

name of "The Berlin and Lovettsville bridge company," and by such name may sue and be sued, plead and beimpleaded, and have a common seal which it may alter at will; may purchase and own real estate and personal property for said bridge purposes; may make contracts written or oral, whether by deed, mortgage or otherwise, and shall do everything necessary to effect the purpose of its incorporation, all which acts said company may do when organized as below prescribed.

Capital stock. SEC. 2. *And be it enacted,* That the capital stock of said company shall not be more than sixty thousand dollars, to be divided into shares of one hundred dollars each, which stock shall be issued to the subscribers therefor by said company on the payment of the entire subscription therefor.

To collect SEC. 3. *And be it enacted,* That if any one who has subscribed for stock shall fail to pay his or her subscription when payment shall be demanded for the same, then said incorporators, or if said company has been duly organized, then the directors of said company, in the name of said company, may sue for the amount of said subscription in any court or tribunal having jurisdiction and may recover a judgment and have execution thereon; and if the amount of said judgment cannot be made by the officers having said execution, said company, on a return of *nulla bona* by said officer, may forfeit said subscription and declare the same cancelled, and such subscription may be made payable in instalments.

Vote. SEC. 4. *And be it enacted,* That each share of fully paid up stock shall entitle the holder thereof to one vote at all elections and meetings of said company for each share.

Office. SEC. 5. *And be it enacted,* That the principal office of said company shall be in Frederick city, Frederick county, Maryland, where the meeting for organization and all other meetings of said company and its directors shall be held, at such times as shall be fixed upon, for the transaction of the business of the company, and correct minutes of all their proceedings shall be fairly entered in a book, which shall be open to the inspection of any stockholder.

To organize. SEC. 6. *And be it enacted,* That said corporation may open books of subscription in such manner, time and place as they may see proper, for the purpose of allowing the public to take stock in said company, and that when twenty-five per cent. of the capital stock of said company has been subscribed and paid up, then said incorporators on giving ten days' notice of the time and place to said stockholders by advertisement in some newspaper published in Frederick city, shall proceed to further organize said company, by having said stockholders elect by ballot seven directors, who shall continue in office one year, or until a new election of directors thereafter shall be made, and the said directors shall have full power and authority to then elect