CHAP. 89. clothing sufficient for such child, of which facts the levy court must have sufficient evidence at the end of every year, when application is made for the money aforesaid.

CHAP. XC.

Passed Jan 29, 1820 A Supplement to an Act to Incorporate the Phoenix Fire Insurance Company of Maryland.

Act continued

1. Be it enacted, by the General Assembly of Maryland, That the act, entitled, An act to incorporate the Phænix Insurance Company of Maryland, shall continue and be in force until the first day of February one thousand eight hundred and thirty, and until the end of the next session of the general assembly thereafter; unless the same shall before that time be repealed by law, provided that no such repeal shall go to affect any policy that may be made, or any contract already in existence at the time of said repeal, any thing in said original law to the contrary notwithstanding.

Legislature not prevented from imposing a tax

2. And be it enacted, That nothing herein contained shall prevent the legislature of this state from imposing a tax on said institution, not exceeding twenty cents per annum in each hundred dollars of their actual capital, if the legislature shall deem it expedient

CHAP. XCI.

Passed Jan 20 1820 An Act further to continue an Act, passed at November Session one thousand seven hundred and ninety five, entitled, An act to incorporate the Maryland

Insurance Company.

Preamble

WHEREAS the stockholders of the Maryland Insurance Company, have prayed that the act by which they were incorporated, entitled, An act to incorporate the Maryland Insurance Company, passed at November session one thousand seven hundred and ninety-five, which by its own limitation, and that of the continuing act of November session one thousand eight hundred and four, would expire at the end of the next session of assembly, after the first day of February next, may be further continued; therefore,

Act continued

1. Re it enacted, by the General Assembly of Maryland, That the said act, entitled, An act to incorporate the Maryland Insurance Company, be and the same is hereby continued, and shall be and remain in force until the first day of June in the year one thousand eight hundred and thirty-eight, and until the end of the next session of assembly which shall happen thereafter, unless the same shall before that time be repealed by law, provided that no such repeal shall go to affect any policy that may be made, or any contract already in existence at the time of said repeal.

Legislature not in-hibited from im-posing a tax

Preamble

2. And be it enacted, That nothing herein contained shall be construed to inhibit the general assembly of Maryland from hereafter passing a law to tax the said institution, not exceeding twenty cents per annum in each hundred dollars of their actual capital, if at any time it shall be deemed expedient to pass such a law.

CHAP. XCII.

Passed Jan 29 1820 An Act to continue An act, passed at November Session one thousand eight hundred and four, entitled, An act to incorporate the Chesapeake Insurance Com-

WHEREAS the stockholders of the Chesapeake Insurance Company have prayed, that the act by which they were incorporated, entitled, An act to incorporate the Chesapeake Insurance Compa-

ny, pas four, wh thereto thirteen first da therefor

1. Be said act Compar are here the first thirty-s sha!I ha repealed policy t the time

2. An construe any tin not exce their ac to do.

dred at WRE ny have titled, A Town. of Nove several

bly, afte

An Act fu

1. Be said act Baltimo acts or ration. same ar day of ] and unt the san no such any con

constru posing annum lature s

2. A1

1. Be Moore,