tion's capital stock actually subscribed and paid for; and CHAP. 269. provided also, that notice of such intended meeting be given Proviso. in two or more of the newspapers of the city of Baltimore, two weeks before the time of meeting.

SEC. 9. And he it enacted, That the service of legal pro-Legal process cess on the president, or on any one of the directors of the corporation, shall be deemed a service of the same on the

corporation.

Sec. 10. And be it enacted, That if any of the stock-Dividends on holders shall fail to pay on his or her stock, such instalment or instalments as may be demanded or required in manner aforesaid, the dividend or dividends thereafter to be paid to such stockholders (as well upon the money by him or her regularly paid, as upon the money paid after default) shall be calculated only from the time when such last mentioned instalments shall be made good.

SEC. 11. And be it enacted, That nothing in this act strict the lecontained, shall be construed to restrict the right of the le-gislature or gislature, or of the mayor and city council of Baltimore, to Baltimore levy such tax upon the property of said corporation as may of the right be laid upon individual property.

be laid upon individual property.

SEC. 12. And be it enacted, That nothing in this act shall Banking for be so construed as to authorize the said corporation to issue bid any note, token or other evidence of debt, to be used as

Sec. 13. And be it enacted, That this act shall inure for Rights reserthirty years, and the legislature reserves to itself the right ved to repeal this act of incorporation at pleasure.

CHAPTER 269.

An act to divorce Charlotte Shellman, from her husband Passed March Jacob Shellman. 9, 1842.

Be it enacted by the General Assembly of Maryland, Divorced. That Charlotte Shellman of Frederick county, be and she is hereby divorced from her husband Jacob Shellman a vinculo matrimonii.

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