y

οF

of

of

d-

ed

d,

nu-

135

: ſs

nd

rk-

of

an

lti-

กส-

my

or

and

the

and

m**2**-

and

Taid.

the

tors

the

ited

ONC

the resi-

hall

por-

the

any

rpc-

ime

ſubbed, fcribed, as also all monies paid on account thereof; if the subscriber so failing shall be the holder of more than one share, he shall be entitled to retain and hold as many shares as the sums of money by him advanced will pay for, the remaining shares, as also the surplus of money advanced, if insufficient to pay for an additional share, shall be liable to forfeiture, if the president and directors shall choole to declare the same forfeited, and in such case it shall and may be lawful for the said-president and directors to fell and dispose of such forseited shares for the use and benefit of the said corporation; and if any of the subscribers or proprietors, after any payment shall have been so ordered and advertised as aforesaid, shall refuse or neglect to make such payment within the time limitted, and the faid president and directors shall elect, instead of the forfeiture aforesaid, to proceed against such subscriber or proprietor, in order to compel such payment, it shall and may be lawful for the said president and directors, in the name of the said corporation, to prosecute an action at law against fuch person, either in the general court, or county court in the county where such person shall refide, and if a copy of the declaration in fuch case be served with the writ ten days before the court to which fuch writ shall be returnable, the faid court shall proceed to trial and judgment at the first term; and any purchaser or purchasers of any forfeited shares shall, in case of non-compliance with his or their contract, or failure to make any future payments that may accrue upon fuch purchased share, after the time of such purchase, be liable, in the election of the said president and directors, to forfeiture, or to such summary proceedings as aforesaid, in the same manner as any original subscriber or proprietor.

XI. AND BE IT ENACTED, That the faid company shall cause the faid roads to be laid out fixty- Roads to be fix feet wide, twenty-one feet whereof in breadth, at least, shall be made artificial roads, which shall be bedded with wood, stone, gravel, or any other hard substance, well compacted together, a sufficient depth to secure a solid foundation to the same; and the said roads shall be faced with gravel, or stone pounded, or other small hard substance, in such manner as to secure a firm, and as near as the materials will admit, an even surface; and the said roads shall be made so nearly level in their progress, as that they shall in no place rise or fall more than will form an angle of fix degrees with an horizontal line, and shall for ever thereafter maintain and keep the same in good and persect order and repair.

XII. Ann, whereas the laying out the faid roads, may cause damage to the owners of the lands through which the faid roads may pass, and it is reasonable and just the owners should, if they require it, receive a compensation therefor, BE IT ENACTED, That if the proprietors of the lands Piesident, &c. through which the faid roads may pass, and which shall be condemned by the said commissioners ap- may agree for pointed as aforesaid, shall apply to the president and directors for any satisfaction, the said president &c. and directors, or a majority of them, may agree with the owner or owners of faid land for the purchase thereof, and in case of disagreement, or in case the owner shall be a feme-covert; under age, or non compos, or out of the state or county, on application to any one justice of the county in which fuch lands may be, the faid justice shall issue his warrant, under his hand, to the sheriff of his county, commissioning him to summon twelve freeholders, inhabitants of the said county, not related to the faid owner, nor in any manner interested, to meet on the land to be valued, at a day to be expressed in the warrant, of which five days notice shall be given by the sheriff to the owner of the faid land, or left at his last place of abode, or given to his or her guardian if an infant, or if out of the state or county by publishing notice thereof not less than four weeks successively in one of the Baltimore papers; and the sheriff, on receiving said warrant, shall then summon the said jury, and when met, shall administer an oath, or affirmation, to every juryman, who shall swear, or affirm, (as the case may require,) that he will justly, faithfully, impartially and honestly, value the lands, and all damages, if any, the owner thereof will fustain by the road passing through the same, having true regard to all circumstances of conveniencies, benefits or difadvantages, according to his skill and judgment; and the inquisition thereupon taken shall be signed by the sherisf, and seven or more of the jury, and shall be conclusive, and the same shall be returned to the clerk of the county, to be by him recorded, at the expence of the faid company; and the valuation expressed in such inquisition shall be paid by the faid prefident and directors to the owner of the faid lands, or his legal representatives, before the faid president and directors shall proceed to open the said road.

XIII. AND BE IT ENACTED, That in all cases where stone, gravel, or other materials, shall be And also for necessary for making and repairing the said roads, the said president or directors, or a majority of &c. them, may agree with the owners or proprietors of the faid materials for the purchase of the same, or with the faid owner or owners of the land on which the same may be for the purchase of the said land, and in case of disagreement, or in case the owner shall be a feme-covert, under age, or non comper, or out of the state or county, on application to one justice of the county in which such materials