always, that such of the Directors who may have been absent when the said excess was created, or who may have dissented from the resolution or act whereby the same was created, may respectively exonerate themselves from being so liable, by forthwith giving notice of the fact, and of their absence or dissent, to the Governor of the State, and to the stockholders at a general meeting, which they shall have power to call for that purpose.

SEC. 6. And be it enacted, That nothing in this act Banking forbid contained, shall be construed so as to confer banking privileges on the company aforesaid, nor the right to issue any bill or note in the form or style of a bank note.

SEC. 7. And be it enacted, That this act shall con-Limit 1260, &c. tinue in force until the first day of January, in the year eighteen hundred and sixty, and thereafter until repealed or modified, which may then be done at the pleasure of the Legislature.

CHAPTER 80.

An act to confirm a Deed therein mentioned.

Passed Jan, 12,1836

WHEREAS, Ezekiel F. Chambers and Sarah G. Preamble Chambers his wife, by their petition to this General Assembly have set forth that they have executed a deed of trust to John B. Eccleston, for certain purposes therein mentioned, from a copy of which Deed produced with the said petition, it appears to have been executed on the nineteenth day of October eighteen hundred and thirty five, and to have been duly recorded amongst the Land Records of Kent county, in Liber J. N. S. No. 4, Pages 66, 67, 68, 69, 70 and 71, one of the Record Books of Kent county, and praying by the said petition that a law may be passed to make valid and to confirm, all and singular the covenants, agreements, limitations, and provisions in said Deed contained, and every matter and thing therein expressed:-Therefore.

Be it enacted by the General Assembly of Maryland, need confirmed That the said Deed of trust, be, and the same is here-