

CHESTER TOWN, Md.

SATURDAY, MARCH 6, 1852.

nopoly.

Town Rail Road. These proceedings utary provision. connected therewith, that are wrong, are the offspring of an indignant peoprinciples.

they were considered visionary and im- we predicted that this institution would mistakable manner our sentiments Canals and Rail Roads were newpanies for their construction. But should be managed, and the official now, the public are familiar with them and confirms our opinion, for it will of the General Assembly in granting a nopoly extended to make a common the State of Maryland. county road to a public landing, as one to construct a rail road.

and no public man can stand up against united public sentiment against them, however partial the advantages may be to his neighborhood.

Applications to the Legislature of for the timely aid afforded: Maryland, will be made by the com- Farmers and Mechanics' Bank, Kent the "Monopoly Bill," and other unwarpany alluded to, or by some company identical in interest with it; the Philadelphia, Wilmington and Baltimore Rail Road Company; for some privilege, some grant, to enable them to Treasurer of the State shall be furnish and sullied the hitherto unspotted esconsummate their purposes of monopoly ed, once every year, with a statement, cutcheon of our patriotic little State. or to aid them materially as a compa- showing the amount capital stock paid 3 Resolved, That the mode of Legny. But let the members of the Leg- in, debts, deposits, notes in circulation, islating for money adopted by those chus, known as 'CARVILL'S MILL, mpanies-and make them come with stitution. can hands, by cempelling them to nquish all benefit of the monopoly, to clog evey legislative enactment, with a proviso that it shall not be effective Kent county. Maryland: until the Legislature of Deleware shall repeal the monopoly bill, and leave to Gold, silver, and copper open and fair consideration the Bill, to authorize the construction of a Rail Road from some point on the Delaware River to connect with a rail road at the dividing line between Maryland and Delaware, which was anthorised by Maryland Legislature to be made by an act passed at December Session, Due by Banks, 1849, chapter 536.

The single object of the monopolists, School tax and bonus paid has been to defeat the purpose of the State, act of 1849. Let the Legislature, by Expense account, all and every means - by all and every testriction, secure to their own people the rights which the act of 1849 con- Capital Stock paid in, templated, and not suffer them to be Discounts and Exchange redeprived of the rightful privileges, Deposits, which that act designed to give. Let Due to other Banks, the bridging of the Susquehanna-the Circulation, change of terminus of the New Castle and Frenchtown rail road-the renewal of charters, and every grant, be made subservient to the carrying out the act

bring back the favored corporations ed rail road companies.

Temperance.

The friends of Temperance, held a meeting in the Court House on Tues- the hen law day evening last, at 7 c'clock, P. M. Secretary. The meeting was opened other things, said: T. D. Valiant and Rev. T. Sumption. do all the good to come. They killed people of New Casale counts The totat abstinence pledge was circu- Calhoun nullification, and disunion, people of New Castle county. The total absunence pleage was circuupset Clay's omnibus, discovered the lated, and 39 ladies and 41 gentlemen gold mines, extended the national boungold mines, extended the national bounagitate the subject of Monopoly, until Silk, Gloves, and Mitts. became members of the Society. The dary to the Pacific, kicked Louis Philmeeting was an interesting one, and lippe out of France, awakened the gethe seciety adjourned, to meet again the stars and stripes under the nose of Resolved, That the next during the spring session of the Court, every tyrant on earth, from the Musq when speakers will be provided. to King to the Czar of Russia,"

The Court.

A Bill has passed both houses of the Legislature to regulate the meeting Circuit Courts in the 7th District, composed of Kent, Q. Ann's, Talbot and of New Castle county, was held at the Caroline. The second Monday in 27th inst. April and October, are fixed for the John P. Cochran, Esq., was chosen meetings of Kent Courts-very suita- President, Thomas Murphy and Benja- nopoly" question. ble periods we think !

Our Bank.

The Rail Road and the Mo- the condition of the Bank in this town, Edward Worrell, Joseph M. Barr, Dr. from the Annapolis Republican. The John Merritt and Benjamin T. Biggs. We publish to-day the proceedings statement is made to the Treasurer, a- tions were reported to the business comof a meeting held in Middletown, Del greeably to the terms of the charter, mittee and adopted. aware, in relation to the Monopoly, and we believe that every Bank in Whereas, By the passage of a granted by the Legislature of Dela- Maryland has to make a similar annual granting a "Monopoly" to the New ware, to the New Castle and French statement, which we deem a most sal-

ple, against the unexpected log-rolling Bank of Kent county first went into Delaware who voted for said measures system of public m en, who for local operation, from our knowledge of the have grossly violated the constitutional advantages, can violate great public integrity, capacity, and business habits rights and privileges of the citizens of the Directors and officers, as well New Castle county, deeply injured our Twenty years ago, the project of as their caution, pecuniary responsity ty and Equality. We deem it right and bility and standing in this community, our duty to express in a public and unpracticable by many, and hence the be governed in that cautious and pruexclusive privileges, confided to com- dent manner, in which every Bank measures. Therefore be it now, the public are familiar with them statement of the Bank fully justifies whole to ulation of New Castle county, they would as soon expect to see a Mo- favorably compare with any Bank in Monopoly to the New Castle & French-

out the Bank?" during the last winter, and freedom of action, have been gross- crase nothing afterwards. Happy sal enquiry, and indeed, from the great of New Castle county, sold to foreign scarcity of money, we hardly know capitalist like the seris of Russia with what our people would have done but the soil on which we tread, for almost a sale by S. WICKES.

County. - CHETSER TOWN, Md.,

February 20, 1852. ter of this Bank, which directs that the thereby forever disgraced themselves

I am, respectfully. S. W. SPENCER, Cashier.

STATEMENT OF THE ASSETS AND CREDITS.

	Gold \$20,546 70 nerhlide
	Silver, 1.198 60
	Cents. Cents. 10 18 135 65 019 B ERV
	out to emerge adt of becamb syr
KI.	\$21,780 95 anv. noi
N	otes of Baltimore and other
	anteres Banks and checks
	on same, 24,165
	The state of the s

Notes and drafts discounted, Real estate fixtures,

LIABILITIES

S. W. SPENCER, Cashier. To D. CIAUDE, Esq., Treasurer of Md., Annapolis.

Legislator be soiled with the dust of Peace.-Mr. Coale, charman of a se three of Delaware who will not pledge every variety of the latest and most settle with the purchasers. monopoly, but may his best efforts be, lect committee of the Maryland House himself to use his best exertions if elecof Delegate, has reported a bill giving ted to procure the repeal of the Monopto apply an efficient corrective, and Justices of the Peace in this State juris. oly bill, and that we recommend the vodiction over all cases of debt or damages and their advocates, to a sense of jus- where the sum laid or claimed shall not Resolved, That those attorneys who tice, and restore to the peopla their lost exceed \$100, and jurisdiction, for sim- were hired to assist in pushing the Morights, by throwing a noose upon the ilar amounts, in all actions of reprevin, nopoly bill through the General Assem their interest to reserve a portion of neck of every Legislative grant, that attachments on warrants against non- bly of Delaware, have disgraced them- their money and make selections from CARRIAGES of every desmay be solicited by any of the charter- residents or abscoriding debtors, and at- selves and the profession of which they our great variety of rich cheap goods. residents or abscort ding debtors, and attachments on judgments. They are not,
ney who would so belittle himself as to
bowever, to have jurisdiction in any case

They are not,
ney who would so belittle himself as to
es and Belts.

Ribbons rich for Bonnets, Caps, Sashder; which for neatness, durability and

HAS commenced her regular tripa
es and Belts. however, to have jurisdiction in any case undertake for hire to advocate a cause where title to land shall come in ques- which if successful would prove perni- and Tarletons. tion, nor in actions of slander, breach of clous to the interests of his country or Embroideries, Collars, Chemisetts. of acknowledged skill and celebrity are custo mers Guano and Plaster will

The meeting was organized by the ATA democratic meeting in Frank- such a man. appointment of Mr. Daniel Collins, as lin county, Missouri, lately, Mr. W. V

FROM DELAWARE STATE JOURNAL. Anti--Monopoly Meeting.

Pursuit to public notice a very large and enthusiastic meeting of the citizens village of Middletown, on Friday,

ers Secretary.

On motion the following individuals were appointed a committee to prepare and report business for the meeting, viz: We copy the following statement of Samuel Townsend, Joshua Clayton, Dr. The following preamble and resolu

When the Farmers and Mechanics outrageous, iniquitous and fradulent, the best interests and threatened our Liber-

> 1. Resolved, That mne-tenths of the town Railroad Company, by which Ansources locked up, and we, the people condemnation. quarter of a century.

2. Resolved, That by the passage of rantable proceedings of the Legislature of Delaware connected therewith, every principle of right, justice and fairdealings has been outraged; that the mem-Sin: - In compliance with the Char- bers who voted in favor thereof have

the manner in which the money acquir- age of his friends and the public. ed thereby has been appropriated, we can regard it in no other light than that Mch. 6, 1852. of an indirect bribe.

4. Resolved; That the members of Farmers and Mechanics' Bank, of the Legislature who voted in favor of the "Monopoly Bill" in utter disregard of all remonstrances and petitions from New Castle county and Duck Creek Fredericktown, Md., and Philadelphia, \$21,780 95 Hundred, have shown themselves total- on Monday 1st March, and run as folly unfit to represent any free people, lows until further notice: because, while the passage of the bill Leave Fredericktown, on Mondays in this county, for situation and conve- licited, by affected not their right, it inflicted the and Thursdays at 12 o'clock, M.; leave deepest injury and injustice upon New 1st wharf below Race street, Philadel-Castle county by selling and bartering phia on Wednesdays and Saturdays, at the rights and privileges of her citizens 12 o'clock, M. for the foreign gold of Northern and This Boat is provided with Berths,

00 Eastern Capitalist. 7.810 92 Resolved, That the members of the commodation of Passengers. 65,857 88 General Assembly of Delaware who gave 2,224 06 their votes in favor of the Monopoly Bill and other measure connected there-646 69 with shall ever receive our deep st ex-668 57 eration, and that the "Finger of Scorn" should be pointed at them during the \$123,154 07 whole course of their lives as men who

\$53,891 25 paltry Lucre Resolved. That those members who 1,634 85 did not record their votes as in duty IMPORTERS AND JOBBERS 15.037 37 bound against the anti-democratic Mo-352 60 nopoly bill shall be hereafter as far as 52,238 00 those composing this meeting are con-- cerned are "Politically dead," and that \$123.154 07 we regard them as unfit and unworthy ever again to hold any office of trust, Honor or Profit in this State or elsewhere

Resolved. That the persons compo next General election for the Legislaters throughout the county to adopt the designs and patterns, and stand unrival-

same course. marriage contract, or actions to enforce State is unworthy to be trusted with the Capes, Berthas. business of any client, and that will never consent to patronize or employ Insertings,

Resolved, That this meeting hereby Hemstitch Cambric Hdkfs. Chairman, and George Vickers, Esq., N. Bay, the principal speaker, amongst tender their hearts thanks to those gentlemen, members of the Legislature, who Laces for Caps. by prayer, cy the Rev. Mr. Sumption, after which, eloquent and intereresting addresses were delivered, by the Rev. had been done, and were now roady to had been done and the proposed the passage.

the odious bill is repealed or the con | French and American Artificial Flow- TWO negro girls, slaves for life -one, stitutionality of the Grant be tested by ers.

Resolved, That the newspaper press Italian. Imington has not acted an indepart, and like faithful sentinels,

on the watch tower of our rights given a timely warning of approaching danger, but they have preserved, on the subject of "Monopoly" a reprehensible Real Estate I to arrive this and the ensuing month. This GUANO is received dis

tive of party, will not countenance any D cellor, the undersigned, as Trustee, press in this State, which shall attempt will offer at public sale, on to make political capital out of the action of the Legislature upon the "Mo

ed by Samuel Townsend, supported by Farm or Tract of land, called Dr. Worrell in a lengthy speech, and Killingsworthmore adopted with but one or two dissenting containing

Resolved, That this meeting view with contempt the course pursued by more or less. This Tract of land is a Al' ert O. Newton in pledging the faith of this State for the payment of bonds to be issued by the Dona and Seaford or Delaware Railroad Company, and also the withholding his signature to the protest of the members of this county. | distance of Spry's Landing

It was further Resolved, That this meeting recommend to the people of Corn House and Stable; New Castle county that a General massmeeting, without distinction of party, and extensive be held at Delaware City on the second Resolved, That a copy of these pro- quality ceedings be forwarded to the newspaers of this State for publication.

JOHN P. COCHRAN, President.

THOMAS MURPHEY. ? Vice Pres'ts. BENJAMIM GIBBS, E. J. SMITHERS, Sec'y.

Every day of a mans' life is a sheet "What should we have done with- ti- Republican and Anti-Progressive of white paper, on which he may write measures, our constitutional. privileges what he pleases' but from which he can The time for Monopolies has passed when every avenue to the grain mar- ly violated and trampled upon; our ad who, at the eud of his days, can repeket was closed, was the almost univer- vance improvements retarded, our re- ruse the same without finding his own

YER'S Cherry Pectoral for sale by S. WICKES. March 6, 1852.

THE undersigned informs his friends

and the public, that he has rented the MILL belonging to Mr. Wm. Bacand cash and property on hand, I here- members of the Legislature of Delaware where he is ready to do all kind of work ter River, adjoining the farm on which islature of Maryland, be awake to eve- with submit the following table, show- who voted for the aforesaid measures, is in his line, with despatch, and in the Isaac Spencer recently resided, in Kent ry attempt, direct and indirect, of these ing the affairs and condition of this in- corrupting in its tendency and that from best manner. He solicits the patron. county, Md. WM. R. APSLEY.



and is handsomely fitted up for the ac-

AGENTS: WILMER & DAVIS, Port Deposit. WM. H. GILPIN, Philadelphia. Joshua Pennigton, Fredericktown. Mch 6, 1852.-3t

SAVE YOUR RONEY. are capable of selling their principles for CHARLES P. FREEMAN & CO. (LATE FREEMAN, HODGES & CO.)

144 BROADWAY,

ONE DOOR SOUTH OF LIBERTY STEET. NEW ZORK.

ceiving daily through the season, Kent county. New Goods, direct from the Eurepean The aforegoing sales will be con-

Many of our poods are manufactured Mch. 6, 1852. led. We offer our goods for nett Cash, at lower price than any credit House COACH & HARNESS in America can afford.

All purchasers will find it greatly to

Straw Bonnets and Trimmings. Mch. 6, 1852,

Sales of Valuable

Resolved, That this meeting, irrespec- DY Virtue of a Decree of the Chan-

The following resolutions were offer- ville, in Kent county, Maryland, all that

310 Acres of Land,

part of the Real Estate of which the ers,) either by note or book account late Isaac Spencer died seized, whereon are hereby notified, not to pay any part Col. Wm. Spencer resided at the time to Francis F. Upp, (the juniour partner of his death. It is situated very near Chester River and within a very short given for lime, in his own name. A

It has on it a small and to it are attached fine

Saturday of April next at 10 o'clock, Meadow Grounds, A. M., in order that a general expres with a valuable and never failing water IN II sion of opinion may be had againt the power, on which formerly stood two su TTAVING just returned from Phila-Monopoly law and issuing State Bonds. perior Grist Mills. The land is of good delphia with a LARGE stock of

Resolved, That the thanks of the OF SALE require the payment of onemeeting be tendered to the Odd Fellows fourth of the purchase money in cash of Middletown, for the use of their Hall. on the day of sale, and the residue in WARE BOOTS & three equal instalments of six, twelve and eighteen months, bearing interest SHOES, HATS, CAPS, DRUGS from the day of sale, to be secured by MEDICINES, PAINTS, OIL DYE bond or bonds of the purchaser or pur-

> chasers with approved security. W. A SPENCER.

T the same time and on the same terms, the subscriber, as Testamen-Trustee of Isaac Spencer, will of-



ot of EICHTEEN ACRES, being part who may favor me with a call of a Tract of land called

'Marrowbone,' and one Wood Lot of THIRTY-SIX ACRES, called the

SHADDING REACH These Lots are all situate on Ches

WM. A. SPENCER, Trustees JOHN SPENCER, March 2, 1852.

T the same time and on the same terms, the subscriber will offer for sale all that Tract of land called 'MARROWBONE,'

213 Acres.

This is one of the most deriable estates nience. This land is of good quality. It has a good and commodious

BRICK

with OUT HOUSES. It lies on River and has a Landing equal to any in the county, directly opposite is Kerby's Landin, to which the Steamer 'Cecil' plies once a week, and to which other Steamers are expected to plie

A public Landing with a Granary on Justices of the Pearce, in this farm, and with a proper road lead- this 14th day of February Eighteen ing direct to Millington would necessarily commend all the boating business hundred and fifty-two, as a stray trespasfrom that place, and would take the sing on their anclosure, TWO BLACK besiness of the Steamboats.

cer recently resided.

reference to the aforegoing Estates, by AVE now on hand, and will be re- John M. & Sam'l Comegys, Chesterville.

manufacturers, and cash Auctions, rich. ducted by Col. R. R. Carmichael, of JURISDICTION OF JUSTICES OF THE selves to vote for no candidate at the fashionable, fancy Silk Millinery Goods. Queen Ann's county, who has full pow-Our stock of Rich Ribbons, comprises er in every respect to sell the farms and property are requested to prove proper W. A. SPENCER.

GARRITT COX & SON,

MANUFACTURERS,

MIDBLETOWN, DEL.

Bonnet Silks, Satins, Crapes, Lisses, style, can not be surpassed. No ex- to Baltimore. She will carry grain pence being spared, none but workmen 3 cts. per bushel, and for all regula employed, and all the materials used brought free of charge. Habits, Sleeves, Cuffs, Edgings, and are invariably the best that can be obtained in the market. The whole con-Embroidered Reviere, Lace and ducted under the immediate superintendance of the Proprietors, whose satisfaction.

Orders executed with precision and dispatch and regairs carefully done. WARRANTED TWELVE MONTHS. Meh 6, 1852.—6m

17 and the other 18 years of age. -French Lace, English, American, and The girls are valuable servants, and will be sold in any part of the State. En- be quire of the Editor. Mch 6, '52.

TERUVIAN GUANO in store, and rect-regularly inspected and put up in strong cotton bags. For sale by the cargo, or in lots, by

S. FENBY & BRO. Corner Gay and Pratt Sts ...

Feb'y 28, 1862.

Notice.

A LL persons indebted to the firm of A JACOB UPP & SON, (Lime De ... of said firm,) who has taken the notes persons are also cautioned not to purchase any of said notes. S tilement to be made only to the undersigned. JACOB UPP.

Feb. 28, 1852.

GOODS, consisting of

GROCERIES, WARE, BOOTS & STUFFS, BROOMS, BUCKETS CEDAR WARE, LIQUORS, SPICES &c. &c. All having been selected with care. Thankful for past favors I hope to receive a share of future patronage.

ABEL I. REES Hales Corner, Feb. 28, '52.

CLOVERSEED-A prime article, se-I lected and for sale by ABEL J. REES. leb'y 28, '52

DOOTS AND SHOES .- The largest) asso tment ever offered, (many o them made expressly for my sales). can be seen by calling at the Corner where TWENTY ACRES-one cleared I shall be happy to show them to al ABEL J. REES.

NIHERIAL OIL-An article warranted superior, for sale by

ABEL R. REES. UGAR of all grades and prices, from) 5 cts per pound upwards-for sale ABEL J REES.

NIAILS-A large stock of Cumber-IN land Nails for sale low by the keg -together with a large assortment of building nails; hardware-to which at tention is invited, by A. J. RF.ES.

1) RIDLES, Collars, Halters, Trace-) chains, Trace ropes, Plough lines, &c., &c , for sale low, by ABEL J. REESE.

NORKS, Shovels, Spades. Hoes together with a very lar e stock of Farming & Implements, to which the attention of Farmers is respectfully so ABEL J. REES.

11/ A TE 122, all kinds of Country VV Produce, for which the highest market price will be paid, in cash, by ABEL J. REES.

Feb. 28 '52. acent Const. 10 wil: I hereby certify that Thomas C. Ringgold and Benjamin Quimby of Kent county, brought before me,

the subscriber, one of the

AND WHITE MALE SHOATS. It is the Estate on which Isaac Spen- crop and hole on right year, and slit on left, ONE WHITE SOW, hole and left Any information will be given in ear, one white and black barrow show slit on each ear; two small white sow shoats, hole on right ears, and slit on lest ears. Given under my hand and seal this 14th day of February, 1852.

THOMAS STEWART, J. P. The owner or cwners of the described ty, pay charges, and take them away, according to law,

THOMAS C. RINGGOLD, BENJAMIM QUIMBY, Millington Feb 21, 1852.

CAPT. COLEMAN.

WILLIAM PARKER, JOS, SINTON. BENJ. B. JURDEN.

TO RENT.

Feb. 14, 1852.

THE FARM situated at the head o Still Pond Creek, for this year .-ARTHUR J. WALLIS,

Agent for G. W. P. Smith. Jan'y 17, 1852.

CHOICE lot of CIGARS and TO-A BACCO, just received and for sale

SIMON WICKES. Feb. 21, 1852.