

CHAP. 205. Tarr, James Darling, John M. Robinson, David Whistler, William Tims, Moses A. Dysart, George D. Hamilton, William Reese, James C. Harris, John C. Forns-hill, James Forns-hill, William Forns-hill, John Brown, James H. Wilson, H. J. C. Tarr, J. M. Jennings, Wil-liam Q. Caldwell, James Hindle, Thomas A. Lane, Thomas Irons, John Bowvier, David Pollard, Samuel Brooks, Daniel Hubbard, John Laughlin, George M. Bosley, Thomas N. Nelson, Samuel Barton, Jesse Car-ter, James Pennington, James Parkinson, William Thomas, William Price, William Primrose, Joshua Joice and others, the officers and members of Marion Division, Number Nineteen, of the Sons of Temperance of the State of Maryland, and their successors, be and they are hereby incorporated, and made a body politic and corpo-rate by name and number of Marion Division, Number Nineteen, of the Sons of Temperance 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 to alter, and be entitled to use the powers and privileges incident to such corporation.

Name and number.

Common seal.

Hold real and personal estate

Proviso.

Make by-laws

Proviso.

Issues forbid.

Enure for 30 years.

Right reserv-ed.

SEC. 2. *And be it enacted,* That the said corporation shall be capable in law of taking and holding real and personal estate; also, devises or bequests of any person or persons, bodies corporate or politic capable of making the same, and the same, at their pleasure, to transfer or dispose of, in such manner as they may think proper; *provided,* that the said corporation, or body politic, shall not at any one time hold or possess property, real, personal or mixed, exceeding in value the sum of five thousand dollars.

SEC. 3. *And be it enacted,* That this corporation shall have power to make, alter and amend their by-laws at pleasure; *provided,* they do not conflict with the laws of the United States, or the laws of the State of Maryland.

SEC. 4. *And be it enacted,* That this corporation shall not be permitted to issue any note, token, device, scrip or other evidence of debt, to be used as a currency.

SEC. 5. *And be it enacted,* That this act of incorpora-tion shall enure for thirty years from its passage, and that the legislature reserves to itself the right to alter, or an-nul this act of incorporation at pleasure.

An act to in the Imp ryland.

SECTION
Maryland,
William Co
Thomas Co
George F.
Uncas Tri
Red Men o
be and they
poration au
of Uncas T
Red Men o
they and th
after, be c
them and
and also, d
bodies corp
and the sa
in such ma
ways, that
at any one
sonal or m
thousand o

SEC. 2.
and their
shall be ca
impleaded
defended,
fore all or
all and sin
ever.

SEC. 6.
lawful for
for their u
alter and r
think best
such right
cident and
necessary
enable the
concerning
lent relief
tion of the

Maryland, That George Haney, Gaat D. Jones, Wm