1849. PHILIP F. THOMAS, ESQUIRE, GOVERNOR.

pacity, a party to such suits, be incompetent as wit- CHAP. 102.

SEC. 21. And be it enacted, That this act shall en- In force dure for thirty years from the date of its passage, and should it not be renewed or extended at the expiration of that time, then this accumulated capital of the said company, after all its risks shall have run out and expired, and all claims against the company shall have been satisfied, shall be divided pro rata among the members of the company, or their legal representatives.

ind.

ed

p-

ne

all 1

e-

all

at id in

so

ie i on

n-

by

he or

re-mis

o;

h-10

ny

ny its

ent en riof

its,

er-

ck, m-

ay th,

re-

ny

ts;

not in-

or

ion ca-

s or

s to the

a

SEC. 22. And be it enacted, That nothing herein State may tax contained, shall be construed to deprive the State of Maryland from imposing such taxes upon the property and effects of the company, as the said State may think

proper. SEC. 23. And be it enacted, That nothing in this Banking forbid act shall be so construed as to authorise this corporation to issue any note, token, device, scrip or other evidence of debt to be used as currency.

SEC. 24. And be it enacted, That the Legislature Right reserved: reserves to itself the right to change, alter or repeal this

act of incorporation at pleasure.

Sec. 25. And be it enacted, That nothing in this act Not exempted contained, shall be construed to exempt the premium from taxation. notes, or other property of said company, from the payment of State and county taxes.

CHAPTER 102.

or to be done, and performed by said during after he

abilities being the state and the state of the state and at the state of the state

fectual in law, as if he land executed his boad within

igedate his bound for Passed Feb. An act to repeal part of an act therein mentioned.

Repealed in Be it enacted by the General Assembly of Maryland, That the fifth section of an act passed December ses part. sion, eighteen hundred and forty-seven, chapter three hundred and twenty, entitled, an act relating to attachments issued by justices of the peace, so far as the same relates to Kent county, be and the same is hereby repealed; and that this act shall take effect and be in force from and after the passage thereof.

To to this as a full in the same of board on the same and the same of

Teb. 20, 1830. ar Charles Li

19, 1850.