estrictions as the the president and rect; and that all poration, shall be s or engagements dent and directors their authority. thing herein conthe said corporas, or to issue any

urrency. e General Assema o change or alter dent and directors

a new election tak clou shall be made w rol smit sill to ors shall have ber aball have full pov

avings Institution.

neral Assembly of liam B. Clarke, Jeorge A. Bender, John P. Willard, James D. Roman, win Bell, James Boyd, G. F. P. K Humrickhouse, r, Isaac Nesbet. and all and every ers of the Hagerser hereafter menand made a core and style of the y that name shall law to hold and by deed or othermpleaded, answer ded, in courts of hatsoever, and to contracts, conveyake, have and use ge and renew at ther act or thing sions of this act.

SEC. 2. And be it enacted, That there shall be a meet- CHAP. 266. ing of the members of the Hagerstown Savings Institution, on such day in the month of April next, or at any other April. time, and at such place as the seven persons first above named, or any three of them shall appoint, and give at least ten days notice in some or more newspapers published in Hagerstown; and in the month of May next, and at such place annually thereafter, as the by-laws of said institution shall provide, for the purpose of choosing among the members, eight directors to manage the affairs of said institution for twelve months thereafter, and at leavest bas until a new election shall take place; provided, that each Proviso. election shall take place within one month from the expiration of the term for which the preceding directors shall have been elected, and the three members first above named, or upon their refusal or neglect to act, any three named in this act, shall be judges of the first election of directors, and the judges of all future elections shall be appointed, and notice of such election given in such manner as the by-laws shall provide. Hada

SEC. 3. And be it enacted, That the directors for the time being, or a majority of them, shall have power to appoint elect a president from their own body, or from among the other members, to appoint all such officers, agents and servants as they shall deem necessary to conduct or execute the business of said institution; to fix their compensation, and in their discretion, to dismiss them; to provide for taking of bonds to the said institution, from all or any of the officers, agents or servants by them so appointed, with security conditioned in such form as they shall prescribe for the faithful execution of their several duties, and to secure the corporation from loss; to regulate the manner of making and receiving deposits, the form of certificates to be issued to depositors, and the manner of transfering stock in the said institution; to provide for the investment of the funds of the corporation in such manner as they shall deem most safe, and beneficial; to provide for the admission of members, and furnishing dominated proof of such admission, to provide for paying all necessary expenses incurred in conducting the affairs of the corporation, and generally to pass all such by-laws as shall or may be necessary to the exercise of the said powers, and of the powers vested in said corporation by this charter, and the same by-laws to alter and repeal; provided, that all such by-laws as may be made by the directors, may be altered and repealed by a majority of the members of said corporation, assembled at any annual of to notice

godennus.

Hambertin

sole.