## SAMUEL SPRIGG, ESQUIRE, GOVERNOR.

11. And be it enacted, That the stockholders at every general CHAP. 178. meeting shall have power to make and ordain all such by-laws, rules and regulations, as they may think necessary for the well By laws, rules and ordering the business of said corporation, not contrary to the constitution or laws of the United States, or of the state of

12. And be it enacted, That the election of directors shall be by Election to be by ballot, and before every election the directors for the time being shall appoint three stockholders, not being directors, to conduct the election, who, or a majority of them, shall receive and count the ballots, and declare in writing the persons elected to serve as

directors for the then ensuing year.

13. And be it enacted. That if it should be found that the amount seribed for should which may be subscribed for, or the amount authorised to be subscribed for so sufficient scribed for as aforesaid, shall not be sufficient to complete said gain opened bridge, the president and directors shall have power to direct books to be opened at such times and places, and under the direction of such commissioners as they may think proper, for such an additional amount of stock as by them may be deemed necessary to complete the same; and said president and directors shall have Rower to call for such instalments from the stockholders from time to time as they may think necessary.

14. And be it enacted. That if any stockholder should fail to in case of failure pay on receiving due notice, any instalment which may at any sum before paid time he called for for the space of one month he shall forfaith be forfeited, &c. time be called for, for the space of one month, he shall forfeit the sum or sums before paid by him up his stock to the use of the said corporation, and shall also forfeit his right to said stock on acchunt of which he shall be delinquent, and the said president and directors shall have power to sell said stock for the use of said corporation, and the purchaser or purchasers of the same shall be considered a stockholder or stockholders in the said corporation to all intents and purposes; and it any forfeited share or shares of stock shall not produce on sale a sum sufficient to discharge the balance due thereon and the expenses of sale, the said delinquent stockholder or stockholders shall remain liable for the balance duc. e seasonally on the an Open of their gard

15. And be it enacted. That the said bridge shall be built in a Bridge, how to be secure and substantial manner, and shall be secured and supportediat each end by good and sufficient abutments or piers, and there shall be a draw in the said bridge at the deepest part of the channell so as to afford a convenient passage to vessels up and down the said river, of at least fifteen feet wide; and the president and directors for the time being, shall keep a sufficient number of hands at all times ready for the purpose of raising the said draw, in order to admit vessels to pass through without delay or interruption, for which no reward shall be demanded or received, and in case of any neglect, the said prosident and directors may be indicted in Prince-George's or Anne-Arundel county courts as for a common nuisance.

common nuisance.
16. And be it enacted, That for and in consideration of the great when completed in risk and expenses to be incurred by said company, not only for company. building the said bridge, but for keeping the same in continual repair, the said bridge, when built and completed according to the directions of this act, and all its profits, shall be and the same are