

DEC. Sess.  
1813

or of suing 'or being sued, the said Priscilla Wilson shall be considered a feme sole.

CHAPTER 154.

Passed Jan.  
31, 1814

Commission-  
ers \$120,000  
capital stock;  
purpose.

*An act to incorporate a company under the name and style of the Caroline Manufacturing Company.*

Proviso.

Section 1. BE IT ENACTED by the General Assembly of Maryland, That William Wheatley, William Hughlett, Frederick Holbrook, George Reed and William Potter, be, and they or any three of them be, and they are hereby appointed commissioners, with full power and authority, to open, or cause to be opened, books for receiving and entering subscriptions for raising a capital stock not exceeding one hundred and twenty thousand dollars, in shares of one hundred dollars each, for the purpose of manufacturing cotton, woolen, and linen cloths, and flour, and further to employ the surplus funds of said company in any useful manufacturing establishment; *Provided*, That the first object of the said company shall be the procuring of a seat or seats for the erection and establishment of the necessary works of said company.

Open s. b.  
scription  
books; notice.

2. AND BE IT ENACTED, That the commissioners aforesaid, or any three or more of them, shall open said books in some convenient place in Caroline county, the times and manner of entering and securing such subscription, to be fixed upon by the said commissioners, or any three or more of them, to be advertised by them at least six weeks before said subscriptions shall be taken, in one or more papers published in the town of Easton.

Incorporation.

3. AND BE IT ENACTED, That whenever two hundred and fifty shares of the said stock shall be subscribed for, all persons who may then be, or thereafter may become, the actual proprietors of shares in the said capital stock, either as subscribers for the same, or as the legal representatives, successors or assigns, if such subscribers, shall be, and they are hereby made and created a body politic and corporate, by the name and style of the Caroline Manufacturing Company, and by that name may sue and be sued, plead and be impleaded, and to do and suffer all acts, matters and things, which a body politic and corporate may lawfully do and suffer.

Election for  
directors,  
choose a presi-  
dent, make  
regulations.

4. AND BE IT ENACTED, That whenever the said two hundred and fifty shares shall be subscribed for, that then the commissioners aforesaid, or any three or more of them, shall, by giving at least six weeks notice thereof, in one or more newspapers published in the town of Easton, call a meeting of the said stockholders in the village of Denton, for the purpose of electing from amongst the stockholders, seven directors, residents of Caroline county; which election shall be by ballot, on the day and at the place appointed therefor by the said commission-

ers, from  
four o'clock  
aforesaid,  
be deemed  
ny, until  
provided  
to time e  
their boa  
of said c  
and ordi  
company  
necessar  
this law,  
of this s

5. AN  
be holde  
entitled  
for that  
holder,  
such sto  
he, she  
twenty  
after as  
shares  
pleasure  
being m  
manner

6. A  
ter the  
and dut  
this act  
with de  
taining  
papers  
appoint  
and un  
after th

7. A  
Tuesd  
tion sh  
seven  
office  
such e  
sident  
weeks  
newsp

8. A  
each s  
and di  
ceedin  
of wh  
shall b  
lished