

Dec. Sess.
1813.

Deposit for
money.

Error cor-
rected.

5. AND BE IT FURTHER ENACTED, That the said corporation shall and may deposit and keep the monies belonging to the said corporation in any bank or banks or other place of safety, which shall, in the discretion and judgment of the president and managers of the said company, be deemed most convenient for transacting the business of said corporation, and which may be drawn from such banks or place of deposit, in the manner prescribed by the original act for incorporating the company aforesaid.

6. *And whereas*, by the reviving act of Assembly passed at last November session, the original act aforesaid is stated to have been passed at November session eighteen hundred and ten, instead of November session eighteen hundred and nine.

BE IT THEREFORE ENACTED, That the said error is hereby corrected, and the words "eighteen hundred and nine" shall be substituted in the place of the words "eighteen hundred and ten" in said reviving act.

CHAPTER 139.

Passed Jan.
29, 1814.

Commission-
ers. Direction
of said road.
Prot. Dama-
ges.

An act to straighten and amend an old road in Washington County.

Section 1. BE IT ENACTED by the General Assembly of Maryland, That John Bowles, David Schnebley, and John Wolgamot, of Washington county be, and they are hereby appointed commissioners to survey, straighten and amend the old road leading from Hagar's Town to Mesersburg, known by the name of the Broad Fording road, to begin at the forks of the new Mesersburg road, near Upton Lawrence's plantation, and extend to the Cross Roads in John Long's lane, and thence by as straight a direction as the ground will admit of, to the place where a new bridge is now building over Conococheague, and from the said bridge to intersect the aforesaid old road, on as straight a direction as the ground will admit; and the said commissioners or a majority of them shall have full power to straighten and amend the said road at any place in the above described distance as they or a majority of them may think necessary, and return a plat of the same to the levy court of Washington county, designating the amendments by them made, and the said commissioners or a majority of them shall have full power and authority to make contracts with the owner or owners of the land over which said road shall pass, for any damage which the owner or owners of such land may sustain, and if the commissioners cannot agree with said owner or owners of such land for the damages sustained by reason of such amendment, then the said commissioners or a majority of them, shall proceed to value and estimate the said land and damages which such owner or owners may sustain on account of said amendments, so made, and shall report the same to

the levy court
court at their ne
the assessable pr
of the land so oc
before the levy
estimate of the c
ue such land an
sustain on acco
direct the sher
twelve free-hol
owner or owner
made; and the
is to attend on t
the damages, if
true value of th
ed, and to asse
requiring such
ment justly and
person, and to
shall be admini
by the said jury
ly and delivered
to the levy cour
adjudged on th
but if such val
by the commiss
of the land, so
such jury.

2. AND BE
missioners, or
ue of the land
said road, or
such amendme
ration all adv
opening said ro

3. AND B
commissioner
a plat of the s
court of Wash
the same to be
county are rec
public road, a
ner that other
in repair, and
a supervisor
road as amen
fray the expen
sum sufficient

4. AND F
fore named c
dollars for e
about the sai
make a reaso