more association for the improvement of the condition of the poor," as amended and enacted by the general assembly at its January session, eighteen hundred and eighty-eight, chapter twenty-four, be and the same are hereby repealed and re-enacted with amendments so as to read as follows:

Repeal

ARTICLE 3. Every person who pays one dollar or more to the association, shall be a member for one year, beginning on the Memberfirst day of October next succeeding such payment, and the board of managers may elect permanent members of the association on such terms as may be fixed by the by-laws.

ARTICLE 4. The permanent officers of the association shall consist of a president, ten vice-presidents, a treasurer, a recording secretary, corresponding secretary, nine or more managers officers. from each ward, and four or more agents, all of which officers, except the agents and recording secretary, shall together constitute a board of managers; any twenty of whom, or a member or members from eleven wards shall constitute a quorum for the transaction of business.

ARTICLE 5. All the officers provided for in article four, except the agents and the recording secretary, shall be elected annually on the second Tuesday of October, or as soon thereafter as practicable, and hold their office for one year, or until their successors Elect are chosen; the agents and the recording secretary shall be appointed, and shall hold their offices on such terms as may be provided for in the by-laws.

Approved April 8, 1890.

## CHAPTER 558.

AN ACT to add additional sections to article 75, of the Code of Public General Laws, title "Pleadings, Practice and Process," to be numbered 87 A, 87 B, 87 C, 87 D and 87 E, sub-title "Supplementary Proceedings."

Section 1. Be it enacted by the General Assembly of Maryland, That the following be and the same are hereby added as additional sections to article 75, of the Code of Public General Laws of Maryland, title "Pleadings, Practice and Process," to be known as sections 87 A, 87 B, 87 C, 87 D and 87 E, sub-title "Supplementary Proceedings."

To aid.

87 A. At any time within which an attachment or execution might issue upon a judgment or decree, upon satisfactory proof being made to the court by affidavit or otherwise by the judgment creditor, that it is probable that the judgment debtor has property or credits which would be liable to said attachment or