

upwards, who shall be members of the congregation of Saint Peter's Protestant Episcopal church, said managers to fill up the vacancies which may happen in the number in the course of the year, and in the event of the failure of election, from any cause, to hold over until their successors are duly elected, to have the power to make bye-laws for their own government and that of the asylum, to employ and fix the duties and compensation of all agents and servants whom they may find necessary at the asylum, and generally to have and exercise all powers needful for them in the premises, and that all corporate powers conferred by this act, other than those which concern the internal government and direction of its affairs, shall be exercisable by a board of five trustees, or the major part thereof, to consist of Messieurs Samuel S. Keyser, Ellis B. Long, Clinton Levering, William W. Wayman, and William Woodward, and their successors, who shall be authorised from time to time, to fill all vacancies in their number from whatever cause arising; *provided always*, that nothing herein contained shall empower them to exercise any banking privileges, or to issue any note in the nature of a bank note.

SEC. 3. *And be it enacted*, That the right is hereby reserved to the General Assembly to alter, amend or annul this act of incorporation, at its pleasure.

CHAPTER 526.

*An act for relief of Edward Boyer Price, of Baltimore, heir at law of John Boyer Price, of Cecil County, deceased.* Passed Mar. 2, 1850.

WHEREAS, it is shown to this General Assembly, that a certain Lewis Price sold to a certain Alphonsa Money, a farm in Sassafras neck, Cecil county, called Fryer's Hill, and executed his deed therefor, dated thirteenth January, eighteen hundred and seventeen, and that Alphonsa Money afterwards sold the same to the said John Boyer Price, and executed his deed therefor, dated seventeenth April, eighteen hundred and twenty, that the said two deeds were never recorded among the land records of Cecil county, and the acknowledgment of the last mentioned was certified by only one of the justices before whom the same was taken, that the said property has