call such meeting, the said stockholders so owning a majority of said stock may do so on giving notice as above set forth.

Heller v. Marine Bank, 89 Md. 620.

## 1888, art. 23, sec. 7. 1868, ch. 471, sec. 7.

7. At any general meeting of the stockholders called as provided for in the preceding section, any president, director or directors of said corporation may, by a vote of a majority in interest of the whole number of stockholders be removed from office, and another or others be appointed in the place of the person or persons so removed, to serve for the remainder of his or their term.

## Ibid. sec. 8. 1868, ch. 471, sec. 8. 1892, ch. 594

8. Whenever five or more stockholders of any private corporation created under the laws of this State, at least thirty days before an election for managers, directors or other officers of such corporation elected by the stockholders thereof, shall give notice in writing of their intention to canvass the votes which may be given at the next election thereof, and shall deliver said notice, at the usual place of business of such corporation, to the president, cashier, secretary, treasurer, director or other principal manager of such company, it shall be the duty of the officers receiving such notice immediately to communicate the same by mail to all the stockholders of said corporation living in the State and living in other States, so far as their places of residence appear on the books of such corporation.

## Ibid. sec. 9. 1868, ch. 471, sec 9.

9. Upon proof made to the judges of any such election of such notice having been delivered as aforesaid, by any five stockholders, such judges shall, before receiving the votes, require every stockholder offering to vote in person the stock of the corporation to make an oath or affirmation that the stock which such person proposes and offers to vote in the election then to be held is his sole and bona fide property, or belongs solely and bona fide to him and his partner or partners in trade, or is held by him as trustee, or in some fiduciary relation, to be specified in such oath, and that his right and title to the same have been fairly and bona fide, and not colorably and fraudulently created or acquired, and not with any intent to increase the number of votes which would otherwise