shall be as valid in law, as if the said Martha Potts, executrix of the faid Zebulon Potts, had executed the fame in her life time.

SIMON SNYDER, Speaker

, of the House of Representatives.

ROBERT WHITEHILL, Speaker

of the Senate.

Approved—March the twelfth, in the year of our Lord one thousand eight hundred and four.

THOMAS M'KEAN, Governor

of the Commonwealth of Pennsylvania.

CHAPTER LIV.

An ACT to authorife the Governor of this commonwealth to incorporate a company for erecting a bridge over the river Delaware, near the town of Milford, in the county of Wayne.

Section 1. BE it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the au-Commissioners thority of the same, That Samuel Johnston, John Biddis, John Brodhead, John Brink, and Hugh Rofs, of the county of Wayne, and commonwealth of Pennsylvania, and Thomas Anderson, Daniel Steward, John Guston and Jedediah Sayr, of the county of Suffex, and state of New-Jersey, be, and they are hereby appointed commissioners, to do and perform

appointed to receive fubferiptions for the new bridge.

the feveral duties herein-after mentioned; that is to fay, They shall and may, on or before the first day of May next, procure at least three books, and therein enter as follows: "We, Form of ful whose names are hereunto subscribed, do pro-scription. mife to pay to the prefident, managers and company, for erecting a bridge over the river Delaware, near Milford, in the county of Wayne, the fum of fifty dollars for every share of stock in the said company, set oppofite to our respective names, in such manner and proportions, and at fuch times as shall be determined by the prefident and managers, in purfuance of an act of the General Affembly, entitled " An act to authorife the Governor of this commonwealth to incorporate a company for erecting a bridge over the river Delaware, near the town of Milford, in Wayne county. Witness our hands day of

in the year of our Lord one thousand eight hundred and ;" and shall Notice of the thereupon give notice in one of the public times & places of subfcription newspapers printed at Philadelphia, in the news- to be publishpaper printed at Easton, in the county of Nor-ed. thampton, and in a newspaper printed at Gothen, in the county of Orange, state of New-York, for one calendar month at least, of the times and places in the city of Philadelphia, the town of Milford, and state of New-Jersey, when and where the faid books shall be opened to receive subscriptions for the stock of the faid company; at which respective times and places some one of the faid commissioners shall attend, and shall permit all persons who shall offer to fubscribe in the faid books, which shall for that purpose be kept open at least fix hours for what time in every juridical day, for the space of at least the books are three juridical days, if three days shall be ne- open. ceffary; and in any of the juridical days,

within

within the hours aforesaid, any person of the age of twenty-one years, shall have liberty

to subscribe in his own name, or in the name or names of any person or persons by whom he shall be authorised, for one share; on the fecond day for one or two shares; on the third day for two or three shares, and on any succeeding day, while the books shall remain open, for any number of shares in the faid stock; and if at the expiration of the faid three first days, the faid book opened at Philadelphia shall not have one hundred and fifty shares therein fubscribed, or the book to be opened at Milford shall not have one hundred and fifty shares therein subscribed, or the book opened in the state of New-Jersey shall not have one hundred and fifty shares therein sub-Commissioners scribed, the faid commissioners respectively may adjourn from time to time, until the faid number of shares shall be subscribed; of which adjournment public notice shall be given at each place; and when the faid fubfcriptions in the for; of which faid books shall amount to the respective numnotice shall be bers aforesaid, the same shall be respectively closed; and if before the faid subscriptions shall be declared to be full, applications shall be made to subscribe more shares than will fill the faid books, or either of them, then the faid commissioners, respectively, shall apportion the whole number of shares at such refpective places, among all those who shall have subscribed, or offered to subscribe as aforesaid on that day, at fuch place, by deducting from the subscribers of more shares than one, such proportion of the shares by them respectively fubscribed, as will leave every person one or more shares; but if after any of the said books

> shall have been opened, at any of the respective places aforefaid, for the space of three ca-

> > lendar

may adjourn, from time to time, until a certain number of thares are subscribed adjournment given, &c.

lendar months, the whole number of shares, to the places herein-before respectively allotted shall not have been subscribed, the faid book. or books may be respectively transferred to any other of the faid places, and there kept open as aforefaid until the faid fubscription shall be full as aforesaid, public notice being given, thereof at the places whence and whereto the faid book or books shall be respectively transferred: Provided always, That every person of A deposit of fering to subscribe in the said books, in his ten dollars on each share to own name, or any other name, shall previously be paid at the pay to the attending commissioner or commissione of fubfioners, ten dollars for every share to be subfcribed, out of which shall be defraved the expences attending taking of fuch fubfcriptions and other incidental charges, and the remainder shall be paid over to the treasurer of the corporation as foon as the fame shall be organized and the officers chosen, as is hereinafter mentioned.

Sec. 2. And be it further enacted by the authority aforesaid, That when twenty-five persons Proceedings to or more shall have subscribed one hundred ter of incorposhares in the faid stock, the said commissioners ration. respectively may, and when the whole number of shares shall be subscribed, shall certify under their hands and feals the names of the fubfcribers, and the number of shares subscribed by or apportioned to each fubscriber, to the Governor of this commonwealth, and thereupon it shall and may be lawful for the Governor, by letters patent under his hand and the seal of the state, to create and erect the fubscribers; and if the said subscriptions be not full at that time, then also those who shall afterwards subscribe to the numbers aforesaid into one body politic and corporate, in deed

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Stile of the corporation;

its privileges & powers.

and in law, by the name, stile and title of "The prefident, managers and company, for erecting a bridge over the river Delaware, near the town of Milford;" and by the faid name the faid subscribers shall have perpetual succesfion, and all privileges and franchifes incident to a corporation, and shall be capable of taking. and holding their faid capital stock, and increase and profits thereof, and enlarging the fame from time to time, by new subscriptions, in fuch manner and form as they shall think proper, if fuch enlargement shall be found neceffary, to fulfil the intent of this act, and of purchasing, taking and holding to them, and their fuccessors and assigns, in fee simple, or for any less estate, all such lands, tenements, hereditaments, estate real and personal, as shall be necessary and convenient to them in the profecution of their works, and the fame to fell and dispose of at their pleasure, and of suing and being fued, and of doing all and every other matter and thing which a corporation or body politic may lawfully do.

The fubferibers to be nctified to meet for the ganifing the company.

Sec. 3. And be it further enacted by the authority dforefaid, That five of the persons named in the letters patent shall, as soon as conveniently may be after fealing the fame, give nopurpose of or-tice in one or more of the public newspapers in Philadelphia, and also in the public newspaper printed at Easton, Northampton county, and in one or more of the public newspapers printed in the state of New-Jersey, 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 said corporation, and shall choose by a majority of votes of the faid fubfcribers, by ballot to be. delivered

delivered in person or by proxy duly authorised, one president, six managers, one treasurer and Officers to be fuch other officers as they shall think necessary, chosen. to conduct the business of the said company for one year, and until other officers shall be chofen, and may make fuch bye-laws, rules, orders and regulations, not inconfistent with the laws of this commonwealth, as shall be necesfary for the well-ordering the affairs of the faid company: Provided always, That no per-Number of fon shall have more than five votes at any elec-votes limited tion, or in determining any question arising at fuch meetings, whatever number of shares he may be entitled to, and that each person shall be entitled to one vote for every share by him held under the faid number.

Sec. 4. And be it further enacted by the authority aforesaid, That the stockholders shall Annual meetmeet on the first Monday in May in every suc-ings of the stockholders to ceeding year, in fuch place as shall be fixed choose officers by the rules and orders of the faid company, to be made as aforesaid, for the purpose of choosing such officers as aforesaid for the ensuing year.

Sec. 5. And be it further enacted by the authority aforesaid, That the president and mana- Certificates of gers first to be chosen as aforesaid, shall pro-shares to be cure certificates, to be written or printed, for all the shares of stock of the said company, and shall deliver one such certificate, signed by the prefident and counterfigned by the treafurer, and fealed with the feal of the corporation, to each person for every share by him subscribed and held, he paying to the treasurer, in part of the fum due thereon, the fum of twenty dollars for each share; which certificate which shall be shall be transferrable at his pleasure, in person transferable.

or by attorney, in presence of the president or treasurer, subject however to the payments due and to become due thereon; and the affignee holding any certificate, having first caused the affignment to be entered in a book of the company, to be kept for the purpose, shall be a member of the corporation, and for each certificate by him held, shall be entitled to one share of the capital stock, and of all the estates and emoluments of the company, and to vote as aforefaid at the meetings thereof.

Sec. 6. And be it further enacted by the au-

Of meetings of thority aforefaid, That the prefident and manathe company.

Of a quorum to do bulinels,

company.

&c.

gers shall meet at such times and places, and be convened in such manner as shall be agreed on, for transacting their business; and at such meetings five members shall be a quorum, who in the absence of the president may choose a chairman, and shall keep minutes of all their transactions, fairly entered in a book; and a Powers of the quorum being met, they shall have full power and authority to agree with, and appoint fuch engineers, superintendants, artists and other officers as they shall think necessary, to carry on the faid bridge, and to fix their falaries and other wages, to afcertain the times, manner and proportions in which the stockholders shall pay the money due on their respective shares, in order to carry on their work, to draw orders on the treasurer for all monies, to pay the falaries of persons by them employed, and for the materials provided, and labour done, and which shall be signed by the president, or in his absence by a majority of a quorum, and counterfigned by their clerk, and to do and transact all other such acts, matters and things, as by the bye-laws, orders and regulations of the faid company shall be committed to them.

Sec. 7. And be it further enacted by the authority aforesaid, That if any stockholder, af-Regulations in ter thirty days notice given in some one or holders negled more of the public newspapers printed at Phi- to pay their ladelphia, Easton and New-Jersey, respectively, dividend of caof the time and place appointed for the payment of any proportion or dividend of the faid capital stock, shall neglect to pay such proportion at the time appointed, for the space of forty days after the time to appointed, every fuch stockholder or his assignee shall, in addition to the dividend fo called for, pay at the rate of five per centum per month for every delay of such payment; and if the same and the additional penalties shall remain unpaid for fuch space of time that the accumulated penalties shall become equal to the fums before paid on account of fuch shares, the same shall be forfeited to the faid company, and may and shall be fold by them to any other person or perfons willing to purchase, for such price as can be obtained therefor.

Sec. 8. And be it further enacted by the authority aforesaid, That it shall and may be law- The company ful to and for the president and managers may enter aforefaid, their superintendants, engineers and take materiartists, to enter into and upon all the lands, als; tenements and inclosures near to the place where the faid bridge is to be built, and to take any stones from fish-dams, and to examine the ground for the purpose of opening quarries of stones and obtaining gravel, fand or other materials necessary for building the faid bridge; and that it shall and may be lawful for the faid managers, overfeers, fuperintendants, or any other persons employed in building the faid bridge, to enter with waggons, carts, fleds or fleighs, or beafts of burden or draught of

damage as poffible, and making amends therefor. How the da-

mage is to be

determined.

any kind whatfoever, first giving notice to the. doing as little owners, doing as little damage as possible, and repairing any breaches in fences they may have occasion to make, and making amends for any damage that may be done; which damage shall be ascertained by the parties if they can agree, or if they cannot agree, then by appraisement, to be made as is herein-after directed, upon oath or affirmation, by three difinterested freeholders, or any two of them, to be mutually chosen; or if the owners or the faid managers, fuperintendants, engineers or artifts, upon due notice, shall neglect or refuse to join in the choice, then the faid freeholders to be appointed by any justice of the peace of the county not interested on either side; and the faid managers or other persons employed by them as aforefaid, after tender of the appraised value to the owner, may enter and dig, take and carry away any stone, gravel, fand or earth, most conveniently situated for making and repairing the faid bridge.

The president and managers to keep the company ac-

Sec. 9. And be it further enacted by the authority aforefaid, That the prefident and managers of the faid company shall keep fair and just accounts of all monies received by them counts of fub-from the faid commissioners, and from the subferiptions, &c. feribers to the faid undertaking, and of all penalties for delay in the payment thereof, and of the amount of the profits or shares that may be forfeited as aforefaid, and of all voluntary contributions, and also of all monies by them expended in the profecution of the and submit the said work; and shall at least once in every year fame to a ge-fubmit fuch accounts to a general meeting of the stockholders, until the faid bridge be completed, and until all costs, charges and expences for effecting the same shall be fully paid

and

neral meeting of the floatholders, &c.

and discharged; and the aggregate amount of all fuch expences shall be liquidated and afcertained; and if upon fuch liquidation, or when- If the capital flock be found ever the whole capital flock of the compa- infufficient to ny shall be nearly expended, it shall be found complete the that the said capital stock is not sufficient to bridge it may be enlarged. complete the faid bridge, according to the true intent and meaning of this act, it shall and may be lawful for the faid prefident, managers and company, at a stated or special meeting, to be convened according to the provisions of this act or their own bye-laws, to increase the number of shares to such extent as shall be deemed sufficient to accomplish the work, and to demand and receive the money fubscribed for such shares, in like manner and under the like penalties as are herein-before provided for the original fubfcription.

Sect. 10. And be it further enacted by the authority aforefaid, That when a good and com- When tolls are plete bridge is erected over the faid river De- to be allowed. laware at the place aforesaid, the property of the faid bridge shall be vested in the faid company as aforefaid, their fuccessors and assigns forever; and the faid company, their fuccessors and affigns, may demand and receive toll from travellers and others, agreeably to the following rates, to wit: For every coach, landau, Rates of toll. chariot, phæton or other pleafurable carriage, with four wheels, twenty cents for each horse drawing the same; for every waggon with four horses, seventy cents; and for every carriage of the fame description, drawn by two horses, forty cents; for every chaise, ridingchair, fulkey, cart or other two wheel carriage, or a fleigh or fled, with two horses, thirty cents; and for the same with one horse, twenty cents; for a man and horse, eight cents; for

every led horse or mule, five cents; for every foot passenger, two cents; for every head of horned cattle, two cents; for every sheep or fwine, one cent each: Provided always, That the faid bridge shall in no wife injure, stop or interrupt the navigation of the said river, or prevent boats from croffing, or persons from fording the faid river.

Comparative toll for oxen and horses.

Sec. 11. And be it further enacted by the authority aforesaid, That in fixing the toll of all carriages to be drawn wholly by oxen, or partly by horses, and partly by oxen, two oxen shall be estimated equal to one horse.

Penalty on taking more than legal toll. or neglecting repair.

Sec. 12. And be it further enacted by the authority aforesaid, That if the faid company, their fuccessors and assigns, and whosoever shall own or possess the said bridge, shall collect or to keep the bridge in good demand any greater rates or prices for the paffing over the faid bridge than what is hereinbefore prescribed and specified, or shall neglect to keep the faid bridge in good repair, he, she or they so offending, shall, for every such offence, forfeit and pay the fum of twenty-five dollars, one moiety thereof for the use of the poor of the township of Upper Smithfield, in the county of Wayne, and the township of Montague, in the county of Suffex, and state of New-Jersey, equally to be divided, and the other moiety for the use of the person who may fue for the same: Provided always, That no fuit or action shall be brought unless within thirty days after such offence shall be committed.

The company

Sec. 13. And be it further enacted by the authority aforesaid, That the said president, manato keep a just gers and company, shall keep a just and true tolls received, account of all and every the monies received by their feveral and respective collectors of tolls for croffing the faid bridge, and shall make and declare a dividend of the profits and income thereof among all the fubicribers to the faid company's flock, deducting first therefrom all contingent costs and charges, and such proportion of the faid income as may be deemed necessary for a growing fund, to provide against the decay, and for the re-building and repairing of the faid bridge; and shall on every first and publish Monday in April and October of every year, half-yearly di-vidends on the publish the dividend to be made of the faid profits. clear profits thereof among the stockholders, and of the time and place where and when the same shall be paid, and cause the same to

be paid accordingly.

Sec. 14. And be it further enacted by the authority aforefaid, That the faid prefident and The prefident managers shall, at the end of two years next and managers to lay an abafter the bridge aforesaid shall be completed, fract of their lay before the General Affembly of this com-accounts before the Legifwealth an abstract of their accounts, shewing lature, &c. in the whole of the capital expended in the pro-order to afcerfecution of the faid work, and of the income income; and profits arifing from the toll, for and during the faid period, together with an exact account of costs and charges of keeping the faid bridge in repair, and all other contingent costs and charges, to the end that the clear annual income and profits thereof may be afcertained and known; and if at the end of and if it will two years after the faid bridge shall be com-not bear a dipleted, it shall appear from the average profits per cent. on of the faid two years, that the faid clear in-the capital, the tolls may be come and profits thereof will not bear a divi-increased; dend of fix per centum per annum on the whole capital stock of the faid company so expended, then it shall and may be lawful for

the faid prefident, managers and company, to increase the tolls herein allowed, so much as will raife the dividends to fix per centum per annum; and at the end of every ten years after the faid bridge shall be completed, they shall render to the General Assembly a like abflract of their accounts for three preceding years; and if at the end of any fuch decennial period, it shall appear from such abstract the clear profits and income of the faid company will bear a dividend of more than ten per centum per annum, then the faid tolls shall be fo reduced as will reduce the faid dividend to ten per centum per annum.

tion, till a fibe paffed by the Legislature of New-Jerfey.

Sec. 15. And be it further enacted by the au-This act not to thority aforefaid, That nothing in this act shall go into opera- be deemed, taken or construed, to authorise milar law shall or empower the Governor to incorporate, or empower any persons subscribing as aforesaid, or shall give any power or authority to such fubscribers, to do any act, matter or thing herein mentioned, until fuch time as the legiflature of the state of New-Jersey shall by law vest the like power and authority in such subfcribers, to erect the faid bridge and extend the fame across to the opposite shore, with as full and ample powers, privileges, franchifes and emoluments, as to the faid subscribers are herein given; and the faid fubfcribers, having fuch authority, shall be incorporated as aforefaid, and shall proceed in the faid work with Limitation of all convenient speed; and if the said company shall not proceed to carry on the faid work completing the within the space of four years after they shall have been incorporated, or shall not within the space of ten years from the passing of this act, and a fimilar act shall be passed by the legislature of New-Jersey, complete the said bridge,

time for beginning and bridge.

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15 3 it shall and may be lawful for the legislature of this commonwealth to resume all and singular the rights, liberties and privileges hereby granted to the said company.

SIMON SNYDER, Speaker of the House of Representatives.

ROBERT WHITEHILL, Speaker of the Senate.

APPROVED—March the twelfth, in the year of our Lord one thousand eight hundred and four.

THOMAS M'KEAN, Governor of the Commonwealth of Pennfylvania.

CHAPTER LV.

An ACT erecting one new election district, and changing the places of holding elections in two other districts, in the county of Northumberland.

Section 1. DE it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That from and after the passing of Anewelection this act the township of Chillisquaque, in the district erected county of Northumberland, shall be, and the berland counsame is hereby erected into a separate election to district, to be called Chillisquaque district, and the electors thereof shall hold their elections place of election the house now occupied by William Dale, tions. In the aforesaid township.

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