that purpose in the Circuit Court of Baltimore City, if the principal office of said corporation is located therein, or in the Circuit Court of any county, if the principal office or place of business of said corporation be therein located, or if the certificate of its incorporation be recorded therein, and such bill may be filed by any stockholder, shareholder, or creditor of said corporation, or by the attorney-general of the State of Maryland, or by the State's attorney of the city and county in which the principal office of said cor- Not to apply to poration is located. But this section shall not apply to any railroad pany chartered by State company chartered by this State.

11. Whenever the directors, trustees, or managers of any cor- Id s 186 poration, or a majority of them, shall, for any reason, deem it bene- 44 Md. 380 ficial for the interest of the stockholders or others interested in said corporation, that the same should be dissolved, they shall call a general meeting of the stockholders, shareholders, or members of the corporation at such time and place, and after such notice as the by-laws of said company shall prescribe for that purpose, and if at such general meeting a majority in interest of all the stockholders in any corporation having a capital stock, or a majority of the shareholders or members in any other class of corporations, shall, by their votes, declare their wish that said corporation shall be dissolved, a bill for its dissolution shall forthwith be filed in the name Bill for dissoluof said corporation and on its behalf in the Circuit Court of Balti-tion more City, if its principal office or place of business is in said city, or in the Circuit Court of the county in which its principal office or place of business may be situate.

12. Every such bill shall contain a statement of the reasons why $_{\rm Id~s~187}$. the dissolution of the said corporation is prayed for and sought, what b and there shall also be filed with it:

First. A full and true inventory of all the assets of such corpora- Inventory of tion, and of all the books, securities and vouchers relating thereto.

Second. A true account of the capital stock of such corporation, Capital stock and a list of all the stockholders, their residences, and the number and list of stockholders, of shares belonging to each, the amount paid on each of said shares, etc. and the amount still due.

Third. A statement of all the incumbrances on the property Incumbrances of the corporation, and a full list of all its creditors and their respective residences, and the amount due to each. All of the said statements shall be verified by the oath or affirmation of either the statements to president, treasurer, secretary, or some other chief officer, or of be under oath. some stockholder of the said corporation.

13. Upon the filing of said bill accompanied by the aforesaid 1d a 188 papers, the court shall pass an order requiring all persons interested order to show in such corporations to show cause, if any they have, why such corporation should not be dissolved, on or before a certain day to be named in said order, which order shall be published for such To be published time as the court shall direct, in some newspaper published in the county, or city of Baltimore, as the case may be, in which such