raig for yt a. Kadil nd ottingham

MONT

ssembly of Trimble, ed in Cecil sociation, shall from created, and cor-Nottingnich name shall be hether ac-, personal time two

s for the ers of said eighteen each and hereafter, chosen by nt of said n, and the reafter be itil a new to fill all until the nd proper on of the

ees shall book or a shall be he corporporation er's name ent, shall the corand all ulated by y annual in such

son shall

be entitled to a vote who shall not have paid two dollars CHAP. 101.

to the object of said association.

SEC. 4. And be it enacted, That the said trustees and Corporate their successors duly appointed, shall be capable in law powers, and in equity, to sue and be sued, to plead and be impleaded in any court of law in this State, or before a justice of the peace, in case the matter in controversy shall be in the jurisdiction of the justice of the peace, and that the trustees shall have full power in connection with the legal voters present, or a majority of them, to order or establish such rules and by-laws for the govern- Make by laws. ment of said school as they shall deem proper; provided, Proviso. the same be not contrary to the constitution and laws of this State and of the United States.

SEC. 5. And be it enacted, That the trustees of said Elect a teachschool, or a majority of them, are hereby authorised and er. empowered, to elect at their discretion, some suitable person as teacher of said school, and dictate and establish such rules for the good government of said school, as they or a majority of them may think right, and that the said school shall be founded and maintained on a liberal plan for the benefit of youths of every denomination, who shall be admitted to equal privileges and advantages of educa-

they am a bear of the state of the

tion without enforcing any religious test.

Sec. 6. And be it enacted, That the trustees shall Hold meetings have the privilege of holding any lawful or orderly meeting in any house belonging to said association, or permitting the same to be held; provided, it does not inter- Proviso. fere with the regular meetings of said house, or any previous appointment.

SEC. 7. And be it enacted, That nothing in this act Issues forbid. be construed so as to authorise the said corporation to issue any note, token, device, scrip, or other evidence

of debt to be used as currency.

SEC. 8. And be it enacted, That this act of incorporayears. tion shall enure for thirty years from its passage, and years.
that the Legislature reserves to itself the right to alter ed. and annul the same at pleasure.

to be a state of the state of t

A reparent this engage with all strengthen become what the one of

· Con orat fixed every sore and be sently plead and he nowlended, sold

person have a common well had the same as their physics to

incident to such cornerative.

a share the Perincephone project and all the adendations

Commented Dichter Reigher Tiedelveright, drine Roise

of Tellengrams to the state of Mary End, and by that

eliet, and he satured to use the cut ers and privileges