intents and purposes, to be members of the company, and shall be entitled to all the rights, benefits and advantages to arise in any manner therefrom; or from be deemed the property, works and capital stock thereof, in members of said company, proportion to the amount of their stock and interest and shall be enrespectively; Provided, That no transfer or assign-titled to all the ments of the said capital stock shall be valid, unless it rights, benefits be made on the books of the company, and in such arising theremanner as the president and directors, or a majority from, under a of them shall appoint; and every person or persons certain provihaving so transferred or assigned the whole of his, her or their interest and stock in the said company, shall thereafter cease to be a member or members of the said company, to all intents and purposes.

14. AND BE IT ENACTED, That the president President and and each director, before he enters upon the duties of directors' oath. his office, shall take the following oath on affirmation. Clerks, books his office, shall take the following oath or affirmation, keepers, &c. (as the case may be:) "I do solemnly swear or affirm, shall also take that I will impartially, faithfully, diligently and hon- an oath, and estly execute the duties of conformably give bonds. to the provisions of this act, and the trusts reposed in me, to the best of my skill and judgment;" and the clerks, book keepers and other officers shall also take a similar oath or affirmation, and shall besides, give bond with security to the satisfaction of the president and directors, for the faithful discharge of their duties in their respective stations.

CHAPTER 144.

<=\&\&\\

An act for the benefit of James Hope, William Passed Jan. 4, Cariens, junior, and Robert Cariens, devisees of 1812. Thomas McGettegen, late of Harford county, deceased.

WHEREAS, it is represented to this General As- Preamble. sembly, that Thomas McGettegen, late of Harford county, died seized of and entitled to an estate in feesimple; that the said Thomas McGettegen did, on the fisteenth day of June eighteen hundred and eleven, make his last will and testament in writing duly executed; wherein and whereby, he devised to James Hope, William Cariens, junior, and Robert Cariens, certain land therein specified; by which devise he meant to pass a fee-simple estate to the said James Hope, William Cariens, junior, and Robert Cariens; but from the inaccuracy of the expression in said will, it is apprehended that the same only gives a life estate to said James Hope, William Cariens, junior, and