LAWS OF MARYLAND.

1829.

CHAP. 75.

Meet, make by-

and use a common seal, and the same to break, alter and renew at pleasure; and also to assemble and meet at such times and places as they may agree upon, and to ordain, establish and put in execution, such by-laws, ordinances and regulations, as to them shall seem conducive to the interest of the said Hagerstown Beneficial Society, and necessary to the good government and orderly management thereof, the same not contrary to, or inconsistent with the laws of this state, or of the United States.

Exclusive object.

Sec. 3. And be it enacted, That the said Hagerstown Beneficial Society, hereby incorporated, shall have for its sole and only object, a plan for the mutual assistance of its members, founded upon principles of charity and benevolence, and this act shall not be construed for any other purpose whatever; Provided nevertheless. That nothing herein contained shall be so construed as to extend to the society any banking privileges.

Probibition

## CHAPTER 76.

Section 1. Be it enacted by the General Assembly of Mary-

Passed Fib 12,1230 An act to appoint a Trustee for the benefit of Haswell M Monan, of Prince Georges County.

Appointed and empowered as trus-

land, That Hester B. Moran, of Prince Georges county, be, and she is hereby appointed Trustee for the benefit of her son, Haswell M M ran, a lunatic and [a non-sane mind, with full power and authority to receive from the Bank of Columbia, or any other party or person a deed, or deeds, conveyance, or conveyances, of any real estate, to which said Haswell M. Maron, now has, or may have any right, and to sell and dispose of any such real estate or other property, which her said son may possess, and to which he is entitled, and to give and execute a deed, or deeds, therefor, which said deed or conveyance shall be valid and binding in law against the said Haswell M. Moran, and his heirs. Provided however, that ester B. Moran, shall before she can have power to act under this law, first execute a bond to the State of Marvland, with securities to be approved of by the Court of the first Judicial District conditioned for the faithful discharge of her duty as Trustee, which bond shall be filed and record-

**Bond required** 

Application of proceeds, and final disposition.

liable to suit by any person interested therein.

Sec. 2. An be it enacted, That the proceeds of any such sale shall be solely applied to the discharge or payment of any money which may be due for the real estate, or property aforesaid, and the residue put at interest, or vested in some profitable stock, the interest or yearly value of which shall

ed in the Clerks office of Prince Georges county Court, and