Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That John Ford, George D. Williams, Thomas W. Hyde, Oliver Edwards, Charles H. Herd, Samuel A. Fulton, Charles Otis, Charles A. Eccleston, George W. Holmes, Joseph E. Hollis, John F. Broadhead, and Lewis P. Moody, or any five of them, be, and are hereby, authorized and empowered to receive subscriptions to the capital stock of a corporation to be denominated the Metropolitan Mining and Manufacturing Company of the District of Columbia, who shall open a book for that purpose in the city of Washington, at the time and place to be by them designated, of which they shall give five days' notice in two or more of the daily papers of said city, and shall keep the same open until twenty thousand shares of one hundred dollars a share each shall have been subscribed; and any person of lawful age, and a citizen of the United States, shall be permitted to subscribe upon paying five dollars on each share at the time of subscribing. And it shall be lawful for the said corporation to have a common seal, sue and be sued, plead and be impleaded, and have and exercise all the rights, privileges, and immunities for the purpose of the corporation hereby created.

Sec. 2. And be it further enacted, That the affairs of the company shall be managed by nine directors, to be elected annually by ballot on the second Monday of July, by the stockholders or by their legally empowered agents; and each share of stock shall entitle the holder thereof to one vote; the election to be held at the office of the company at a general meeting of the stockholders convened for that purpose, by ten days' public notice in two or more of the daily papers of the city of Washington; Provided, That the first election for directors shall be held pursuant to five days' notice given in one or more of the daily papers of the city of Washington, by the persons named in the first section of this act, or any five of them, who shall designate the time and place where said election shall be held; and the stockholders shall then and there elect nine directors to serve until the next ensuing election and until their successors shall be duly elected and qualified as provided for in this act. And at the first ensuing meeting of the directors after every election they shall appoint one of their number as president, who shall hold office until the election and qualification of his successor. And five members of said board shall compose a quorum. And in case that an election for directors should not be made when pursuant to this act it should have been made, the company for that cause shall not be dissolved; and it shall be lawful within forty days thereafter to hold and make an election for directors in such manner as the by-laws of the company may prescribe, and the president and directors for the time being shall be continued in office until such election take place. And in the event of the death, resignation, or removal of any director from office, his place for the remainder of his term may be filled by the president and directors for the time being, in such manner as the by-laws may prescribe.

Sec. 3. And be it further enacted, That the president and directors shall have power to appoint a secretary and such other officers, agents, and clerks as may to them appear proper, to fix their compensation, and pay the same.

Sec. 4. And be it further enacted, That the capital stock shall be called in and paid in such installments and proportions, and at such times and places, as the president and directors, for the time being, may require and designate. And if any stockholder, subscriber, their assignee or transferee, shall refuse or neglect to pay such proportion or installment at the time and place appointed, such stockholder, subscriber, transferee, or assignee shall, at the option of the president and directors, forfeit to the

Powers of corporation.

Directors, number, how and when chosen. Votes.

General meetings of stockholders, how notified. First election.

President.

Quorum. If election is not made at proper time, company not to be dissolved, &c.

Vacancies in office of director, how filled. Appointment and pay of secretary and other officers, agents, and clerks.

Capital stock, how called in. If stockholders, &c. do not pay installments, &c.
use of the company all his, her, or their right, title, and interest in and
to every share on which such instalments have not been duly paid; and
fresh subscriptions may be opened for the said shares in such manner
as the by-laws may prescribe, or the president and directors may, at
their option, commence suit for any instalment that may be due and un-
paid, and recover against the holder of said stock for the amount of the
same: Provided, That no stockholder or subscriber shall be permitted to
vote at any election for directors or at any general or special meeting of
the company, on whose shares any instalments or arrearages may be due
more than fifteen days previous thereto.

SEC. 5. And be it further enacted, That the president and directors for
the time being shall have power to ordain, establish, and put in execution
such rules, regulations, ordinances, and by-laws as they may deem essen-
tial for the well-government of the institution, not contrary to the laws
and Constitution of the United States or of any State, or of this act, and
generally to do and perform all acts, matters, and things which a corpora-
tion may or can lawfully do.

SEC. 6. And be it further enacted, That the president and directors are
hereby empowered and fully authorized, on behalf of said company, to car-
ry on the business of mining for iron ore and other native minerals, and
manufacturing and preparing the same for market; and to purchase and
hold by deed for a term or in fee simple such real estate and other prop-
erty within the District of Columbia and State of Virginia as may be
necessary and proper for the purposes aforesaid; and to issue bonds not
exceeding one half of the capital stock, upon such terms as may be
deemed for the best interests of the company: Provided, That no bond
shall be issued for a less sum than one hundred dollars, or bearing inter-
est at a rate exceeding six per centum per annum.

SEC. 7. And be it further enacted, That the president and directors are
hereby empowered and fully authorized, on behalf of said company, to
lease, demise, bargain, sell, and convey any lands and real estate which
may be owned or held by said company, and to execute and deliver to
purchasers good and sufficient deeds therefor.

SEC. 8. And be it further enacted, That the stock of said company shall
be transferred on the books of the company in such manner only as the
by-laws of the company shall direct.

SEC. 9. And be it further enacted, That nothing in this act shall be so
construed as making it perpetual, but Congress may at any time alter,
amend, or repeal the same.

APPROVED, July 23, 1866.

CHAP. CCXIX. — An Act to quiet Land Titles in California.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in all cases where the
State of California has heretofore made selections of any portion of the
public domain in part satisfaction of any grant made to said State by any
act of Congress, and has disposed of the same to purchasers in good faith
under her laws, the lands so selected shall be, and hereby are, confirmed
to said State: Provided, That no selection made by said State contrary
to existing laws shall be confirmed by this act for lands to which any ad-
verse pre-emption, homestead, or other right has, at the date of the pas-
sage of this act, been acquired by any settler under the laws of the United
States, or to any lands which have been reserved for naval, military, or
Indian purposes by the United States, or to any mineral land, or to any
land held or claimed under any valid Mexican or Spanish grant, or to
any land which, at the time of the passage of this act, was included within
the limits of any city, town, or village, or within the county of San Fran-
cisco: And provided further, That the State of California shall not re-