its own benefit. Its object is to restore the capital stock after it has become impaired, so that the bank may lawfully continue its business. Being of such character it can be laid only by the shareholders, and a levy by the directors is invalid. A special remedy by sale of a holder's stock having been provided by statute as a means of enforcing this assessment, it cannot be enforced by an action at law or in equity.

Carriage of Live Stock—Failure to Unload—Liability of Receiver.—
United States v. Harris, 85 Fed. Rep. 535.—Revised Statutes §§ 4386-4389 relating to the shipment of live stock impose a penalty upon "Any company, owner, or custodian of such animals" for keeping them in cars more than twenty-eight consecutive hours without unloading. Held, that a receiver of a railroad company, appointed by and acting under the order of a Federal court, is not liable under this provision.

MAGAZINE NOTICES.

The following are some of the leading articles appearing in late legal publications:

Albany Law Journal:

16. Liability of Eleemosynary Institutions for negligence, Gilbert Ray Hawes.
23. What Constitutes Baggage within the meaning of the Law, Percy L. Phelps.

Central Law Journal:

April 22. Homicides by Peace Officers, Lewis Hochheimer.


The Green Bag—May:

Judges and Their Environment, Henry C. MeRwin.

The American Law Register—April:

When a Ship Sails, E. H. Dickson.
Gift Enterprises, T. J. Meagher.

Harvard Law Review—May:

Jurisdiction over Foreign Corporations, E. Q. Keasby.
The Element of Chance in Land Title, H. W. Chaplin.
Contributory Infringement of Patent Rights, O. B. Roberts.
Joinder of Claims under Alternate Ambiguities, G. R. Alston.