

CHAP. 70. and also to have, make and use a common seal, and the same to break, alter and renew at pleasure, and to assemble and meet at such places and times as they may agree upon, and to ordain, establish and put in execution such by-laws, ordinances and regulations as to them shall seem conducive to the interest of said company, and necessary to the good government and orderly management thereof, the same not being contrary to the laws of this State, or of the United States, and generally to do and execute all such acts, matters and things, as to them shall or may appertain to do.

Fines to be collected.

SEC. 3. *And be it enacted,* That all fines which shall or may accrue to the said company in consequence of delinquencies or mal-conduct of any member or members, shall be sued for and recovered in the same manner as other small debts are now collected.

Issues forbid.

SEC. 4. *And be it enacted,* That nothing in this act shall be so construed, as to authorise the said corporation to issue any note, token, device, scrip or other evidence of debt, to be used as currency; and the Legislature hereby reserves to itself the right to alter or repeal this act of incorporation at pleasure.

CHAPTER 70.

Passed Feb. 19, 1847.

An act for the incorporation of Ray Division Number Fourteen, Sons of Temperance.

Incorporated.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That L. Jewett Grave, G. W. Robinson, John Garrow, and others, the officers and members of Ray Division Number Fourteen of the Order of the Sons of Temperance of Maryland, and their successors be, and they are hereby incorporated and made a body politic and corporate by the name and number of Ray Division Number Fourteen, Sons of Temperance of the State of Maryland, and by that name may sue and be sued, plead and be impleaded, and have a common seal, and the same at their pleasure to alter and be entitled, to use all the powers and privileges incident to such corporations.

May hold real estate, &c.

SEC. 2. *And be it enacted,* That the said corporation shall be capable of taking and holding real and personal estate not exceeding in value the sum of two thousand dollars, which estate shall never be divided among the

members or successors tressed, the and for the of tempera

SEC. 3. have powe amend at t flict with th United Sta

SEC. 4. ration shall that the L amend or a

SEC. 5. be constru issue any r debt, to be

An act to cords

Be it en That the c the commi county rat usual fees complete clerk of D day of D the appoi present cl

An act gi Court, ers app the late

WHEN the comm 9