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al Assembly Riggs, Caarters, Thoare hereby ny; and the in the manare hereby community, uccession in connected le of "The Iontgomery id trustees, capable at nselves and ademy, any nts, goods, it, bargain, person or not exceed ousand dolments, and in, bargain, and put out use of the a majority itution, and d interest of reof to the

femy. t all times forever hereafter when any vacancy or vacancies DEC. SESS. shall happen in the said community of trustees, by the death, resignation or refusal of any one or more of the members thereof, or by the willful neglect of any one or more of them to attend two succeeding stated meetings of the board of trustees, the surviving or remaining trustees, or a majority of them shall, with all convenient speed, proceed to elect by ballot, other sensible and discreet person or persons of the county to be the trustee or trustees to supply the vacancy or vacancies to be supplied by the said trustees and their successors, or a majority of them, so as to perpetuate the number of seven persons

as trustees of the said Academy forever.

3. AND BE IT ENACTED, That the said trustees vileges—seal. and their successors, by the name and style aforesaid, shall be capable in law to sue and be sued, plead and be impleaded in any court or courts, and before any judge, justice or justices within this state and elsewhere, in all and all manner of suits, complaints, pleas, causes, mat-ters and demands, of whatsoever kind, nature or form they be, and all and every other matter or thing to do therein, in as full and effectual manner as any other person or persons, bodies politic or corporate, within this state, or any other of the United States, in like cases may or can do or perform; and the said trustees and their successors, or a majority of them, shall have full power and authority to have, make and use one common seal, with such devices and inscriptions as they shall think proper, and therewith to pass and authenticate the certificates, acts and orders of the said corporation, and the

same seal at their pleasure to break, alter and renew.

4. AND BE IT ENACTED, That the said trustees Professors, &c. and their successors, or a majority of them, from time to ordinances, time, and at all times hereafter, shall have full power and &c. authority to constitute and appoint, in such manner as they shall think best and most convenient, professors, teachers and assistants, for instructing the students and scholars of the said Academy in the vernacular and learned languages, and such sciences and branches of education as they shall think proper and suitable to be taught therein, and to make fundamental ordinances or regulations for the good government of the said academy, and the instruction of the youth as aforesaid; and by these ordinances to appoint such a number of their own body, not less than four, as they may think proper to be a quorum or committee for transacting all general and necessary business of the said seminary, and making temporary rules for the management thereof; and also by the said ordinances to delegate to the professors and teachers such powers and authorities as they shall think expedient, for the standing government and discipline of the said seminary, and the execution of the regulations of the same; and also by the said ordinances to make such regulations for the direc-

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