day in every fecond year for ever thereafter, at such place in the said town as the judges shall appoint, elect, wive wore, by a majority of votes, two delegates, qualified as aforesaid; but if the said inhabitants of the town shall so decrease, as that the number of persons having right of suffrage therein shall have been, for the space of seven years successively, less than one half of the number of voters in some one county in this state, such town thencesorward shall cease to send two delegates or representatives to the house of delegates, until the said town shall have one half of the number of voters in some one county in this state.

VI. That the commissioners of the said town, or any three or more of them, for the time being, shall be judges of the said election, and may adjourn as aforesaid, and shall make return thereof as aforesaid; but the inhabitants of the said town shall not be entitled to vote for, or be elected delegates for, Baltimore county, neither shall the inhabitants of Baltimore county, out of the limits of Baltimore-town, be entitled to vote for, or be elected delegates for, the said town.

VII That no negro or mulatto, whether born free or manumitted, or made free under any past, present, or future law of this state, and no issue of any such negro or mulatto, shall be entitled to the privilege of voting at any election, or of being elected to the legislature or the council, or as an elector of the senate, or of being appointed to any office whatsoever.

VIII. That on refusal, death, disqualification, refignation, or removal out of this state, of any delegate, a warrant of election shall issue by the speaker, for the