older, and stock shall ept, by the rson or by laws shall rs may be shall from

holders, at meeting, provide, at umber of power to sident and rules and of votes be bindd in like ided, that he proviate, or of

int stock iny, shall for said ie same; erson or the said n any of corpora-

this act it of the t extent, ereafter, nerwise, capital shall be state or ividuals

be and in the d of the

his act at any time hereafter from annulling the aforegoing charter or CHAP. 113. act of incorporation, when in their opinion it may be proper or expedient for them to do so.

SEC. 14. And be it enacted, That nothing in this act Issue forbid. shall be so construed as to authorise the said corporation to issue any note, scrip, device or other evidence of debt to be used as currency.

nexelent saine in the state and districted, and the Greener CHAPTER 113.

met atta of mentgrouping .

to enable the majo serve of soil Opine to exercise 28 things

An act to incorporate Mount Carmel Encampment Num-ber Seven, of the Independent Order of Odd Fellows 13, 1847, of the State of Maryland.

SECTION 1. Be it enacted by the General Assembly of Incorporated. Maryland, That Thomas F. White, Daniel Saylor, A. M. L. Bush, Henry S. Shaffner, McTophan Fvans, William R. Beall, H. D. Wineon, Asa Ricketts, O. S. Crampton, George A. D. Clarke and Henry Boerner, officers and members of Mount Carmel Encampment Number Seven, of the Independent Order of Odd Fellows of the State of Maryland and their successors be, and they are hereby declared to be a community, corporation and body politic, by the name, style and title of the Mount Carmel Encampment Number Seven, of the Independent Order of Odd Fellows of the State of Maryland, and by that name they and their successors shall and may at all times hereafter, be capable in law to have, receive and retain to them and their successors, property, real and personal; also devises and bequests of any 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 always, that the said corporation or body politic shall not at any time hold or possess property, real, personal or mixed, exceeding in value the sum of five thousand dollars.

SEC. 2. And be it enacted, That the said corporation and their successors, by the name and title aforesaid; shall be hereafter capable in law to sue and be sued, to plead and be impleaded, answer and be answered unto, defend and be defended in all or any courts of justice, and before all or any judges, officers or persons whatsoever in all and any singular actions and matters what-

soever.

75, 1847,

Preamble.