

LAWS OF MARYLAND.

1842

CHAPTER 84.

CHAP. 85.

*An act to quiet the possession of real Estate.*

Passed Feb.  
18, 1843.

*Be it enacted by the General Assembly of Maryland,* That all deeds of conveyance of property in this state, the acknowledgement, whereof, may be defective by reason of the omission of the date of such acknowledgement, be, and the same are hereby declared to be valid to all intents and purposes, as if said defect did not exist; *provided,* that the execution and acknowledgment of such deeds, in all other respects conform to the laws of the state, in such cases made and provided, saving nevertheless the rights of bona fide purchases and incumbrances without notice.

Deed made  
valid.

Proviso.

CHAPTER 85.

*An act for the incorporation of Jefferson Lodge No. 9, of the order of Independent Odd Fellows.*

Passed Feb.  
14, 1843.

*SECTION 1. Be it enacted by the General Assembly of Maryland,* That John S. Brashears, Littleton Ayers, James Stewart, Levy Taylor, Samuel Guest, John B. Emory, Diamond Ingles, Glendy Stewart, Edward Ball, Joseph Thompson, Almon Wright, Thomas Early, Alexander Rogers, Thomas I. Clare, Edward Mitchell, George W. Eichelberger, John Ridor, Charles Griffith, John Burriss, Otis Blodget, Edward W. Clayton, John Wilson, Jeremiah Burchenal, Robert Dermead, John T. Phillips, Alexander Harper, Benjamin C. Heys, John Gibbons, Nathan Bramble, Eli Smith, John Reynolds, John M. Bruce, Enas Harman, Larkin Reed, Frederick A. Fleming junior, and others, the officers and members of Jefferson Lodge No. 9, of the order of Independent Odd Fellows attached to the Grand Lodge of Maryland and their successors, be, and they are hereby incorporated and made a body politic, and corporate, by the name and number of Jefferson Lodge number nine, of the order of Independent Odd Fellows, of the State of Maryland, and by that name may sue, and be sued, and have a common seal, and the same at their pleasure alter and be entitled, to use the powers and privileges incident to such corporation.

Incorporated.

*Sec. 2. And be it enacted,* That the said corporation shall be capable of taking and holding real estate, not exceeding in value the sum of ten thousand dollars, *May hold real estate to the amount 10,000 dollars.*