PHILIP F. THOMAS, ESQUIRE, GOVERNOR. 1847-81

after they shall have been notified of said loss, to cause char, 189, an accurate estimate and statement to be made of the proportion or sum to be contributed by each member to o moissimmo make good said loss to the person having sustained said, solar loss, and to notify the members of the said corporation of the same, and if at the expiration of sixty days from the date of such notice any member of said corporation shall have failed to pay his, her or their contribution aforesaid, it shall be lawful for the said board of directors, upon filing such statement in the office of the clerk of Montgomery county, or with the clerk of such other county or district in which such defaulting member or members shall reside, to cause execution to issue for the said proportion, in the same manner as if a judgment had been rendered for the same, together with all costs incident to such proceeding.

SEC. 11. And be it enacted, That the said company In case of neshall have and is hereby invested with full power and glect. authority to make any bye-law or bye-laws whereby any member of the said company failing to pay the interest on his, her or their premium note or notes, according to the constitution and bye-laws of the said company, may be excluded from all benefit of insurance, and at the same time held liable to contribution in case of loss by others during all the time he, she or they may be so in ; default, any law or statute of this State to the contrary

thereof in anywise notwithstanding.

SEC. 12. And be it enacted, That the said company Authorised to shall have full power and authority to rescind or revoke revoke policy. any policy of insurance by them issued, whenever they has now work shall deem it for the interest of said company so to do.

Sec. 13. And be it enacted, That the legislature re. Reservationals

.habab

serves to itself the right to change, alter or annul this act of incorporation at pleasure. The standard months of the common act of incorporation at pleasure.

valuation and assessment, it shall be the duty of the said commissioners, and 1881 a RTTAHO Covered, to issue their warrant to the weekly of the county, commending

commissioners thereof, and of their intention to appeal in writing, within ten day taller they are no thed of such it

An act to provide for the cession of the territorial juris Passed, u diction of this State over certain land on Sharp's March 1, 1843. Island, Talbot County to the United States for the purpose of removing the Light House now on the Island, the encroachments of the sea having exposed said Light House to great danger and set and ladinalis na to

SECTION I. Be it enacted by the General assembly of Light house to Maryland, That inasmuch as the government of the be-