Authorized to take like ble to like penalties, of the Gap, and Newport turnpike road. Work to be fciture.

monwealth, as shall be necessary for the well-ordering the affairs of the said company, and generally have like powers, authorities, and privileges necessary for carrying on and complettolls, and lia- ing the said turnpike road, and be subject to all the duties, qualifications, restrictions, penalties, fines, and forfeitures, and be Ec. as the co. entitled to like tolls and profits in proportion to the distance as are given and granted to the president, managers, and company of the Gap and Newport turnpike road, excepting the stone part of said road, shall not be more than eighteen feet wide: Provided, That if the company shall not proceed to carry on the said work commenced in three years after the passing of this act, or shall not within within three, seven years afterwards, complete the said road according to the and complete within 7 true intent and meaning of this act, then in either of these cases, years, or be all and singular the rights, liberties, and franchises hereby grantliable to for- ed to the said company, shall revert to this commonwealth.

> JAMES ENGLE, Speaker of the House of Representatives. P. C. LANE, Speaker of the Senate.

Approven—the twenty-eighth day of March, one thousand eight hundred and nine.

SIMON SNYDER.

- man : 4% extra CHAPTER LVII.

An ACT to authorize the Governor of this commonwealth to incorporate a company for the purpose of making and erecting a bridge over the river Susquebanna in the county of Lancascaster, at or near the town of Columbia.

SECTION 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 autho-commission rity of the same, That Stephen Girard, William Sansom, James Vanuxem, John Perot, Henry Pratt, Thomas M'Ewen, Martin Dubbs and Joseph S. Lewis, of the city of Philadelphia, and John Hubley, Abraham Witmer, Casper Shaffner, jun. Jacob Strickler, James Wright and Samuel Miller, of the county of Lancaster, and William Barber, John Stewart and Godfrey Lanehart, of the county of York, be and they are hereby appointed commissioners to do and perform the several duties hereafter mentioned, that is to say: They shall on or provided for before the first day of July next, provide a book or books for the entering of subscriptions, and shall write therein as follows, "We whose names are hereunto subscribed do promise to pay to the president, managers and company for erecting a bridge over the river Susquehanna, at or near the town of Columbia, in the county of Lancaster, the sum of one hundred

dollars for each and every share of stock in the said company

ers appoint. ed.

Books to be entering subscriptions in. Form of sub. scription.

set opposite to our respective names, in such manner and pro-

portions and at such times as shall be determined on by the president and managers in pursuance of an act of General Assembly, entitled "An act to authorize the Governor of this commonwealth to incorporate a company for the purpose of making and erecting a bridge over the river Susquehanna, in Notice to be the county of Lancaster, at or near the town of Columbia." given in cer-Witness our hands this day of year of our Lord one thousand eight hundred and And shall thereupon give notice in two of the public books are to newspapers printed at Philadelphia, and in one printed in be opened. One of the the borough of Lancaster, and one in the borough of commission-York, during one calendar month at least of the times and ers to attend places when and where the said books shall be open to receive If 4000 subscriptions, at which times and places some one of the said not subscrictommissioners shall attend for that approach the said not subscrictommissioners shall attend for that approach the said not subscribe to the said not su commissioners shall attend for that purpose and keep open the bed in three said books during six hours in each of three successive juridi- days, the cal days, or until four thousand shares shall be subscribed; commissionand if four thousand shares shall not be subscribed within journ. that period, then the said commissioners respectively may ad- Notice of journ from time to time until the said number of shares shall adjournment be subscribed, of which adjournments public notice shall be to be given. given by means of newspapers at each place where the said shares are books shall have been opened, or elsewhere as occasion may subscribed, require: and when four thousand shares shall have been sub- the books to scribed the books shall be closed, and public notice be thereof Notice of given in two newspapers printed at Philadelphia, in one print- which to be ed at Lancaster, and in one printed at York: Provided always, given. That every person on entering his name in the said books as a 5 dollars to be paid on subscriber, shall pay five dollars on each share he shall subecach share at scribe, toward a fund out of which shall be defrayed the ex- the time of pences attending the taking of subscriptions and other inciden-subscribing. tal charges, and the remainder shall be paid over to the treaappropriasurer of the corporation as soon as the same shall be organized, ted. such first payment on each share to be taken and considered as a part payment on each share subscribed for.

SECT. II. And be it further enacted by the authority aforesaid, shares are That so soon as twelve hundred shares shall have been sub- subscribed, scribed, the said commissioners or a majority of them may sioners shall carries the commissioners. certify the same together with a list of the subscribers and the certify the shares by each subscribed, in writing to the Governor, who there- same to the uponshall constitute the said subscribers and also all those who may who shall in future subscribe made the manufacture of the said subscribers and also all those who may who shall in future subscribe under the provisions of this act, a body cor-thereupon porate and politic by the name and style of "The president, constitute managers and company for erecting a bridge over the Susque-them, a bohanna river, in the county of Lancaster, at or near the town of and also Columbia," with all the privileges incident to a corporation, those who who shall have perpetual succession, and shall be capable of may aftertaking and holding their said capital stock and the increase and wards subprofits thereof, and of enlarging the same by new subscriptions scribe, &c.

in the tain papers, when and where the

When 1200

if such enlargement be necessary to fulfil the purposes of this

That the six persons first named in the letters patent of incor-

poration shall as soon as conveniently may be after sealing the

SECT. III. And be it further enacted by the authority aforesaid,

Six certain persons to give notice of the time meeting, in order to organize the company.

same give notice in two of the public newspapers of Philadeland place of phia, and also in one newspaper printed at Lancaster, and in one printed at York, of a time and place by them to be appointed, not less than thirty days from the time of issuing the first notice, at which time and place the said subscribers shall proceed to organize the corporation, and shall choose by a majority of votes of the said subscribers taken by ballot, to be delivered either in person or by proxy duly authorized, one president, twelve managers, one treasurer, one clerk, and such other ofwhat officers ficers as they may think necessary to conduct the business of the company during one year, and until other officers be chosen, and may make such by-laws, rules, orders and regulations (not inconsistent with the constitution and laws of this state or of the United States), as may be necessary for the well-ordering the affairs of the company: Provided always, That no person shall to have more have more than five votes whatever number of shares he may than 5 votes, be entitled to, and each person shall be entitled to one vote for

How and are to be chosen. Their term of service.

No person

An annual meeting to be held on day of July. Place of, to be fixed by the orders of of the company. the company.

Certificates of stock to each stockholder on his paying the sum of each share. Said certificates to be transferable Upon what terms.

each share by him held under that number. Sect. IV. And be it further enacted by the authority aforesaid, That a public meeting of the said stockholders shall be held on the first Monday of July in every succeeding year, in such the 1st Mon- place as shall be fixed by the rules and orders of the said company for the purpose of choosing officers for the ensuing year, and the determination of any question affecting the interests

Sect. V. And be it further enacted by the authority aforesaid, That the president and managers shall procure printed certificates for all the shares of stock in the said company, which be issued to shall be signed by the president, countersigned by the treasurer and sealed with the seal of the corporation; and each subscriber shall be entitled to one such certificate for each share by him subscribed for, on paying to the treasurer in part of the 20 dollars on sum due thereon, twenty dollars on each share, which certificates shall be transferable either by the owner in person or by his attorney duly authorized, in the presence of the presidentor of the treasurer for the time being, subject however to the payments due or that may grow due thereon, and the person to whom such transfer shall be made, shall stand in the place of the former holder of the certificate and be entitled to the same privileges in the company.

SECT. VI. And be it further enacted by the authority aforesaid, That the said president and managers shall meet at such times and places and be convened in such manner as shall be agreed on for transacting the business of the company, at which

meetings five members shall be a quorum, who in the absence Five memof the president shall choose a chairman, and shall keep min-bers to con-utes of their proceedings to be fairly entered in a book kept rum. for that purpose. And a quorum being met they shall have Chairman to full power and authority to appoint such engineers, superin be appointed tendants, artists, assistants and workmen as they shall deem in the absence of the necessary to the erection of the said bridge, and they shall fix president. their salaries and wages, they shall also have power to make Minutes to contracts, to ascertain the times, manner and proportion be kept, in which the stockholders shall pay the money due on their quorum. respective shares, to draw orders on the treasurer for the money necessary to pay salaries, wages and bills for work and labour done and performed or materials found, which orders shall be signed by the president or in his absence by a majority of a quorum, and countersigned by their clerk, and to do and transact all such other matters and things as by this act or by the by-laws, orders and regulations of the company shall be committed to them.

SECT. VII. And be it further enacted by the authority afore-penalty on said, That if any stockholder after thirty days notice in some any stockone or more of the newspapers printed in Philadelphia, and al-holder refuso in one newspaper printed at Lancaster, and in one news-sing, &c. or paper printed at York, of the time and places appointed for the pay instalpayment of any proportion, dividend or instalment of the said ments when capital stock still due on each share, shall neglect to pay the called onsame for the space of thirty days after the day whereon the same shall be appointed to be paid, every such stockholder shall in addition to the instalment so called for, pay at the rate of five per cent. per month, for every delay of such payment; and if the same and the said additional penalties shall remain unpaid, so long that the accumulated penalties shall become equal to the sum already paid on such share, the same shall be forfeited to the company, and may be sold under the direction of the president and managers, or a majority of a quorum of them, at any of their meetings of transacting the business of the company, the order for that purpose being first entered in the minute book by the clerk at such meeting.

SECT. VIII. And be it further enacted by the authority afore-Officers of said, That it shall and may be lawful for the said president the company and managers, their superintendants, engineers, artists, and may enter workmen, to enter into and upon all the lands, and inclo-upon adjasures, near to the place where the said bridge is to be built, &c. and take and to take all stones convenient, and to examine the ground materials. for the purpose of opening quarries of stones, and of obtaining gravel, sand, or other materials, for the building of the said bridge, and to enter with teams of any kind, first giving notice to the owners, doing as little damage as possible, and repairing any breach in fences that they may have occasion to make, and making amends for any damage they may have

How damaappraised.

done, which damage shall be ascertained by the parties if they can agree; and if not, then by the appraisement of any two of ges are to be three indifferent freeholders, one to be chosen by the managers, or by any three of them, one by the owner or party claiming to be aggrieved, and the third to be chosen by the two already so nominated; which freeholder shall be previously qualified by oath or affirmation, to decide to the best of their judgment, between the parties and the said managers or the persons employed by them, after tender of the appraised value, may proceed to take away any stone, gravel, sand, or earth that may be most conveniently situated for their purpose, of erecting or of repairing the said bridge. Provided, That nothing on each side in this act contained, shall authorize the said company to erect of the bridge said bridge, without the consent of the owner or owners of the ground on each side of, and contiguous to the river, or to erect the same in such manner as to injure, stop, or interrupt the navigation of the said river by boats rafts or other vessels.

Consent of persons owning the ground to be first obtained. Bridge not to be built so as to obstruct the navigation.

to be submitted to a general meeting, at

When and how many additional shares may be sold.

When the be completed, the company may erect gates and collect toll.

Sect. IX. And be it further enacted by the authority aforesaid, That the said president and managers shall keep, or cause to be kept, fair and just accounts of all receipts, payments, and Accounts to monies, still due to, from, or on part of the said company, and be kept, and shall submit the same at least once in every year, to a general meeting of the stockholders; and whenever it shall appear manifestly to the said president, managers, and company, at any such general meeting, or at any special meeting, convened least once a for that purpose, according to the provisions of this act, or of the by-laws of the company, that the proposed bridge cannot be completed without extending the number of shares, the same shall be extended under the direction of such meeting, so far as may be necessary to complete the proposed bridge, which additional shares shall be sold and regulated in all respects, and be attended with the same rights and privileges as the original shares are herein or by the by-laws, rules, and orders of the company directed to be.

Sect. X. And be it further enacted by the authority aforesaid, That when a good and complete bridge, under the authobridge shall rity of this act, shall be erected over the river Susquehanna, in the county of Lancaster, at or near the town of Columbia aforesaid, the property of the same shall be vested in the said incorporated company, their successors, and assigns for ever. And the said company, their successors, and assigns, are hereby empowered to erect gates, and demand and receive tolls as Rates of toll follows, to wit: For every foot passenger, six cents; for every carriage of whatever description, used for the purpose of trade and agriculture, having four wheels, and drawn by six horses, one hundred and fifty cents; for every such carriage, having four wheels, drawn by five horses, one hundred and twentyfive cents; for every such carriage, having four wheels, drawn by four horses, one hundred cents; for every such carriage,

having four wheels, drawn by three horses, seventy-five cents; for every such carriage, having four wheels, drawn by two horses, sixty-two and one half cents; for every such carriage, having four wheels, drawn by one horse, thirty-seven and a half cents; for every carriage, of whatever description, used for the purpose of personal accommodation or pleasure, having four wheels, and drawn by four horses, one hundred cents; for every such carriage, drawn by two horses, seventy-five cents; for every such carriage, drawn by one horse, fifty cents; for every carriage of whatever description, used for the purposes of trade or agriculture, having two wheels and drawn by two horses, thirty-seven and an half cents; for every such carriage, drawn by one horse, twenty-five cents; for every chair or other two-wheeled carriage of pleasure, for every horse used therein, twenty-five cents; for every sled or sleigh drawn by four horses, seventy-five cents; for every sled or sleigh, drawn by two horses, fifty cents; for every sled or sleigh drawn by one horse, thirty-one and a fourth cents; for every horse, mare, or gelding with a rider, twenty-five cents; for every horse, mare, or gelding, without a rider, eighteen and three-fourth cents; every carriage drawn by oxen, or partly by horses and partly by oxen, to be rated in the proportion of two oxen for one horse; every head of horned cattle three cents; every head of sheep and swine, two cents: Provided, That any person or personsgoing to and returning from public worship on sabbath days, or any detachment of the military of Who may this state, and those who attend funerals, shall at all times be pass toll free. exempted from paying said toll.

SECT. XI. And be it further enacted by the authority aforesaid, That if the said company, their successors or assigns, Penalty on or any person employed by them, shall collect or demand any demanding greater rates or prices, for the passing over the said bridge, excessive toll, or nethan what is herein before prescribed, or shall neglect to keep glecting to the said bridge in good repair, he or they shall, for every such keep the offence, forfeit and pay thirty dollars, one half thereof for the bridge in use of the poor of the county of Lancaster, and the other half good repair. for the use of the person who shall sue for the same, to be penalty is to recovered before any two justices of the peace in and for the beappropriacounty of Lancaster or county of York: Provided always, ted. That no suit shall be brought in this respect, unless within No suit to be thirty days after the offence committed: Provided also, That brought, unthe judgment of the said justices in any such case brought less within before them, shall be liable to revision, either by appeal to the 30 days after the offence court of common pleas, if the merits of the case be contested, committed. or by certiorari if the legality of their proceedings or their

jurisdiction be disputed.

SECT. XII. And be it further enacted by the authority afore- An account said, That the said president, managers, and company shall of the mo-keep a just account of all monies received by their several col-nies receiv-

lectors of tolls for crossing the said bridge, and shall declare

and make a dividend of the income and profits thereof among

all the subscribers to the said company's stock, in proportion

ed by the collectors to be kept. And dividend to be made.

to their respective shares, first deducting all contingent costs and charges, and such proportion of the said income, as may be deemed necessary for a fund to provide against the decay, the repairing, or the rebuilding of the said bridge, as time and Publication accident may render necessary; and shall, on every first Monof the dividay in August of every year, publish the dividend to be made dend to be made on the of the clear profits arising from the tolls, among the stockholdfirst Monday ers, and of the time and place where and when the same shall in August, be paid, and shall cause the same to be paid accordingly.

Penalty on ring the bridge, or other property of the corporation.

SECT. XIII. And be it further enacted by the authority aforepersons inju. said, That if any person or persons shall wilfully pull down, break or destroy, with intent to injure any part or parts of the said bridge, or any toll-house gates, bars, or other property of the said corporation appurtenant to, or erected for the use and convenience of said bridge, or the person employed in conducting the business thereof, or shall wilfully, and without the consent and orders of the said corporation, or any person or persons authorized by them, deface or destroy the letters or figures, or other characters, in any written or printed list of the rates or tolls affixed in any place or places for the information of passengers and others, or who shall wilfully and maliciously obstruct or impede the passage on, or over the said bridge or any part or parts thereof, he, she, or they so offending shall, and each of them, forfeit and pay for every such offence to the said corporation, the sum of twenty dollars, to be sued for and recovered before any justice of the peace, as debts of like amount are recoverable; and he, she, or they so offending, shall remain liable to actions at the suit of said corporation for such wrongs, if the said sum or sums herein mentioned, be not sufficient to repair and satisfy said damages: Provided always, That no suit shall be brought unless within thirty days after such offence shall have been com-

How recovered.

No suit to be brought but within thirty mitted.

days, &c. of the accompany to he laid before the general assembly, three years after the completion of the bridge,

SECT. XIV. And be it further enacted by the authority afore-An abstract said, That the said president and managers shall, at the end of counts of the every third year from the date of the incorporation, until three years next after the said bridge shall be completed, lay before the General Assembly of this Commonwealth, an abstract of their accounts, shewing the whole of the capital expended in the prosecution of the work and of the income and profits arising from the said toll during such period, together with an exact account of the costs and charges of keeping the said bridge in repair, and all other contingent costs and charges, to the end that the clear annual income and profits thereof, may

If at the end be ascertained and known; and if at the end of three years af 3 years af-after the said bridge shall be completed, it shall appear from

the average profits of the said three years, that the clear in-ter the comcome and profits will not bear a dividend of six per cent. per pletion of the appum on the whole capital stock of the said company so experience. annum on the whole capital stock of the said company, so ex-dend will not pended, then it shall be lawful for the said president, mana-amount to 6 gers, and company, to encrease the tolls herein allowed to be per cent. the taken, so much on each particular item in proportion, as will tolls may be raise the dividend to six per cent. per annum. And at the end At the end of of every ten years after the said bridge shall be completed, ten years they shall render to the general assembly, a like abstract of their from the accounts for the three preceding years; and if at the end of as aforesaid, any such decennial period, it shall appear from such abstract, the accounts that the clear profits and income of the said company, will to be submitbear a dividend of more than fifteen per cent. per annum, then ted as aforethe said tolls shall be reduced so as to reduce the said dividend said. to fifteen per cent. per annum. reduced in

SECT. XV. And be it further enacted by the authority afore- case the disaid, That if the said company shall not proceed to carry on widends a mount to the said work within the space of three years from the passing more than of this act, and shall not within the space of fifteen years from 15 per cent. the passing thereof, complete the said bridge, it shall and may Powers be lawful for the legislature of this commonwealth to resume granted to be all and singular the rights and privileges hereby granted to the resumed in

said company.

JAMES ENGLE, Speaker of the House of Representatives, 3, and com-P. C. LANE, Speaker of the Senate. pleted within 15 years.

APPROVED—the twenty-eighth day of March, one thousand eight hundred and nine.

SIMON SNYDER.

W:0:0 CHAPTER LVIII.

An ACT directing the mode of keeping in repair the long narrows road in the county of Mifflin.

Section I. B^E it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in Commission-General Assembly met, and it is hereby enacted by the authority of ers of Mifflin the same, That the road through the long narrows, in the town-county, auships of Derry and Fermanagh, in Mifflin county, shall be thorized to kept in repair as is hereinafter directed: viz. The county com-tracts for remissioners shall each and every year hereafter contract with pairing and some person or persons for the purpose of aiding the inhabitants keeping in of the two townships aforesaid, in opening or keeping in repair repair a cer-the above mentioned road, beginning at the division line of said said county. townships, and extending each way to a distance not exceeding Amount of three miles, and may if necessary expend thereon the sum of money one hundred dollars the first year, and not exceeding fifty dol- be annually lars every year thereafter, to be paid to any person or persons expended.

case the

bridge is not began with-