1815.

DEC. SES. delinquent, or his legal representatives on demand; but in case the Court of of the death of any stockholder, his heirs, executors or admin-the city of A istrators shall be allowed the term or period of twelve months and Decemb for giving the promissory notes aforesaid, or for the sale of the ter the passa share or shares of such deceased person before any forfeiture shall for the Easte incur, or sale take place by the board of directors as aforesaid, days in the

May hold any number of shares-direcors.

2. AND BE IT ENACTED, That any person or body politic year; and t may hold any number of shares over and above ten shares in ter be issue the said company, which shall have been previously allowed civil and eri and approved by the board of directors; but in all such cases termined in other and approved endorsers to the promissory notes aforesaid, Shore, shall must be given by the stockholder so claiming to hold the addi- May next; tional number of shares, and in no case shall the same endor- shall not be ser be taken and received as sufficient for more than ten shares; any of them and all stockolders shall be eligible as directors of said com-

Repeal.

3. AND BE IT ENACTED, That so much of the act to which this is a supplement, as interferes with, or is repugnant to this act, be, and the same is hereby repealed.

CHAPTER 214.

Passed Jan 29, 1816.

A further supplement to the act entitled, an act to regulate the inspection of tobacco.

shad adver tise- owners not applying.

Sec. 1. BE IT ENACTED, by the General Assembly of Maryland, That the inspectors at the several tobacco warehouses, shall on or before the first day of April next, and in the same month of every year thereafter, cause to be inserted in some one of the Baltimore newspapers, once in each week for three months, and set up at the court house door of his county an advertisement, stating the name of the ware-house, the weight, gross, tare and net, the number and the person in whose name the same may have been inspected, of all tobacco which may have remained in his ware-house for the space of four years, the owners whereof are unknown to the inspector; and if the owner of such tobacco shall not apply for the same within six months from the date of such advertisement, and pay the wharehouse charges due on said tobacco, and the cost of advertisement, it shall be the duty of the inspector to sell the same at public sale; and the several inspectors shall annually account with and pay to the levy court the amount which they may have received for any tobacco sold as aforesaid for the use of the county.

Owners applying.

2. AND BE IT ENACTED, That if the owner of any tobaceo sold as aforesaid, shall within one year from the sale thereof satisfy the Levy court of the county wherein the same may have been sold, that the tobacco so sold was his right and property, the said Levy court shall at the time of laying the next county levy, assess and levy on said county for the use of the said owner, the principal sum which the said levy court may have received for such tobacco, deducting therefrom the ware house charges due thereon together with the costs of advertising.

CHAPTER 215.

29, 1816. when to be holden.

Passed Jan. An act to alter the times of the holding of the Court of Appeals,

Sec. 1. BE IT ENACTED by the General Assembly of Maryland, That from and after the first day of February next,

second judio the Easterr and every y third judicing the Weste and every y court to be tively in th ery year; sary rules error, proc court for th to the hea writ of err ecutions or every such suits, actio ings civil May and J

> last Mond of the said first Mon attend as by this ac ised and until the court of a shall have orders to pleadings ing, trial process, cutions, the said o day to da

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