PHILIP F. THOMAS, ESQUIRE, GOVERNOR.

SEC. 3. And be it enacted, That any member of CHAP. 200. the said association, who has not previously received Withdrawai. the benefits assured to each member thereof, shall have full power to withdraw therefrom at any time, by making application in writing to the proper officers, who shall, within one mouth thereafter, or so soon as the necessary sum is in the treasury return to the member so applying the amount of his deposits, after deducting therefrom the entrance fee, the amount of fines imposed upon him by reason of the non-fulfilment of his duties to the time of making such application, any arrearages of assessments that he may then owe to the association, of which he is a member, and a fair proportional part of the losses to that time sustained by the association, and of the expenses incurred in the management of the affairs of the association.

SEC. 4. And be it enacted, That it shall and may Duties of presbe lawful for the directors of the association to require ident and receive from any member applying for benefits, according to the provisions of the constitution of such association, security in the form of a mortgage, or other evidence of debt, at their option, for the true and faithful discharge of his duties as benefited member, and upon refusal or neglect on the part of a member so applying, to provide and give such security, to withhold from him all benefits until such security is given, or until he becomes thereto entitled by the provisions of such constitution, without giving secu-

rity. SEC. 5. And be it enacted, That all persons at any Responsibility time members of said association, and who may not of members have withdrawn therefrom, in accordance with the third section of this act, shall be jointly responsible to the other members thereof, for the benefits to which they may become entitled, by the provisions of this act, or by the constitution and bye-laws of the association.

SEC. 6. And be it enacted, That the said association shall have and are hereby invested with full powers power and authority to-make any bye-law or bye-laws, whereby any member thereof failing to pay the assessments, according to the constitution and bye-laws of the association, until the fines imposed for such neglect or refusal, equal in amount the entire sum of the assessments paid in by such member, may be excluded from all and every benefit that he might other-Incorporated wise have become entitled to. of Maryland, That Rienard Chainell, quant, commot

Made valid

Corporate