

CHAP. 61. corporation shall at any one time owe, whether by bond, bill, note or other contract, shall not exceed double the amount of the capital actually paid into the said bank; provided that the money deposited in the said bank for safe keeping shall not be considered as the debts of the bank within the provision of this clause, (unless the contracting of any greater debt shall have been previously authorised by a law of the state;) in case of excess, the directors under whose administration it shall happen shall be liable for the same in their natural and private capacities, and an action of debt may in such case be brought against them, or any of them, or their heirs, executors or administrators, in any court of record in this state, by any creditor or creditors of the said corporation, and may be prosecuted to judgment and execution, any condition, covenant or agreement, to the contrary notwithstanding, but nothing herein contained shall be construed to exempt the said corporation, or the lands, tenements, goods or chattels of the same, from being also liable for, and chargeable with, the said excess; and such of the said directors who may have been absent when the said excess was created, or who may have dissented from the resolution or act whereby the same was created, may respectively exonerate themselves from being so liable, by forthwith giving notice of the fact, and of their absence or dissent, to the governor of the state, and to the stockholders at a general meeting, which they shall have power to call for that purpose.

Duration.

30. AND BE IT ENACTED. That this act shall be and continue in force for the term of ten years, and thence until the end of the next session of assembly.

Further continued and extended by 1815, ch. 167, to 1st January 1835, &c.

Proviso.

31. PROVIDED ALWAYS, AND BE IT ENACTED, That if a sum not less than three hundred thousand dollars shall not have been subscribed, and one hundred and fifty thousand dollars paid in, prior to the said first day of October next, that then and in that event this charter and act of incorporation shall cease and be of no effect.

In a certain event money subscribed to be paid.

32. AND BE IT ENACTED, That in the event of the charter ceasing and becoming void as aforesaid, the said commissioners who received the subscriptions and money aforesaid, unless they have transmitted the money to the commissioners at Annapolis and Easton, and in that event the commissioners at Annapolis and Easton shall cause the money subscribed and paid as aforesaid to be repaid to the respective subscribers, or their assigns, and in case of non-payment, may be respectively sued or warranted, as the case may require, and the payment enforced, in the same manner as for their individual debts, any thing herein contained to the contrary notwithstanding; provided, that it shall and may be lawful for the said commissioners respectively to deduct from the money received as aforesaid the expenses incurred in opening the subscriptions, and to apportion the same amongst the subscribers, according to the respective sums by them subscribed.

CHAP. LXII.

Passed Jan 12 1805 *An Act to grant a public Road, and confirm the same, in the upper part of Queen-Anne's County. Lib. JG. No. 4, fol. 633.*

A Supplement, November 1812, ch. 139.

Preamble

WHEREAS it is represented to this general assembly, by the petition of sundry inhabitants of Queen-Anne's county, that a law