

conflict with the provisions of this act, and may alter, CHAP. 310.
change and abolish the same at their pleasure.

CHAPTER 310.

*An act to incorporate the Lutheran Congregation of
Saint Paul's, Christ's Lutheran Church, Saint Mat-
thew's Lutheran Church, and Mount Zion Lutheran
Church, in Frederick county.*

Passed Mar. 1,
1850

SECTION 1. *Be it enacted by the General Assembly* Incorporated,
of Maryland, That Jacob Ahalt, Daniel Culler, Philip &c
Rontzahn, Joseph Catzendafner, George Easterday,
Henry Williard, Henry Dixon, Joel Horine, Samuel
Sliper, and Abraham Sheaff, and their successors, to
be chosen as hereinafter named, be and they are here-
by enacted a corporation and body politic, by the name,
style, and title of the Council of the Lutheran Congre-
gation of Saint Paul's; that Daniel Young, Jacob Hite-
man, Joshua Ahalt, John Grimes, William Working,
and Peter Williard, and their successors, to be chosen
as hereinafter named, be and they are hereby enacted
a corporation and body politic, by the name, style,
and title of the Council of Christ's Lutheran Church;
that David Spacht, John Snyder, George W. Williard,
Jacob M. Bushy, John H. Shafer, Joseph Crist, George
W. Snouffer, and Abraham Castle, and their succes-
sors, to be chosen as hereinafter named, be and they
are hereby enacted a corporation and body politic, by
the name, style, and title of the Council of Saint
Matthew's Lutheran Church; that Daniel Derr, John
Mottan, Daniel J. Shellman, and William Kemp, and
their successors, to be chosen as hereinafter named,
be and they are hereby created a corporation and body
politic, by the name, style, and title of the Council of
Mount Zion Lutheran Church, and that by these
several names the said corporation shall, respectively,
be able and capable in law to sue and be sued, plead
and be impleaded, defend and be defended, answer
and be answered, in any court of law or equity, and
to make and use, each corporation for itself, a common
seal, and the same to alter and change at pleasure, and
to make, ordain, and establish such bye-laws as may
be necessary or convenient for the election, severally,