owning or poffeffing land on faid Creek, shall vor of perfons have liberty to erect any dam, or dams, acrofs owning, or poffeffing lands the fame, agreeably, and subject to all the re- on faid creek. frictions, and provisions of an Act of the General Affembly of this Commonwealth, paffed the twenty-third day of March, one thousand eight hundred and three, entitled "An Act, to au-" thorife any perfon or perfons, owning lands " adjoining navigable streams of water, decla-" red public Highways, to erect dams upon " fuch streams for Mills and other water works."

SIMON SNYDER, Speaker

of the House of Representatives.

ROBERT WHITEHILL, Speaker

of the Scnate.

APPROVED-the thirtieth day of January, in the year of our Lord one thouland eight hundred and four.

THOMAS M'KEAN, Governor

of the Commonwealth of Pennfylvania.

CHAPTER XIX-

An ACT to incorporate " The Union Infurance " Company of Philadelphia."

W HEREAS, an affociation of citizens hath heretofore been formed in the city of Philadelphia, under the title of "The Union In-"furance Company of Philadelphia," for the purpose of making infurances upon maritime and other rifques, and the object and operation of the faid affociation meriting legislative encouragement

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couragement and aid, inafmuch as they are cal-" culated to promote the fecurity and independence, as well as to alleviate the misfortunes -and loffes of commerce and navigation: Therefore to facilitate the transactions of the faid affociation by the aid of an act of incorporation,

Section 1: Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennfylvania, in General Affembly met, and it is hereby enacted by the authority of the fame, That all and every the perfons who shall, at the time of the palling of this act, be members of the faid affociation, called ". The Union Infurance " Company of Philadelphia," and proprietors of the capital flock thereof, shall be, and they are hereby created and declared to be one body Name & pow- politic and corporate, by the name, file and title ers of the cor- of " The Union Infurance Company of Phila-" delphia," and by the fame name fhall have perpetual fucceffion, and shall be able to fue and be fued, implead and be impleaded, in all courts of record or elfewhere, and to purchafe, receive, have, hold and enjoy to them and their fucceffors, lands, renements and hereditaments, goods' and chattels, of what nature, kind or quality foever, real, perfonal or mixed, or chofes in action, and the fame, from time to time, to fell, grant, demife, alien or difpose of: Provided, That the clear yearly income of the faid real eftate shall not, at any time, exceed the sum of ten thousand dollars; and also to make and have a common feal, and the fame to break, alter and renew at pleafure; and also to ordain, establish and put in execution fuch bye-laws, ordinances and regulations, as shall appear necessary and convenient for the government of the faid corporation, not being contrary to the conflictution thereof, or to the laws of the United States or of this Commonweath; and generally to do all and

The members of the Infurance Company incorporated.

poration.

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and fingular the matters and things which to them it shall lawfully appertain to do, for the well-being of the faid corporation, and the due management and ordering of the affairs thereof.

Sec. 2. And be it further enacted by the authority aforefaid, That all the joint flock, and all All the effate, other the effate, real, perforal and mixed, and belonging to all the fecurities, dues, claims and demands, and the affociation all the records, books, papers, vouchers and of this act, other documents whatfoever, in any wife be- transferred to longing to, or held and claimed by the faid af- & vested in the corporation; & fociation of citizens at the time of the paffing all the conof this act, shall be transferred to and vested in trads, engage-ments, &c. of the faid corporation of " The Union Infurance the former " Company of Philadelphia," hereby created, made obliga-tory on the late as abfolutely and completely, to all intents and ter. purposes, as the fame respectively shall then belong to or be held and claimed by the faid affociation of citizens, or by their officers and agents, for their ufe; and alfo all the policies, contracts and other engagements, debts, obligations and affumptions whatfoever of the faid affociation of citizens, entered into, made, fubfifting, due and payable, or to grow due and, payable at the time of the paffing of this act, fhall thenceforth become and be as obligatory and binding upon the faid incorporation of " The Union Infurance Company of Philadel-" phia," hereby created, to all intents and purpofes; as if the fame refpectively had been entered into, made and contracted by the faid company fubfequent to the incorporation thereof: Provided always neverthelefs, That nothing herein contained shall in any wife be construed to impair the obligation of any contract at any time entered into by the faid affociation of citizens.

Sec. 3.

- Sec. 3. And be it further enacted by the authority aforefaid, That from and after the paffing of this act, the following conftitution shall be deemed the conftitution of the corporation of " The Union Infurance Company of Philadel-" phia," hereby created; that is to fay:

ARTICLE Ι.

Of the capital Stock and Funds of the Company.

iff. The capital flock of the Union Infurance Company of Philadelphia shall amount to five hundred thousand dollars; it shall be divided into five thousand shares of one hundred dollars each; to be held by the proprietors thereof at .. the paffing of this act, and to be transferable by them and their affigns respectively, on the terms and in the manner herein after specified.

Of the payment of the the respective thares.

2d. The flockholders shall pay the balance balance due for payable for their respective shares at the periods and in the proportions following, to wit: Twenty dollars on each fhare on or before the tenth day of July, one thousand eight hundred and four; and the remainder due on each fhare shall be paid at fuch time and times, and in fuch proportion and proportions as the prefident and directors of the company shall declare and require, giving at least thirty days previous public notice.

3d. Any flockholder or flockholders, his, her or their executors, administrators or affigns, neglecting or refuting to pay all or any part of the fum and fums of money payable for his, her or fuch balance at their shares, in the proportions, and at the time and times prefcribed as aforefaid, for the payment thereof, shall forfeit, to the use of the company, all the money by him, her or them previouily

Penalty on neglecting or refuling to pay the time prefcribed.

vioufly paid, on account of the fhare or fhares in payment whereof fuch default fhall be made as aforefaid, together with all right, title, intereft, emolument, profit, claim and demand whatfoever, of, in, to and out of the capital flock and funds of the company, and the profits arifing and to arife therefrom, by reafon or on account of the fhare or fhares fo forfeited.

4th. The fhares in the capital flock of the The fhares company fhall be affignable and transferable, ac-made transfer cording to fuch rules as the directors fhall make and eftablifh.

5th. The capital flock and funds of the com- How the capipany fhall, from time to time, be vefted in the tal flock, &c. public fecurities of the United States, or of fome ed. one of them, or in the flock of any incorporated bank or banks eftablished at Philadelphia, or in the flock of any other incorporated monied inflitution eftablished and acting in Pennfylvania; or may be loaned to the flate of Pennfylvania, in any fum or funs not exceeding fifty thousand dollars, with the approbation of a majority of the flockholders convened for that purpole, or may be loaned on the fecurity of real eftate within the city and county of Philadelphia.

6th. The public fecurities aforefaid, and all of making other evidences of debt or duty, owing and belonging to the faid company, fhall be transferred to and taken in the name of " The Union In-" furance Company of Philadelphia."

7th. The directors of the company, for the Powers of the time being, shall have full power and authority, directors, and they are hereby expressly empowered and authorifed, from time to time, to fell, dispose of and transfer, and to cause to be fold, disposed Vol. VI. G of of and transferred, all or any of the public or other fecurities, flocks, or evidences of debt or duty, in which the capital flock and funds of the company fhall be invefted as aforefaid, and the proceeds of any fuch fale, difpofition and transfer, to re-inveft in the fame, or in any other of the aforefaid fecurities and flocks, according to the provisions and regulations aforefaid.

ARTICLE II.

Of the Organization of the Company.

Of choofing the directors.

rst. The affairs of the company shall be managed and fuperintended by thirteen directors. to be chosen on the fecond Monday in February, in each and every year; but the directors heretofore chosen by the affociation aforefaid, shall be the directors under this act until the fecond · Monday in February, one thousand eight hundred and five; the directors shall be chosen by a plurality of the votes of the ftockholders prefent in perfon or by proxy; but, in the former cafe. no Aockholder shall vote unless the stock shall have flood in his or her own name at least three months preceding the election; and, in the latter cafe, the proxy shall be derived directly from the ftockholders owning the fhare or fhares in their own right, for the term aforefaid for which it is given; and none but citizens of Pennfylvania, refident within the state, shall be entitled - to vote as proxies; the votes of the flockholders for directors shall be given by ballot; no flockholder shall have more than twenty votes, and the votes shall be given, received and counted, according to the following ratio, to wit: A ftockholder having four fhares, or lefs, fhall have one vote ; having five fhares, and not more than nine, shall have two votes; having ten shares. and

and not more than fourteen, shall have four. votes; having fifteen fhares, and not more than nineteen, shall have fix votes; having twenty shares, and not more than twenty-four, shall have eight votes; having twenty-five fhares, and not more than tweny-nine, shall have ten votes; having thirty fhares, and not more than thirty-four, shall have twelve votes; having thirty-five fhares, and not more than thirty-nine, fhall have fourteen votes; having forty fhares, and not more than forty-four, shall have fixteen votes; having forty-five fhares, and not more than forty-nine, shall have eighteen votes; and having fifty fhares, and upwards, shall have twenty votes.

2d. There shall be a general meeting of the Of general flockholders holden, at the office of the com- meetings of the Rockholdpany, on the fecond Monday in February in ers, and their every year; and a number of ftockholders, who powers at fuch together shall be proprietors of at least one thoufand fhares, may at any other time call a general meeting of the Aockholders, upon bufinefs interefting to the company, giving at leaft three weeks previous public notice in two news-papers printed in Philadelphia; the stockholders prefent, or by proxy, fhall decide upon all queftions coming before any general meeting, by a plurality of votes, fubject always to the regulations. herein before specified, in the cafe of the election of directors, as to votes given by proxies, and as to the ratio of voting according to the number of fhares; the ftockholders, at their general meetings, may make and ordain all neceffary and lawful rules and regulations for governing and well-ordering the affairs of the company; they shall fix the compensation to be allowed to the prefident, or to any of the directors, and they may require, from the directors or any other

meetings.

other officers of the company, any information : that they shall deem useful and proper, together with the inspection of any books, papers and documents belonging to the company, with which requifition the directors and officers shall promptly comply.

Qualifications of the directors,

choofe a prefident, and to fupply vacan-Jy death, rein their own body, &c.

3d. The directors, at the time of their election, shall be citizens of Pennsylvania, resident therein, and they shall ferve for one year next enfu-. ing their election, and until other directors shall be chofen, and no longer; each director, at the time of his election, and during his continuance as fuch, shall be the holder of at least ten shares in his own right; at the first meeting after their Impowered to election, the directors shall choose one of their number as prefident, and in cafe of the death, refignation or inability of the prefident, or any cies occationed director, the vacancy shall be supplied, by the fignation, &c. Board of Directors, for the remainder of the period only, during which fuch prefident or director was elected to ferve; the directors for the time being, (befides the other powers herein given) shall and may appoint such officers, clerks and fervants as they may deem neceffary and proper, for transacting the business of the company, allowing a reafonable compensation for the fervices of fuch officers, clerks and fervants respectively; they shall and may also exercise all fuch powers and perform all fuch duties, for the well-governing and ordering of the affairs of the faid company, as the flockholders, at any general meeting, shall declare and prefcribe; and they fhall prepare and lay before the flockholders, at each and every general meeting, a full and true ftatement of the affairs of the company.

ARTICLE II.

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ARTICLE III.

Of the Objects and Contracts to which the Capital of the Company shall be applied.

1ft. The prefident and directors shall have full of the objects power and authority, in the name and on behalf loaning moof the company, to make all kinds of marine ney. infurance, all kinds of infurance upon the inland transportation of goods, wares and merchandizes, all kinds of infurance against fire in town or country in this flate, or in any other of the United States, and infurances upon a life or lives; and they may also lend money upon bottomry and refpondentia, and generally do, tranfact and perform all matters and things relating to the faid objects; fubject always to the regulations and reftrictions herein contained, and to fuch regulations and reftrictions as the flockholders shall, from time to time, devise and prefcribe.

ARTICLE IV.

Of the permanent Rules for transacting the Business of the Company.

ift. The directors shall meet as a board, and shall also divide themselves into committees; The Beard of each committee confisting of at least two direcdivide themtors; the committees shall attend, in weekly rofelves into tation, at the office of the company, and, together with the president; shall have full power and authority to transact the current business of the company; subject always to the provisions contained in these articles, to the rules and regulations made and established by the stockholders, and to the orders and instructions of the Board of Directors.

2d.

Of flated and occafional meetings of the directors.

2d. The Board of Directors shall hold stated meetings, at leaft once in every fortnight, and occafional meetings whenever fummoned by the prefident; the prefident shall prefide at all meetings of the Board, and, in cafe of his ficknefs or neceffary absence, his place may be supplied by any other director, who shall be appointed by. • the Board of Directors; a quorum of the Board fhall confift of five directors, the prefident being one, but, in his absence, the quorum shall confift of a majority of the whole number of di rectors; all questions before the Board shall be. decided, viva voce, by a plurality of votes of thei directors prefent; and no vote fhall be reconfidered by a fmaller number of directors than, was prefent when the vote was originally taken.

Of declaring dividends. 3d. The directors shall on the first Monday in February, and on the first Monday in August, in each and every year, declare a dividend of fo much of the profits of the company as to them shall appear adviseable, and such dividend shall be paid to the respective stockholders, or to their respective agents duly empowered, in ten days after declaring the same; but the monies received as premiums on risques, which shall be undetermined at the time of declaring the dividends respectively, shall not be computed as part of the profits of the company.

How loss, diminishing the capital flock, are to be replaced. 4th. In cafe any lofs fhall at any time happen, by which the capital flock of the company fhall be diminifhed, no dividend fhall be made, until the amount of fuch diminution fhall be replaced and added to the capital; and any prefident and every director confenting to declare, make and pay any dividend, until the diminution is fo replaced, fhall be accountable for and pay to the company, for their ufe, the amount of the dividend vidend declared and paid in violation of the pro-- hibition aforefaid.

Sec. 4. And be it further enacted by the authority aforefaid, That this act shall be and con-Limitation of tinue in force until the first day of January, which will be in the year of our Lord one thousand eight hundred and fisteen: Provided, That for the liquidation and settlement of all the pass transactions and accounts of the faid company, the corporate powers thereof shall be and continue effectual to all intents and purposes.

SIMON SNYDER, Speaker

of the Houfe of Reprefentatives.

ROBERT WHITEHILL, Speaker

of the Senate.

APPROVED—February the fixth day, in the year of our Lord one thousand eight hundred and four.

THOMAS M'KEAN, Governor

of the Commonwealth of Pennsylvania.

· CHAPTER XX.

An ACT to incorporate the Phænix Infurance Company of Philadelphia.

HEREAS an affociation of citizens hath heretofore been formed in the city of Philadelphia, under the title of "The Phœnix Infurance Company of Philadelphia," for the purpose of making infurances upon maritime and