Baltimore and Susquehanna rail road Co. appropriated to the several objects and purposes specified in the act aforesaid; Provided, that the commissioner of loans shall reserve and place in the hands of the treasurer of the state, a sufficient amount of said bonds, at their par value, which shall be equal to and in payment of the arrearages of interest due on the first day of January, eighteen hundred and forty, by said company to the state.

Baltimore and Susquehanna R. R. Co. may be required to provide care for lime, limestone and wood.

SEC. 2. And be it further enacted, That if at any time hereafter, the legislature shall by law see fit to require, the said company shall provide a sufficient number of cars, and are hereby authorized and required to transport, at the request of the owner or owners, lime, limestone and wood, at the rates established by the charter of the company and the several supplements thereto, the owner or owners to bear all the charges of lading and unlading, and the said cars to be provided at their usual stopping places and switches.

Not to be in force until approved. SEC. 3. And be it enacted, That this act shall be of no force or effect until the stockholders of said company, in general meeting assembled, and the city of Baltimore, by an ordinance of its mayor and city council, shall have respectively assented to the same, and shall have agreed that the change in the stock hereby authorized, shall not in any manner affect the liens and securities of the state, but that the same shall remain unimpaired and be as effectual to secure the principal and interest of the loans made, or to be made to the said company, as if no change had been made in the nature or character of the stock issued by the commissioner of loans.

An Acr prohibiting Justices of the Orphans Court and Registers of Wills or Judge of any County Court from being Administrators, except in the cases therein mentioned.—1839, ch. 203.

Letters of administration not to be granted to justices of orphans court, except in certain cases. Be it enacted, by the General Assembly of Maryland, That from and after the passage of this act, it shall not be lawful for the justices of the orphans courts of this state, or any register of wills thereof, to grant letters of administration to any justice of an orphans court, or judge of any county court, or register of wills, residing in the county where the administration is to be granted, unless he be the largest creditor of, or the nearest of kin to the deceased, on whose estate he offers to take out letters of administration.

Exception.

SEC. 2. And be it enacted, That nothing herein contained shall be so construed as to prevent the granting letters testamentary to any such judge or justice, or register who may be appointed executor by any last will and testament.