

have the right to purchase and hold land, not exceed- CHAP. 341.  
ing one thousand acres in Kent county.

Sec. 3. *And be it enacted*, That this act shall be in In force  
force from the passage thereof.

### CHAPTER 341.

*An act to Incorporate the Silk Company of Salisbury,* Passed April 3,  
*in Somerset and Worcester Counties.* 1839.

SECTION 1. *Be it enacted by the General Assembly of* Persons incorporat-  
ed  
*Maryland*, That John Parsons, Elijah Parsons, Levin  
G. Irving, James W. Daugherty, Levin D. Collier,  
Humphrey Humphreys, Cathell Humphreys, Isaac  
Nichols, Purnell Toadvine, Noah Rider, David Jones,  
Richard Lemmon, William H. Rider, Jacob Riggen,  
Theodore Parsons, George R. Collier, William T.  
Wood, Robert H. Ellegood, Jonathan S. Parsons, John  
B. Slemmons, James McC. Slemmons, Winder Dis-  
haroon, John White and Zedekiah H. Williams, and  
all such other persons as may be hereafter associated  
with them, shall be, and they are hereby incorporated,  
and made a body politic and corporate, under the name  
and style of the Silk Company of Salisbury, for the Name and style  
purpose of cultivating mulberry trees, manufacturing Objects defined  
and selling silk, and the prosecution of such other  
operations as may grow out of, or be connected with  
the said business, and the said corporation, under the  
name and style of the Silk Company of Salisbury, is  
hereby invested with all the rights and privileges and  
powers conferred upon such companies, by an act enti-  
tled an act prescribing general regulations for the in-  
corporation of manufacturing and mining companies,  
passed the twenty-eight day of March, eighteen hundred  
and thirty-nine, and the said company is hereby made  
subject to the restrictions and regulations prescribed  
in said act. Under the general  
law

Sec. 2. *And be it enacted*, That the capital stock of Capital stock—  
shares—estate  
said company shall not be less than five thousand dol-  
lars, nor more than one hundred thousand dollars, to  
be divided into shares of twenty-five dollars each, to  
be raised by subscription, and that the said company  
shall have the right to purchase and hold land, not