

ing also liable for and
ch of the said directors
id excess was created,
on or act whereby the
enerate themselves from
otice of the fact, and of
of the state, and to the
h they shall have power

at upon the payment of
nd directors may com-
such shares as remain
ctors shall dispose of in
al for the bank.

on the first day of Jan-
and on the first day of
ank shall pay or cause
stern shore the sum of
s of the capital stock

t this act shall continue
ed and thirty five, and
the General Assembly

6.
in Alleghany County.
eral Assembly of Mary-
Cresap and John Tem-
commissioners, and they
rised at the expence of
eto, or any person who
, to survey, lay off and
irty feet wide clear of
d by the said commis-
Cumberland, and run-
g on the bank of the riv-
e river bank as the na-
intersects the Cresaps.
old dwelling; and the
sable for wagons and
out and returned to the
l forever be deemed a
s other public roads in
e shall not run through
l without the leave of

t the said commission-
ertain and value what
son or persons through
taking into considera-
, if any, and the same
d to be paid by the per-
said road laid out and
or persons entitled to
ity of them shall pro-

3. AND BE IT ENACTED, That if any person or per-
sons through whose land said road shall pass, or his or her or
their guardian or trustee shall conceive himself, herself, or
hemselves aggrieved by such valuation and assessment of dam-
ages, it shall and may be lawful for each party to appoint two
disinterested freeholders of said county, not related to the par-
ties nor interested in the location of said road, who shall meet
for the purpose of ascertaining the damage, if any, to those
through whose land the said road may run, and should they
disagree they shall choose a fifth, and their award and determi-
nation shall be final and conclusive between the parties.

4. AND BE IT ENACTED, That the said commission-
ers shall receive a sum not exceeding two dollars per day for
every day they shall attend in the location of said road.

DEC. SESS.
1815.
Persons ag-
grieved—rem-
edy.

Compensation

CHAPTER 77.

An act for the relief of Samuel McClellan of the City of Baltimore.

Passed Jan.
11, 1816.

SEC. 1. BE IT ENACTED by the General Assembly of
Maryland, That the judges or any judge of Baltimore county
court be, and they or any one of them, either in open court or
in the recess of said court are hereby authorised and directed
to extend to Samuel McClellan, the benefit of the act of assem-
bly passed at November session eighteen hundred and five,
entitled, an act for the relief of sundry insolvent debtors, and
the several supplements thereto, without requiring the said
Samuel McClellan to produce the assent in writing of so many
of his creditors, as have due to them two thirds in amount of
the debts due by the said Samuel McClellan, as is prescribed by
the provisions of the said act and supplements thereto, and
notwithstanding any deed or other transfer or disposal which
the said Samuel McClellan may have made of his property for
the security of his or any of his creditors, and notwithstanding
a certain deed of trust or conveyance executed by the said
Samuel McClellan and Eliza his wife, to a certain James Ster-
ritt of the city of Baltimore, bearing date the twenty fourth
day of November eighteen hundred and fifteen; *Provided*
always, that nothing in this act contained shall be construed as
a confirmation of the said deed of trust from McClellan and
wife to James Sterritt, or to give any other legal operation or
effect to the said deed than it would have had if this act had not
been passed.

Benefit of
insolvent laws
extended.

Proviso.

CHAPTER 78.

An act to incorporate the Commercial Insurance Company.

Passed Jan.
11, 1816.

SEC. 1. BE IT ENACTED by the General Assembly of *Mary-*
land, That Lemuel Taylor, William Hollins, John W. Stump,
John Myers, Robert Purviance their associates successors and as-
signs, shall be, and are hereby created and declared to be, a body
politic and corporate, by the name, style and title of The Com-
mercial Insurance Company, and by the same name shall have
succession during the continuance of this act, and shall be able
to sue and be sued, implead and be impleaded, answer and be
answered, in all courts of law or equity in this state or else-
where, and to make and have a common seal, and the same to
break alter or renew at their pleasure, and also to ordain and
establish such by-laws, ordinances and regulations, as shall

Incorporat-
ed—style.