

ers shall have the option of subscribing to such increased stock, within such time as the directors may limit.

SEC. 7. *And be it enacted*, That whenever any de-Deposit by  
posit shall be made by a minor, the directors of said minor.  
bank may at their discretion, pay to such depositor  
such sum or sums as may be due him or her, and the  
check, receipt or acquittance of such minor, shall be  
valid, and that the deposits of married women shall  
be received or held, and paid out on precisely the  
same terms and conditions as those of other adult  
persons, any law or statute of this State to the con-  
trary thereof in anywise notwithstanding.

SEC. 8. *And be it enacted*, \* The stockholders of said Stockholders  
bank shall be liable to the amount of their respec- liable.  
tive share or shares of stock in said bank or banking  
institution, for all its debts and liabilities upon note  
or notes, bill or bills, or otherwise. The books,  
papers and accounts of said bank shall be open to  
inspection under such regulations as may be pre-  
scribed by law.

SEC. 9. *And be it enacted*, That this Act shall take In force.  
effect from the date of its passage, and the General  
Assembly reserves the right to alter or amend this  
Act at pleasure.

Approved April 1, 1872.

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CHAPTER 209.

AN ACT to repeal, amend, and re-enact a portion  
of section two of chapter one hundred and eighty-  
six, passed March twenty-eighth, eighteen hundred  
and sixty-eight, entitled an Act to incorporate the  
Maryland Union Coal Company.

SECTION 1. *Be it enacted by the General Assembly of* Repealed.  
*Maryland*, That so much of section two, of chapter