

general meeting assembled, of the banking institution incorporated under this act, shall at any time determine to close its banking operations, thenceforth it shall not be lawful for such corporation to resume the exercise of its banking powers and franchises, but the same shall be closed; and after the payment of its debts and liabilities, the remaining assets and property of said corporation shall be divided amongst the stockholders or their assigns. Determine to close.

SEC. 14. *And be it enacted*, That this act shall take effect from the date of its passage. In force.

Approved April 11th, 1874.

---

CHAPTER 476.

AN ACT regulating fences in Garrett county.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That all fields and other grounds kept for enclosure in Garrett county, shall be fenced with post and rail, or plank, or worm fences, made of good and substantial rails at least four feet high from the ground to the top of the upper rail, and all worm fences, not staked and ridged, shall be at least four and one-half feet high from the ground to the top of the upper rail; and the first or under rail, in post and rail, or plank, or worm fences, shall not exceed five inches from the ground or embankment on which the same is or may be built, and the width between the rails or planks comprising the fence, shall be such as is usual in the construction of good post and rail, plank or worm fences; and all brush fences, made upon the surface of the ground, to be at least four feet high; and all brush fences upon an embankment to be at least three feet high; provided the embankment be eighteen inches high; and provided that nothing contained in this act shall be so construed as to extend to other than outside fence or fences between proprietors; and if any livestock of any kind or description whatever, shall break into any person's enclosure, the same being of the height