

or change the control, use, and estate of said rail road as shall be constructed under the authority hereby given, in such manner as it may deem equitable towards the said company, and necessary to the accommodation of the public travel or use of the said rail road. CHAP. 218.

SEC. 7. *And be it enacted*, That any company here-
after formed shall have the privilege of passing over
the lands of said company, so as to connect any lateral
rail road with the rail road or roads of said company,
by paying to said company such sum or sums as may
be agreed upon by three disinterested persons appoint-
ed by the commissioners of Allegany county to value
said damages. Right of way

SEC. 8. *And be it enacted*, That this act or no part
thereof shall be so construed as to give to said compa-
ny any banking privileges, or the right to issue any
bank note or notes or certificate of deposit payable to
bearer, or small note for circulation of any kind what-
ever. Banking prohibi-
bited

SEC. 9. *And be it enacted*, That all such parts of
this act as relates to the establishment, working or
carrying on of mills, mines or manufactories, may be
modified or repealed by the Legislature of this State
at any time after thirty years from the passage of this
act; *provided*, that the General Assembly may at any
time order proceedings to vacate this charter if the
same shall be violated, Rights reserved

SEC. 10. *And be it enacted* That if the said company
shall not within five years from the date of this act
have erected works at which, within a period of one
year during that time, they shall have manufactured
at least one thousand tons of pig, cast or bar iron, to be
proved by the oath of the principal agent of the com-
pany at the works, and filed with the clerk of Allegany
county, who shall give a receipt for the same upon pay-
ment of the accustomed fees, that then and in that case
this act and every part thereof shall cease and deter-
mine, except so far as may be necessary to enable the
stockholders to dispose of their property and wind up
and close the affairs of the company. Case of non-
user, charter
void

SEC. 11. *And be it enacted*, That a common writ,
warrant or other precept served upon any member or
against said company, shall be as effectual as if such
Process