1860.

pany, nor issue bonds secured by mortgage, or any Chap. 99. instrument in the nature of a deed of trust, for the purpose of raising additional funds for carrying out the objects of the company, unless specially authorised thereto by a majority of the stockholders.

SEC. 5. And be it enacted, That nothing in this No banking act contained shall be so taken or construed as to privileges. allow the said company to establish a bank, or to issue any note, scrip, device, or other evidence of debt, to be used as currency, and that the power be Reservation. and the same is hereby reserved to the Legislature to alter, amend and repeal this act at pleasure.

Sec. 6. And be it enacted, That this act shall In force. take effect from and after its passage.

CHAPTER 99.

AN ACT appropriating a sum of money for the Passed Feb. 14, 1860. payment of the claims of Daniel Kent, Charles Kaflinski, Washington Elliott, Horace J. Gambrill, Owen M. Taylor, George Clayton, R. V. Clayton, D. C. Thompson, Richard Wells, George E. Gambrill and John Henshaw, James Iglehart, Thomas A. Mitchell, William A. Parran, J. Wesley White, Thomas Lee, Frederick C. Hyde, John H. Freeman and Leonard Hayden against the State.

Section 1. Be it enacted by the General Assembly of Maryland, That the sum of sixteen hundred tions. and ninety-nine dollars and sixteen cents be and the same is hereby appropriated for the payment of the following claims against the State of Maryland, viz: Daniel Kent, clerk of the Circuit court for Calvert county, for fees due him by the State; to Charles Kaflinski, for articles furnished by authority of the Speaker, under an order of the present House of Delegates; to Washington Elliott, for services rendered as keeper of the hall of the House of Delegates during the recess of the Legislature for the years eighteen hundred and fifty-six,

Appropria-