Coals, Emms ens his	orted a is s asser	bat pla wid to thou by
s'orbances of a most appalling natureliave leurred at Bristol. In the neighboring town Bath some riots also took place, besides	ment of her increased population in the is- cinciple of apportion entry out the inciple of apportion entry is a saw can and you present the Section for a saw	A resolution for	ORtil 1.	Blagde	rts of the n, withou d the tem	tany prev perutare o	rs. For	dyce s eparati	on. the	whom dusity, at the	ly off y will	ys, ac en h	cquire aculing	such g but	a degr a degr substa bar of their n
The occasion of the riot in Bristol was the tirgination felt by a large portion of the in-	perintend the taking of the census.— icir negligence, or death shall not defeat	person or persons w	passed the Senate of the word of \$5,000 to an bo shall arrest and brin laws of this State, th	grees,	seit man nwhich w	es; and oven to ; rater boile	a beat.	1 257	de pa	dus wi	thout a	data.	ne agy nin.	FII, 10	their n:
ricularly at the violent and strengung op- ition to it of Sir Charles Wetherel, Re- der of Bristol. He had visited Bristol	Such too was the course taken in 1812 a similar case. There had been no act apportionment made at the preceding	the Liberator, publis any other persor or publish, or circuste	or a certain paper calle- shed in Baston, Mass. o persons who shall utter	Co	untir	ıg-H	ous	e C	Turn and	SAME OF	Ena.	-ce-lit	ce, ate	61101.	and oil.
of the assize. During the attack on the onesion House, he is said to have a stark on the consion House, he is said to have offered.	11. Mr. Dawson of Virginia, submitted to following resolution: "Resolved, That a mmittee be appointed to bring in a bill	any other paper, circ address, of a subt	r vaned the Liberator, o cular, pamphlet, letter o ious character; and di	-		SACRES				26			. ***		out
escape in disguise, but no account is giv- of whither he proceeded, or what became im afterwards.	the apportunement of Representatives a- ong the several States, according to their interation."—The bill took up much of time of both Houses to make difficulty	mount; and to publi Gazette of this State	or to pay the same, and the Treasury for the a sish this resolution in the ie, and such others as be		g Bisse:	xtile, or	Lea	Yea	r. an	d the	Fin	مر دیکار	xth o	f th	Inda
from 400 to 500 persons had perished in rist. This estimate is probably greatly pages agerated.	se dopted. The II. of R. had originally sed the bill with \$7,000 in it—The Sen	The Committee, to referred, have made win's citation to the to mean at the horsest and the total and	to whom the subject was a report on Judge Baid- State of Georgia to ap-			pe		~=>:s @ C 01 €	ne e	mneu !=:==	Mat	es.			
ction of the Reform bull had occurred in the ous places. The effigy of the Marquis of Sag	35,000—The H. of Representatives on r part disagreed to this amendment, their	answer the complaint	a of Messrs. Worcester	M	oon's P			Monday -	Tuesday -	Thursday IF ednesday	Friday .	Saturday	Rising	g & S ery S	UNS letting turday
ets of Sunderland and afterwards publication of the grouns and hisses of a (60) concourse. At Stamford and Yeovill the the start assembled before the lowest of the	of Conference was appointed, and could agree.—And at last the House gave way ayes to 56 noes)—and it was not until 17th December, that the hill was found.	sentenced, is inviolate the spirit of the ladera	ere tried, enavirted and ion of either the letter or d Constitution. It asserts	New Mo First Qu	arter 16	7 48 4 59	M   1	5 16	10 17	4 5	6	7	7 1: 7	0m. 5 0	sets <u>s</u> 44. 46 4 43 1 61
given officere, broke the doors and win- and even in some instances, set fire to	Session of the new Congress.—In Feb. r following, the Virginia Legislature held	her chartered thats- and things" with the	-and that "the persons ese limits are subject	FEBR	arter 25	5 54	M a	2 23	31 31	1 2	3	4	6 5	g 5	4 57
inhances had likewise taken place in self- inarts of Dursetshire. A dispute was ag between some of the leading White	And in the following December, Mr. lison was re-elected President.	States, nor probated reserved to the Sates	by it to the States, are respectively;" by which	Full Mos Last Que	after g	5 35 5 43 10 24 00 5	EEE	5 6 2 13 9 20 6 27	7 14 1 21 2 28 4	0 8 31 61 32 23 92	10 17	11	6 55	9	5 1.5 5 21 5 31
Bristol. The Times intimates that the	to calculate how far the interests of our State or the election of General Jack-	trol her criminal jur with the United State	issection does not rest es or its Courts, for it	Mark C New Mo	II on 2	10 10 6 27	M	4 5	6	7 8		io	6 94 6 14	4	5 96 5 46
a of Bristol were included) counived at apini conduct of the rioters, with a view to turil the measure of reform into disrepute.	y considered the subject. According to	ited by the instume	nt on her part, prohib int—That by the Con- the civil and criminal	Full Mac	n 16 orter 24	7 40 0 49	E   1	5 19 5 26	27 2	1 29	2.3 Cu	51	6 5 5 56 5 47	5	5 55 1 4 5 13
France, the Government have resolved now	ment bill as soon as possible. Our own lastature—and that of several States, are in session—and they will then have	pronounced the bre, he right to gamay to	and when these have no foreign court has their decrees That a-		on 1 arter 7	0 5 1 7 J1 10 49	E E	5 16 2 23	10 :	4 5 1 12 8 19 5 26			5 99 5 99 5 19 5 10	) (	41
has passed the Chamber of Deputies, him an hereditary peerage.	their own Electoral Laws, and to nomi-	ounty in the cases of by the Supreme Court	or Court of Gwinnett	New Mod MAY	т 30	1 33	M	. 7	1 3	9 10	4	5	5 3		-
respect the terms laid down by the gmia- erence in London; there was no doubt the Senate would accede to them. The their	had two Conventions—the first was to that Counties were not represented by the Delegates in order that the first was to the counties were not represented by th	ninistration of her cri	minal laws, and will be	First Qua Full Mos Lust Qua New Mos	n 14 rier 93	7 55 1 1 26 1 2 17 1 8 9	H 22	14	15 1 22 2 20 3	6 17 3 24	14	19	4 56 4 49 4 43	1 7	11 17
a British fleet had been ordered to the second coast, but tamely concessions render side operations by them appeared.	t delegate exira members—and the lid Convention was to nominate the E. ers, and make all the other necessary	ight as a sover-ign m racf, as to appear, rise become a party	y, or so far yield her number of the Confed or answer, or in any	JUNE First Qua Full Moor	ırler 5	8 39 1 2 55 1	E 11	11	14 1.	6 7	8 15 1	6	4 39 4 37 4 94	7	23 26
ant Capo d latrias has been assassinat- lors   appoi	sto be determined by the new law of Steenment, any final action of our Legis described by the manager of the ma	tate, disregard and repart is suing from the	d all the officers of the pel any and every man- Supremo Court, or in-	Last Qua New Mot	rier go	2 13 E	E 24	25	26 21 3 4		29 3	7	4 34 4 35 4 38	7	26 25 22
impo-ing a heavy penalty, by fine and onnerst, on all others, publishers or	AEABAMA.	The Committee on	iminal cases.  Banks have presented	First Qua Fult Moor Last Qua	12 rier 20	9 23 M 5 57 I J 45 B	6   99 4   29	16 23	10 11 17 15 24 93 31	12 5 19 5 25	13 1 20 9 27 2	1 :	4 42	7 7 7	18 13 8
a law probabiling the assemblage of Ba.	of Governor Moore; nk of the United States - "The Bank by	S. concluding with Resulted, That our	this resolution: Senators in Congress	New Moo AUGUS First Qua	Tree S	S 51 M	1 5	6	7 S	110	10 1		5 0	7 6	0 53
proper instruction from white minis-	high four lifths of the stock is owned for hydrads. There are twenty five Direc-	nts to prevent any en harter of the Bank o Mr. Howard of the	ited and strengous ef-	Full Moor Last Quar New Muu	ter 18 n 25	9 25 A 4 29 I 4 30 I	1 ji 19 C   26	90	35 gg	23	94 g 51	5   1	5 28	6	46 97
the P. standard from entering the Terri the P. standar may pretence.	resident of the United States, the neur- nosen by the individuals is sufficient at di- tures, to control the direction of the in-	The committee to a  y resolutions from the	hom was referred sun he Bate of Delaware.	SEPTE. First Quar Full Moon Last Once	itr 2	0 13 3 0 13 3	1 1 16	S 10 5 17 1	4 5 1 11 8 19	6 13 26	-1 2	4 ji 5	i 40	6 6 6	50 58
and nenel sauction the general good and fi	able to all the objections of other com-	d beg leave to recom	err cateful attention,	Last Quar New Moor OCTOB	12e :7 3 ±1 ER	5 13 At 1 -44 M	1 20	81.5	5 26	27		6	5	5	51
	s trace chartened anthority at their dis.   do	es not accord with t	be spirit of the Car	First Quar Full Moon Last Quart New Moon	rter [ 9 ter 16 1 93	11 35 M 2 19 M 5 57 M 11 29 M	14 21	8 15 1 21 g 49 g	i - 24	11 18 25	14 13 19 £0 24 £7	6	29	5 5 5	43 82 21 16
of this brate, to raise a fund for the mis no	r State, a branch, or branches of a ob- med Linited States' Bank, no other a f	jest and effect of the salpable violation of	States, but (when the last act is considered) is	First Quar NOVEN	ter 5] ( !-R	00 19 E		5 (	7	í	2 3 9 10	1 7	52 D	5	S
" on every block poli in the State.)   individ	mals of different States and nations of are are your States and nations of are your State rights, when twenty-	the South-peruniar That each State of	reat leading interests I ry and political the confideracy is in F	edl Moon est Quart Sew Moon irst Quart	er 15	3 32 M 6 41 M 4 45 M 1 3 M	19	19 en 19 en 26 en	11	15 1	16 17 23 24	11 7	7 14	4	53 46
The original Sentinel, of the train to the	the upon your authority? Collectors exe	ept such rights as I	ights of savereighty.	DECEM	R		i a	3 4 16 11	12 12	6	7 S	7 7 7 7 7 7	18 22 24	4 4	42 38 37
We have sarely been called to per- independentlying duty than to an the circums of GEORGE M. BAL	esse national banking for collectors of titlens, not insternal of telephone in-	Duat the right to imp set the fector the p	ose duties upon arti. N elected of dumesta. F	lew Moon irst Quart	61 50 81	9 45 E 1 47 E	1 23 1 23 1 37	17 18 24 25 21	56	20 g 27 g	3 59	7	25 90	4 3	5.

The standard and the st

POLITIES

RECEIPTOR

R