Sec. 2. And be it enacted, That the said corporation of association of a majority thereof, may under their corporate name aforesaid, pass and make all such rules and regulations for their own government and for the future admission of other members of the association as may be deemed necessary and proper, and not inconsistent with the Laws of this State, or with the Laws of the United States.

Sec. 3. And be it enacted, That a majority of said of business. corporation shall constitute a quorum for the transaction of all business, appertaining to the business of said corporation.

Sec. 4. And be it enacted. That in case of the death, resignation, removal, or refusal to serve of any one or more of the members of said corporation, the remaining members or a majority of them shall have power to fill such vacancy or vacancies. sected by the

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Sec. 5: And be to That if at any time hereafter any person the force named, or any future member of the sociation shall cease to be a member of the sociation or corporation, such person or persons so ceasing shall thereafter, have no interest in or control over the proceedings and affairs, property or business of the said corporation, under and in pursuance of the provisions of this act.

Not to have

Sec. 6. And be it enacted, That this act of incorporation is passed subject to all the provisions of section four Article eighty-one of the Code of Public General Laws of the State of Maryland, and that the corporation hereby formed shall have the privileges and rights conferred on incorporated, literary, and charitable institutions of this State by said section four of said Article eightyone of said Code, and [and] shall also be subject to the provisions therein contained.

Subject to provisions.

Sec. 7. And be it enacted, That the General Assembly hereby expressly reserves the power at all times to repeal, alter or amend this charter; provided however, that in case said charter shall be so repealed the persons who shall form and compose said corporation at the time of its dissolution as aforesaid, or a majority of them, may at

Power to re-