on application made in writing to the president of the board of Meetings may be directors by the owners of not less than one half of the whole stockholders. stock of the company, it shall be his duty to call a meeting of the stockholders, by leaving a written notice at each of their dwelling houses, at least five days before such intended meeting, or by notice published in one or more newspapers of the borough of Washington, at least ten days before such meeting: provided always, that no business shall be transacted at said meeting other Proviso. than what shall be stated in the said written application to the president.

SECT. IX. And be it further enacted by the authority aforesaid, That nothing in this act contained shall be so understood or con- No banking I strued, as to permit the company hereby incorporated to issue said company. any note or notes in the nature of bank notes, or to do or perform any business as a banking company, and that the period of ... the duration of the company be and is hereby limited to thirty.

years from the passage of this act.

SECT. x. And be it further enacted by the authority aforesaid, That if the said corporation shall at any time hereafter misuse or In what case the abuse any of the chartered privileges hereby granted, the legis- be dissolved lature may at any time thereafter resume all and singular the rights, privileges, liberties and franchises hereby granted to the said company.

> ROBERT SMITH, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senate.

APPROVED-the thirty-first day of January, one thousand eight hundred and fourteen.

SIMON SNYDER.

CHAPTER XIII.

An ACT granting to Charles Campbell the exclusive right to use a salt spring, which he has recently discovered in the river Conemaugh.

SECT. I. BE it enacted by the senate and house of representatives of the commonwealth of Pennsylvania, in general assembly met, and it is bereby enacted by the authority of the same, That sait spring vere. the exclusive right to use a salt spring which has been recently campbell. discovered by Charles Campbell in the river Conemaugh, in Black-lick township, in the county of Indiana, contiguous to a tract of land owned by him on the north side of the said river, be and the same is hereby vested in the said Charles Campbell, his heirs and assigns forever: provided, that this right shall cease Provided

if the said Charles Campbell, his heirs or assigns shall not, within four years from the date of this act, have manufactured salt from the said spring, or whenever at any time thereafter the said Charles Campbell, his heirs or assigns shall cease to manufacture salt therefrom, for a longer term than two years.

Salt works to be erected. SECT. II. And be it further enacted by the authority aforesaid, That the said Charles Campbell be and he is hereby authorized to erect or cause to be erected at or near the salt spring aforesaid, such works or buildings as may be necessary, in order that he may be enabled to manufacture salt; provided, that the works for this purpose to be erected, shall not injure or interfere with the private property of any other individual or individuals, or impede the navigation of the said river.

ROBERT SMITH, Speaker of the House of Representatives.

P. C. LANE, Speaker of the Senate.

Approved—the thirty-first day of January, one thousand eight hundred and fourteen.

SIMON SNYDER.

CHAPTER XIV.

A further SUPPLEMENT to the act, entitled "An act to encourage the constructing of certain great and leading roads within this commonwealth, and the erection of bridges over the Susquebanna at Harrisburg, Northumberland, Columbia and M'Call's ferry."

Sect. 1. BE it enacted by the senate and house of representa-

tives of the commonwealth of Pennsylvania, in general assembly met, and it is hereby enacted by the authority of the same, That the amount of the shares subscribed for by the governor, under the act of the second of April one thousand eight hundred and eleven, on behalf of the state, in the stock of the company incorporated for erecting a bridge over the Susquehanna at or near Harrisburg, shall be paid at the times, in the manner, and proportions hereinafter limited, and appointed, viz. the one fourth of said amount, on the first of August next, if half of the piers and abutments should then be raised ready to receive the wooden work, and if they should not be raised at that time, then to be paid when half of said piers and abutments shall have been so constructed; one fourth when the remainder of said piers and abut-

ments shall have been constructed ready to receive the wooden

Shares of the state in the Harrisburg bridge company.

When and how to be paid.