DEC. SESS. 1813.

relief against the president and directors of the corporation, as against private individuals, when they shall be severally compelled to discover the interest or shares, which each and every member of the corporation may have therein, and upon such discovery being had, the chancellor shall ascertain the proportionate parts of the said judgment, which the said members severally ought to pay, and he is hereby authorised to decree accordingly the sum of money which each and every member of the said corporation shall pay to the said plaintiff or plain-

Transfers of stock. Debts.

11. AND BE IT ENACTED, That no transfer of stock in this company shall be made by any member thereof, but such as shall be approved of by a majority of the board of directors for the time being. And all debts actually due and payable to the corporation by any stock holder requesting a transfer of his stock, or demanding a dividend, must be satisfied before such transfer or dividend be made, unless the board of directors shall order it to the contrary.

12. AND BE IT ENACTED, That no person or co-Number of partnership shall be a proprietor of more than ten shares shares that in the stock of this corporation.

13. AND BEIT ENACTED, that this act shall continue and remain in force for the term of fifteen years, and until the end of the next session which shall happen thereafter.

may be held by individuals.

Term of enactment.

CHAPTER 56.

Passed Jan. An act explanatory of and supplemental to an act res-11, 1814. pecting the bringing of slaves from the District of Columbia into this state.

freedom.

Removal of Section 1. BE IT ENACTED by the General Assayes not to sembly of Maryland, That in case any slave hath been entitle them to removed, carried or brought, or shall hereafter be removed, carried or brought, from any part of this state into that part of the District of Columbia lying east of the Potomack river, called Washington county; or in case any slave hath been removed, carried or brought, or shall hereafter be removed, carried or brought into this state, from the said part of the District of Columbia, the said removal, carrying, or bringing from or into this state shall not entitle the said slave to freedom; Provided nevertheless, That nothing in this act contained shall give power or authority to any person or persons to remove any slave or slaves, or their descendants from the said district into the state of Maryland, which slave or slaves, or their descendants shall have been or may be brought into the said district from any of the United States or territory thereof, except the state of Mar land; Provided, That this act shall not extend to authorise the reversal of any case now depending in the court of Ap peals.

Provisos.

An act for

WHERE his petition to that he emigr his emigratio his naturaliz and likewise Britain, and the laws of or dispose of ence of the l

Section 1. sembly of M lawfully and Newman, w purchase or and as fully if the said agreeably to acquiring su nothing here affect any ri part thereof whatever be

2. AND deeds which Newman fo real propert he had beer cuting the sa

An act to la

Section 1. bly of Mary John Hogg pointed con that they or and required ceeding for Forge, and William H line through William W place where ark to the said Elizabe them, lay th