

Sec. 6. *And be it enacted*, That the board of examiners be, and they are hereby authorised and required to refuse a warrant to any applicant who may be, in their opinion, incompetent from drunkenness, or any other depravity, to discharge the duties of pilot, any thing in the original act to the contrary notwithstanding; and for like causes to suspend the warrant of any pilot who may have obtained the same.

CHAP. 74.

Warrant may be refused to.

CHAPTER 75.

*An act to Incorporate the Hagerstown Beneficial Society.*

Passed Feb. 12, 1830

WHEREAS, many citizens of Washington county have formed a Society founded on principles of charity, benevolence and mutual assistance to each other, and have by their petition, prayed this General Assembly for an act to incorporate said Society, in order more fully to advance the interest of said Society; therefore,

Feasible

Section 1. *Be it enacted by the General Assembly of Maryland*, That Benjamin Kuriz, James Zwiser, Jr, Thomas Martin, Christopher Hilbert, Henry Ainsworth, Samuel Protzman, Richard Wise, Freeman Little, Henry Freaner, Martin King, George Udegrah, David Gilbert, N. Schutz, William D. Macgill, Jacob Brogunier, John Marieny, William Lawken, Robert Lergeny, John Hosteller, Mark Downey, Joseph Martin, Mathias Collier, John Keathofer, Joseph Little, Jun. Daniel F. Little, Samuel Hager, Ignatius Dillon, John Wheritt, Michael Bish, Hugh C. Wancy, James Darry, John Boyer, David Harry, Jr, Samuel Hoffman, A. W. Lewis, George W. Smith, F. B. O'Kinsell, Christian Win er, Frederick Sauer, Charles G. Lane, John H. Kantner, Danielartzman and Andrew Newman, their associates and successors, be and they are hereby created and declared to be incorporated as a body politic, under the name and style of the "Hagerstown Beneficial Society" and by that name they shall be and are hereby made able and capable in law, to have, purchase, receive, possess, enjoy and retain to them and their successors, lands, tenements, rents, annuities, or other hereditaments, and the same to grant, demise, alien or dispose of, in such manner as they may judge most conducive to the interest of the Society; *Provided nevertheless*, that the said corpora or body politic, shall not, at any time, hold or possess property, real, personal or mixed, exceeding the sum of twenty thousand dollars.

Corporate powers granted.

Limitation.

Sec. 2. *And be it enacted*, That the said society, and their successors, by the aforesaid name, shall forever hereafter be able and capable in law to sue and be sued, plead and be impleaded answer and be answered, defend and be defended, in all or any court of justice whatsoever; and also to have, make

Authority to sue. &c.