CHAP 13

Sec. 2. And be it enoted, That the said Samuel C. Patricishall not, by virtue of his marrage with the said Mary Patrick, be amousted to have or claim any right or interest in the estate, real, personal or mixed, of the said Mary Patrick, to be by her acquired after the passage of this act, nor shall Mary Patrick to be by the acquired after the passage of this act, nor shall Mary Patrick be authorised to have or claim any right or interest in the estate, real, personal or mixed, of the said Samuel C. Patrick, to be acquired by him after the passage of the said.

Progressic.

that and. Sec. 3. Ind be it enacted, That the said Mary Patrick shahave a describe all the treats privitees and immunitie, and or subject to all the least responsibilities of a tene solge in the same manner she would have been if she had never here observed.

Liability annulied

Sec. 1. Ind he it enacted. That the said fainted C. Patrick shaft not be nable for any dept to be negrafier contracted by the said wary Pacifick.

CHAPTER 1:0

Proof February An act to incorporate the Bullimore Hebrur Congregation, in the case of scalimore.

Benable.

WHEREAS, The sentered I am little of the city of Iladinone laxe, by treat prittino to insi veneral Assembly, prayed that they may be incorporated, with powers measure for the building of a Synaptice, wherein they may worship God according to the rights and cas ons of toer fathers, to regulate their temporal concerts, and to take, hold, enjoy, and convey property safficient to carry into effect the object of their incorporation; Therefore,

torporate pow

Section 1. Be it enacted by the General Assembly of Maryland, That John M. Dver, Meses Miller, Lewis Liver, Levi Berinmin and Joseph Osternam, of the said concretation and their successors, chosen in the manner becommiter directed, shall be, and they are hereby constituted and created into a body corporate, by the name and stile of "The electors of the Baltimore Hebrew Congression;" and by the same name and style, shall have continued and persecual succession, and be able and capable in tany of saing and being sued, pleading and being impleaded, answering and being answered, in any court of law or equity in this state, and to make and have a common seal, and the same to alter at their pleasure; and to purchase, hold, and enjoy, any estate, real, personal, or mixed, in the same manner as other religious societies are authorised to acquire, hold, and enjoy, such estate, by the constitution and laws of this state: Provided, that such estate shall not exceed in value ten thousand do.iors.

_ .