CHAPTER 174. at hat a said of CHAPTER 174. at hat to the

Passed March An act for the relief of the Incorporated Literary and 5, 1847. Charitable Institutions of this State.

Released.

SECTION 1. Be it enacted by the General Assembly of Maryland, That the act passed at December session, eighteen hundred and forty-five, chapter three hundred and nineteen be, and the same is hereby repealed; and all taxes laid and imposed under the said act, are hereby released.

Exempt, &c.

SEC. 2. And be it enacted, That all of the grounds and premises owned, used and occupied by the several incorporated Literary and Charitable Institutions of this State, done loss inot exceeding forty acres, together with the buildings thereon, and all and singular the scientific instruments, libraries, furniture and chattels, belonging to, and used in of bornotte and about such institutions be, and the same are hereby exempt from all and all manner of assessments and taxation for State or local purposes; provided always, that all other property and estate, rents and stocks, owned by and belonging to each and every such institution, shall be liable to assessment and taxation in the same manner and to the same extent, as any other similar property in in the same manner, and with the same powers state with

Proviso.

the said John-B. Slemmons, as sheriff and collector as provided, that if any per- Provisors. aforesaid, had not yet extired son against whom .571 RATTAHO said John B. Slem.

leges as are now allowed by law, and in the same man-

ner, and to the same effect, as if the term of office of

Passed March A further additional supplement to the act entitled, an act for the General Valuation and Assessment of Property in this State, and to provide a tax to pay the debts of the State, passed at March session, eighteen hundred and forty-one, chapter twenty-three. as add guimisla norted

Not to inter-

Be it enacted by the General Assembly of Maryland, That nothing contained in the act passed at December session, eighteen hundred and forty-five, chapter two hundred and three, shall be so construed as to deprive the Governor of the power given by the eighth section of the act passed at December session, eighteen hundred and forty-two, chapter two hundred and sixty-nine, to remit all or any part of the interest chargeable to collectors under the act to which this is a further supplement.

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