for the purpose of t the produce of its and elsewhere, in the ner, the said corpors thereof, shall be, all and singular the authorities, immuniing, locating, estabor rail roads, with ing the same at or he said corporation, or points at or near uch other point or ence and interest of preserving and con-, and the necessary elonging, and every more particularly rating the Baltimore its several suppleof said company, en, granted, authony, and to the presilly and perfectly as rovided, that it shall Iron Company to ds that may be nene canal and works l Company, or for Ohio Rail Road, or ither of the public o cross these roads vided also, that full d to the citizens of ereafter to be incor-State, to connect by provided for, or and judgment of inty, for the time rties interested, no

cion, to the rail road

id corporation shall

roads, all persons

toll and prices of

Ohio Rail Road

allowed to charge

n all cases where a

connexion is formed between the rail road or rail roads CHAP. 297. hereby authorised to be constructed, and the rail road or rail roads of any other corporation or citizen of this State, the cars to be used in the transportation of persons and property shall be adapted in size and all necessary particulars to the rail road or rail roads of the said Lulworth Iron Company; and provided further, that the Legislature of this State may at any time hereafter regulate, modify or change the control, use and estate of the rail road or rail roads to be constructed under the does house authority hereby given, in such manner as it may deem equitable towards the said corporation, and necessary to the accommodation of the public travel or use of the said rail road or rail roads.

SEC. 7. And be it enacted, That any corporation now Road may be or hereafter to be formed, shall have the privilege of pass- passed over by ing over the lands of the said Lulworth Iron Company, paying, &c. so as to connect any lateral rail road with the rail road or rail roads of said corporation, by paying to said corporation, such sum or sums of money, as may be agreed upon, by three disinterested persons, appointed by the commissioners of Allegany county, to value the damages done to the said corporation, by the passing over its lands for the purpose of forming said connexion.

SEC. 8. And be it enacted, That if any subscribers to On failure or the capital stock of said corporation, or any person or shall be forfeit. corporation, who may become entitled to any share or ed to company shares of such capital stock, shall fail or neglect to pay any assessment or instalment, which may be required to be paid by the president and directors of said corporation, or a majority of them, on the share or shares of stock subscribed for, or owned by such subscriber, person or corporation, for the space of sixty days next after such assessment or instalment, shall be demanded and made due and payable, the stock on which such assessment or instalment is demanded, shall be forfeited to the said company, and may be sold by the said president and directors, or a majority of them, for the benefit of said company, but the said president and director or a majority of them may remit such forfeiture on such terms as they shall deem proper.

SEC. 9. And be it enacted, That nothing in this act be Issues forbid. so construed as to authorise the said corporation to issue any note, token, device, scrip or other evidence of debt, to be used as currency. To the eme out tosilos of be

SEC. 10. And be it enacted, That this act shall com- In force from mence and be in force from and after the passage thereof, passage. r him accounted for as other forfeitures and fines

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