fuse to pay.

THOMAS

Maryland,

Jr., James A

SECTION

CHAP. 119. the county shall receive ten cents and no more; and in case losses shall be incurred by said company, as soon as the loss shall be ascertained in the manner hereinbefore provided, and the proportions of loss to be paid by each member ascertained, in case such member or members Neglect or reshall fail, neglect or refuse to pay his, her or their proportion of loss, within sixty days from the notification thereof, it shall be lawful for said company to issue an execution, against the real estate bound by said judgment, for the amount of such assessment, which amount shall be endorsed on the back of said execution, by the clerk, under the order of the president or secretary, and the party insured, shall until such assessment be paid,

Authorised to

curity.

Power and

ske by laws.

forfeit all benefit under his, her or their policy. SEC. 14. And be it enacted, That in case the property take premium insured be personal property, the company shall be aunote with sethorised to take the premium note of such party with security as they deem expedient, which notes shall be subject to the assessments made in cases where losses shall be incurred, and in case the party shall refuse to pay the proportion of loss assessed upon such note, within sixty days after notification thereof, the president shall enter up a judgment on said note in the office of the clerk of the county where such person may reside, and shall direct an execution to issue on such judgment for the amount of assessment on said note.

No insurance until \$50,000 contracted.

SEC. 15. And be it enacted, That no policy of insuis offered and rance shall be issued by this company until an amount of property equal to the value of fitty thousand dollars is offered and contracted to be insured.

In force until

Property in-

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SEC. 16. And be it enacted, That this charter shall be in full force and effect until the first Monday in January, eighteen hundred and ninety, and the legislature hereby reserves the right to change, alter or annull this act of incorporation at pleasure.

CHAPTER 119.

In act to incorporate the Town Hall Company of Cam-Passed Feb. 10, 1846.

Freamble.

bridge. WHEREAS, certain individuals in Dorchester county, have associated themselves into a joint stock company, and by their united funds have erected a Hall in the town of Cambridge to be used for lectures, musical meetings, and other public exhibitions, and are desirous to protect and preserve their property by an act of incorporation, therefore,

shaw, Charl Hooper, Fra uel D. Leco Muse, Will associates, s by created a Town Hall shall have capable in l ed, answer ty; to make alter and ch by laws and necessary a said corpor

SEC. 2. J said corpor each, and shares; and ble in law, estate in fe also person come of all two thousan

SEC. 3. ty and join contracts a by said con power and negotiate, and employ come to pro hall; provi laws of this SEC. 4.

ing of the s Monday of ing to be hundred as dent, vice as may be meeting, t of whom s stock shall