Bosley, Samuel A. Lanver, John Payne, Henry Stansbury, Jeremiah Smith, Dr. Henry E. Beltz, Michael Riter, John W. Munay, Daniel Beckley, Michael Brilheart, Benjamin Worthington, Joseph Lippy, George Bickler of A., George F. Caltrider, Benjamin Lippy, J. Wilson, John Foultz, John Geiman and John Tyrell be, and they are hereby appointed Commissioners, under the direction of whom subscriptions may be received to the capital stock of the Manchester Railroad Company, hereby incorporated, and they, or a majority of them, may cause books to be opened at such times and places as they may direct, for the purpose of receiving subscriptions to the said capital stock of said Company, after having given such notice of the times and places of opening the same as they may deem proper; and if such a subscription to the capital stock of said company as is necessary for its incorporation be not previously obtained. the said books may be opened from time to time during the period of three years from the passage of this Act, at the discretion of said Commissioners, or a majority of them; and if any of said Commissioners shall die or refuse to act during the continuance of the duties devolved upon them by this Act, others may be appointed in their stead by the remaining Commissioners, or a majority of them.

Subscription.

Sec. 2. And be it enacted, That the capital stock Capital stock. of the Manchester Railroad Company shall be two hundred and fifty thousand dollars, in shares of fifty dollars each, which said capital may be increased at the discretion of the Commissioners or the Directors, tó be appointed as hereinafter provided for, to any amount not exceeding five hundred thousand dollars; and as soon as five hundred shares of the capital stock shall be subscribed, the subscribers of the said stock, their successors and assigns, shall be, and they are hereby declared to be incorporated into a Company by the name of the Manchester Railroad Company, and by that name shall be capable in law of purchasing, holding, selling, leasing and conveying estates, real, personal and mixed, so far as shall be necessary for the purpose hereinafter mentioned, and no sued. further, and shall have perpetual succession by said corporate name, may sue and be sued, plead

Sue and be