

ND.

dispositions so to be made, the inspection of any of of individuals; to provide mpany all such expenses omot^g and carrying on ompany; to bind by their he hand of the president, ty, estate, common stock but not the persons or sey of the stockholders; to e transfer of the stock of property and ownership of the stockholders from or such purposes, as they notice in three newspapers e time, place and purpose *Provided*, that no such nsaction of any business eat, thirty stockholders y to do, act and transact tive to the undertakings, s full and complete a man or subscribers might do

at the president and each es of his office, shall take e case may be: I, do so- partially, faithfully, deli- of

and the trust reposed dgment; and the clerks, take a similar oath or af- s, including the president satisfaction of the direc- duties in their respective

t the president and direc- are and pay to the stock- entatives at a stated pe- the stock of said society, profits exceeding ten per- after the dividend is de- d to the support and con- shall be under the control- ttee, to consist of twelve ders out of their own bo-

t the premium committee nd pay premiums in mo- ns residing within the n merit the same, and as eing materials for manu- machine or machinery, es, manufacturing mate- s, or any useful articles States any useful animal, hereby manufactures can

13. AND BE IT ENACTED, That the said premium committee may at any time they may think proper, return a part or the whole of their unappropriated funds to the president and directors of the Athenian Society to be divided among the stockholders as a surplus dividend.

DEC. SESS.
1815.
Un appropri-
ated funds.

14. AND BE IT ENACTED, That to insure the steady at- tention of the president and directors to the duties which the interests of the society require of them, they shall hold regular and stated meetings once in every month, and oftener if they shall deem it necessary; and at every meeting the names of the members attending shall be entered in their proceedings; and if any member shall neglect to qualify or to attend for three succeeding meetings without such excuse in writing of neces- sary absence as shall be judged reasonable by a board of said directors duly assembled at one of the meetings aforesaid, such board of directors so assembled shall proceed to fill up the seat and place of such members.

Vacancies.

15. AND BE IT ENACTED, That this corporation may be dissolved on the written application of two thirds of the stockholders in number, who shall also be bona fide proprietors of two thirds of the whole stock in amount; and in that event it shall be the duty of the president and directors then being, to settle up all the concerns of the society without unnecessary de- lay, and to divide and distribute the whole balance and net pro- ceeds thereof among the stockholders according to their respec- tive interest; *Provided*, that no suit then pending for or against the said corporation shall be thereby abated, nor any contract then subsisting by or with the said corporation be in any man- ner thereby altered or impaired.

Dissolution.

Proviso.

16. AND BE IT ENACTED, That the act entitled, an act to incorporate the president and directors of the Athenian Society, passed November session eighteen hundred and ten, be, and the same is hereby repealed.

Repeal.

CHAPTER 217.

A supplement to the act entitled, an act to extend Aisquith street in the city of Baltimore.

Passed Jan,
29, 1816.

SEC. 1. BE IT ENACTED by the General Assembly of Maryland, That Thomas Kell, Peter Bond and James Hutton, be, and they are hereby appointed commissioners, and they or a majority of them are hereby authorised and directed upon the application of any person or persons whose property lies out of the city of Baltimore, who shall think himself, herself or them- selves aggrieved by opening Aisquith street, as authorised by the act to which this is a supplement, to meet upon the premi- ses within twenty days after such application is made, of which six days notice shall be given to the party or parties interested, and said commissioners when so met, and having each first ta- ken an oath before some justice of the peace that he will with- out favor, affection, prejudice or partiality, assess the damages sustained by the person or persons at whose request such inqui- sition shall be taken by reason of opening the said street through his, her or their property, shall thereupon proceed to assess and value the damages accordingly, taking into consideration the advantages and disadvantages, if any, and such inquisition and valuation shall be final and conclusive between the parties

Grievances—
remedy.