LAWS OF MARYLAND.

DEC. SESS. 1815. Certificates transfers.

7. AND BE IT ENACTED, That the president and managers first chosen as aforesaid, shall provide certificates for all shares of the stock of the said campany, and shall deliver one such certificate, signed by the president and countersigned by the treasurer, and sealed with the common seal of the said company, to such person or persons, for each share by him or them subscribed, he, she or they having paid the commissioners aforesaid, for each and every share, the sum of one dollar, which said certificate shall be transferrable at his her on their pleasure, in person, or by attorney duly authorised, in the presence of the secretary, subject however to all payments due and to become due thereon; and the assignee holding any cer-tificate, having first caused the assignment to be entered in a book of the company to be kept for that purpose, shall be a member of the said corporation, for any certificate assigned to him, her or them, as aforesaid, and shall be entitled to one share of capital stock, and to all the estate and emoluments of

Quorumminutes ... subordinate offi--draughts.

the company, and to vote as aforesaid at the meetings thereof.

8. AND BE IT ENACTED, That the said president and managers shall meet at such times and places as shall be ordain ed by the respective by laws, and when met seven members shall form a quorum, who in the absence of the president may choose a chairman, and shall keep minutes of their transactions fairly entered in a book kept for that purpose, and a quorum being formed, they shall have full power and authority to appoin all such surveyors, engineers and superintendants, and other officers, as they shall deem necessary to carry on their intended works, and to fix all salaries and wages, and to draw on the bank for all monies as shall have been deposited by the commissioners aforesaid, which draughts shall be signed by the president, or in his absence by a majority of the quorum, and countersigned by the treasurer; and to do all such other acts, matters and things, as by this act, and the respective by-laws rules, orders, and regulations of the company, they shall be au-

Defaulters.

thorised to do. 9. AND BE IT ENACTED, That after thirty days no tice in all the public papers aforesaid, and under the provision aforesaid, of the time and places appointed for the payment of any proportion of the said capital stock of the said company if any stockholder shall neglect to pay such proportion at the time and place appointed, for the space of forty days after the time so appointed, every stockholder, his her or their assigned or assignees, shall in addition to the payment so called for, pay at the rate of five per cent per month for delay of such pay ments; and if the same shall remain unpaid until the interes aforesaid shall amount to a sum equal to the payment alread? made on such share or shares, in that case the said share o shares shall be forfeited to the said company, and may and shall be sold for the benefit thereof, and assigned by the president and managers to the purchaser or purchasers aforesaid, which purchaser or purchasers, by virtue of said assignment, shall have all benefit and advantage of said share or shares, as if he she or they had been an original subscriber or subscribers Provided also, that no stockholder, whether an original sub-scriber or assignee, shall be entitled to vote at any election, or at any general or special meeting of the said company, unless the whole sum due and payable as aforesaid by him or her held

at the time of such the said company sh aforesaid.

10. AND BE IT the said president a engineers, artists of and every the lane and over which the and examine the g quarrys of stone, that will be necess road, and also to such rout or tract and judgment wi most practicable g shall pass.

11. AND BE the president and and engineers, art instruments, cart of draught or bu and contiguous t the said intended tention to the ow as little damage may make in in damages that m sonable agreeme then upon the ap holders, or any by the parties, o to enter into suc out of the state, the peace of t e who shall forth as aforesaid, wl ue all such mat same, and sha seals of them, trate who issue the same on h

> said road. 12. AND I company shal creeks, as we whereon the be laid out no the city of Ba aforesaid, and tificial road, clay, or other together, a s same; and s

debt, so apprai

praised value,

carry away, at

there being me