

1847.

## LAWS OF MARYLAND.

CHAP. 126. SEC. 2. *And be it enacted*, That so much of the fourth section of the original act, as requires the direction and management of said company to be entrusted to twenty-five members of said company, be altered so as to enable nine members of said company to constitute a board for its management.

Number of managers reduced.  
Inconsistent acts repealed.  
Repealed.  
SEC. 3. *And be it enacted*, That so much of the fifth section of said original act as is inconsistent herewith, be and the same is hereby repealed.

SEC. 4. *And be it enacted*, That the eleventh section of the original act to which this is a supplement be and the same is hereby repealed.

### CHAPTER 125.

Passed Feb. 29, 1848. *An act to allow Robert L. Morgan, late collector of Harford County, further time to complete his collections.*

Time extended to collect.  
*Be it enacted by the General Assembly of Maryland*, That the time limited by law within which Robert L. Morgan, late collector of Harford county, should have made his collections, be and the same is hereby extended to the first day of August, eighteen hundred and forty-nine.

### CHAPTER 126.

Passed Feb. 24, 1848. *An act to incorporate the Belvidere Hall Association, of the Town of Cumberland, in Allegany County.*

Preamble.  
WHEREAS, certain individuals in Allegany county, have associated themselves into a joint stock company, and by their united funds have erected a hall in the town of Cumberland, to be used for theatrical and other purposes, and the lower story of the building to be leased for stores and other purposes, and are desirous to protect and preserve their property by an act of incorporation—Therefore,

Persons incorporated.  
SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Thomas J. McKaig, Joseph Shriver, Alpheus Beall, William O. Sprigg, of M., M. O. David-

PHILIP

son, and  
and assi  
corporat  
tion, and  
and shall  
sued, ple  
ed in any  
common  
sure, to m  
tions not  
convenien  
tion.

SEC. 2.  
said corpo  
ten dollar  
capable i  
chase, re  
other less  
provided,  
property.

SEC. 3.  
perty and  
the contr  
curred by  
have full  
to use, ne  
dispose o  
come, as  
the same  
State.

SEC. 4.  
meeting o  
first Mon  
meeting t  
teen hund  
ting a pre  
fairs of sa  
stockhold  
necessary  
shall hold  
their stead  
each share  
stockhold  
general m  
the bye-l  
the stock  
competen  
and the s

16