

CHAP. 117. Mining Company, shall consist of ten thousand shares of one hundred dollars each, instead of two thousand shares of five thousand dollars each.

Part of charter.

SEC. 2. *And be it enacted,* That whenever this act shall be accepted by said Maryland Mining Company, the same shall be held as part of the charter of said company.

CHAPTER 117.

Passed Feb 4, 1847.

Levy court to purchase.

To levy.

To have stock transferred.

To be assigned to county.

An act to authorise the Levy Court of Caroline County to purchase the Bridge at or near Denton Ferry.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the levy court of Caroline county be, and they are hereby authorised and empowered, if in their opinion they deem it expedient to do so, to purchase for the use of said county, from the stockholders of the Denton Bridge Company, all and every share or shares of stock, which any person or persons may have in said company, and at such price or prices as said levy court may in their judgment see proper to give.

SEC. 2. *And be it enacted,* That the levy court aforesaid, are hereby authorised and empowered, in their discretion, to levy on the assessable property of said county from year to year, such sum or sums of money as may be necessary to carry out the objects of this act.

SEC. 3. *And be it enacted,* That said levy court, from time to time as they may purchase said stock, shall cause the same to be transferred, in the name and for the use of said county; and when the said levy court shall have purchased the whole of the stock in said company, they are hereby authorised and empowered to exercise and enjoy all the rights, privileges and franchises, which the president and directors of the Denton Bridge Company now enjoy, or which they at any time heretofore enjoyed or exercised, under the provisions of an act of the General Assembly of Maryland, passed at November session, eighteen hundred and eleven, chapter one hundred and thirty-nine, and a supplement thereto, passed at December session eighteen hundred and eighteen, chapter forty-six.

SEC. 4. *And be it enacted,* That whenever the levy court aforesaid, shall have purchased and obtained an

assignment of provisions of shall be, and forever, to be county, and of Caroline c ing said bri company we vember ses aforesaid.

SEC. 5. *And be it enacted,* That the said, are here the assessable of money, as said bridge i

SEC. 6. *And be it enacted,* That hereby auth to the duties bridge-keep good and su his duty.

SEC. 7. *And be it enacted,* That said bridge- and to be pa

An act givi

SECTION
Maryland, and they are ing of the M period than provided, th given, execu land, with s aforesaid, fo

SEC. 2. *And be it enacted,* That into agreeab approved by so approved

SEC. 3. *And be it enacted,* That consistent with hereby rep