

full and beneficial manner or as they may think necessary for the promotion, regulation, government or convenience of the said Second dispensary, the same not being contrary to the laws and constitution of this state or of the United States, and generally to do all acts and things which may appertain to them to do.

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5. *And be it enacted*, That the amount already invested by the directors of the Second Dispensary, in property or in annuities, shall continue as a permanent fund, and the interest thereof alone shall be employed for the use of the said institution.

Permanent fund.

6. *And be it enacted*, That the said president and directors may call a meeting of the contributors at any time when they think the interest of the institution may require it, and any six of the directors shall be a quorum to exercise the powers and execute the duties granted and required by this supplement, and may, during the absence of any officer, appoint an officer *pro tempore* to supply his place.

Powers:

7. *And be it enacted*, That so much of the act, entitled, An act incorporating the Baltimore Second Dispensary, passed at December session, eighteen hundred and seventeen, as is contrary to, and inconsistent with the provisions of this supplement, be, and the same is hereby repealed; *Provided*, that this act shall not take effect unless the board of directors of the Baltimore Second Dispensary, shall signify their assent to the same, in writing under their corporate seal, to the governor and council of the state, on or before the first day of April next.

Repeal.

Proviso.

CHAPTER 166.

*An act to authorise John M'Elderry and Hugh M'Elderry of the city of Baltimore, to wharf out certain water lots in the city of Baltimore, belonging to their respective wards, and to raise by mortgage, on said lots, monies for that purpose.*

Passed Feb 19, 1823.

WHEREAS, it is represented to this general assembly by the petition of John M'Elderry, the guardian of Jane M'Elderry, and Hugh M'Elderry, guardian of Edward, Henry and Ann M'Elderry, minors, that the petitioners, together with Mary Douglass the wife of George Douglass, and the said Jane, Edward, Henry and Ann M'Elderry, own in severalty divers lots of ground situated and lying on the west side of union dock in the city of Baltimore being together an extent of about six hundred feet on said dock, which it would be much to the benefit of the owners to have improved, by wharfing the same at an early period, that the income from the estates of the said minors is little more than sufficient at present for their maintenance and education, so that from that source the means for making said wharf in front of their portions of said grounds, cannot now be spared, that such wharf if made, would be immediately productive and would be the means of increasing in a considerable degree, the value of the estates as well of said petitioners, as of their said wards; and that therefrom the amount of the expense of making the said wharf might be shortly realized and paid. Wherefore the petitioners prayed that a law might pass, authorising them to improve the aforesaid lots of the said minors, by wharfing the same, and to authorise the petitioners to borrow such sums of money as may be necessary for that purpose, and to pledge by mortgage the specific property itself, for the payment of the principle sum that may be so borrowed, with interest thereupon; and the prayer of the petitioners appearing reasonable, therefore,

Preamble.

Section 1. *Be it enacted by the General Assembly of Maryland, That*

Powers granted.