## CHAPTER 237.

AN ACT to incorporate the Curtis Creek Mining, Fur- Passed Mar. 10, 1854. for an ace and Manufacturing company.

ing me. the en equity process thought the near the SECTION 1. Be it enacted by the General Assembly Incorporated. of Maryland, That Robert Lemmon, junior, William W. Glenn, John Glenn and Richard Lemmon, their associates, successors and assigns, be, and they are hereby created, a corporation and body politic, by the name and style of the Curtis Creek Mining, Furnace and Manufacturing company, and by that name may have perpetual succession, and shall be able and capable in law to sue and be sued, plead and be impleaded, answer and be answered, in any court of law and equity, and to have and use a common seal, and to ordain and establish such by-laws and regulations, as shall be necessary or convenient for conducting of the affairs of said corporation, not repugnant to law.

SEC. 2. And be it enacted, That the objects of said Objects. company are declared to be the mining, making and manufacturing of, and trading in iron or other articles, for which purpose they are hereby authorised to purchase and hold land in fee simple or otherwise, in the county of Anne Arundel, to any amount not exceeding seven thousand acres, and to erect thereon all needful and convenient buildings, and to sell or dispose of said land or any part thereof at their discretion.

SEC. 3. And be it enacted. That the capital stock Capital stock. of said company shall consist of thirty thousand shares, of ten dollars each, which stock shall be deemed per-

SEC. 4. And be it enacted, That the management Management of the affairs of the company, the stockholders or a majority of them, shall within sixty days after the whole of said stock shall have been taken, elect a president, and not less than three directors, who shall remain in office for one year or until their successors shall be elected, a majority of whom shall form a quorum or board; that a majority of stockholders may at any time call a meeting by notifying all the stockholders by an or other notice of three weeks of the time and place of holding said meeting.

SEC. 5. And be it enacted, That nothing contained Banking fore herein shall be construed as granting banking privileges

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