

CHAP. 41. shall not hold, at any one time, property yielding a greater annual income than five thousand dollars, exclusive of any income they may devise from their school library and apparatus.

May make rules and regulations.

SEC. 2. *And be it enacted,* That the said association, or a majority thereof, may, under their corporate name aforesaid, pass and make all such rules and regulations for their own government and for the future admission of other members of the association as may be deemed necessary and proper, and not inconsistent with the laws of this State, or with the laws of the United States.

No interest or control.

SEC. 3. *And be it enacted,* That if at any time hereafter, any person hereinbefore named, or any future member of the said association, shall cease to become a member of the said association, such person or persons shall thereafter have no interest in, or control over the proceedings of the said association under and in pursuance of the provisions of this act.

Right reserved

SEC. 4. *And be it enacted,* That the General Assembly of Maryland hereby expressly reserves the power at all times to repeal, alter or amend this charter; *provided, however,* that in case the said charter shall be so repealed, the persons who shall form and compose said corporation at the time of its dissolution as aforesaid, or a majority of them, may, at any time after its dissolution aforesaid, in the name and style of the said corporation give, grant or sell, and convey, or assign all the property, real, personal or mixed, in possession or action, which they shall hold in the name of the corporation aforesaid, to any person or persons or body corporate, and divide or appropriate the proceeds thereof as to them or a majority of them shall seem best.

Proviso.

CHAPTER 41.

Passed Feb 5, 1847.

A further additional supplement to the act passed at December session, eighteen hundred and thirty-eight, chapter two hundred and five, entitled, an act relating to the lien of Mechanics and others upon buildings.

Court to issue warrant, &c.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That in all cases where *scire facias* has been, or may hereafter be issued from the court of Howard District, of Anne Arundel county, under the provisions of the

act to w
lien of
in How
daries o
the four
said cou
direct a
District
tent of
building

SEC.
the surv
warrant
to exam
building
court, i
nate an
es and
and ext
such bu
and suc
sive up

SEC.
effect fr

*An act
Coun
ment*

*Be i
That th
thorise
fifty do
del Co
Lyons'*