and shall in gereprivileges and imcessary to corporacorporation herein exercise all things tion, for the relief promotion of their

ne funds and estate ime be divided or diverted from the tion, without the f Maryland.

othing in this act llow the said corp or device, to be

is act of incorpoyears from its pas-Maryland should is reserved to the

Sons of Lemmeral

successors, shall as

pable m law to ha

and their successes

both, also sterises. Union Academy, County.

neral Assembly of a Motter, Andrew heetz, be appoint-Emmittsburg, in county, an dtheir unafter directed. hereby declared h perpetual suce and style of the Emmittsburg, by s and their sucequity to hold exceed five thou-

y vacancy occurs be filled by the remaining trustees, until the next annual election of the CHAP. 308.

SEC. 3. And be it enacted, That on the first Monday of October, or within thirty days thereafter, in every year, October. an election shall be held by the qualified voters at the academy, which said election shall be by ballot, and be conducted as follows, to wit: every person subscribing to said institution two dollars or more, shall be entitled to one vote only, the five persons having a majority of the votes, shall be declared to be the trustees for the ensuing year; provided, that no person but a subscriber shall be a trustee.

SEC. 4. And be it enacted, That the trustees for the said kept. academy shall keep, or cause to be kept, a book for the use, and as the property of said corporation, in which shall be duly entered and recorded all subscriptions to, and for the use of said corporate objects, and all other proceedings of said corporation.

Sec. 5. And be it enacted, That the said trustees and their successors, or a majority of them, shall have full make ordinanpower and authority to make fundamental ordinances for ces. the government of the academy aforesaid, and the education of youths, and to appoint such person or persons to be a teacher or teachers of said academy, as the trustees, or a majority of them, may think proper.

SEC. 6. And be it enacted, That the said trustees and To meet, &c. their successors, or a majority of them, shall meet at such time or times, as shall be appointed by their own ordinances, in order to examine the progress of the students and scholars, and to hear and determine in all complaints and appeals, and all matters touching the discipline of the school, and the good and wholesome execution of their ordinances, on all of which occasions a majority at least of the trustees shall compose a quorum.

SEC. 7. And be it enacted, That the said trustees and their successors, by the name and style aforesaid, shall powers. have perpetual succession, and be capable in law to sue and be sued, plead and be impleaded, answer and be answered, defend and be defended in any court of justice whatever, and to make and use a common seal, and the same to alter or renew at pleasure, and severally to do and perform all things relating to the management of the

SEC. 8. And be it enacted, That nothing herein con- Issues forbid. tained shall be so construed as to authorise or empower said corporation to issue any note, certificate, token or other evidence of debt to be used as currency; and the

Book to be

Trustees to

Corporate