of Baltimore.

HEREAS IT IS represented to this General Allembly, that the effablishment of an institution in the city of Baltimore for infuring buildings and personal property of certain descriptions from loss or injury by fire, would be of great utility, by alleviating the diffrest to which individuals are exposed, particularly in cities and towns, by affording them additional security to commercial transactions, facilitating internal intercourse, and thereby contributing to an increase of the wealth of lociety-Therefore,

II. Be it enacted by the General Assembly of Ma-

ryland, That the capital flock of the faid company

shall consist of five hundred thousand dollars, in shares of fifty dollars reach, and that subscriptions for the fame be opengship, the several counties of this state, and in the cities of Baltimore and Annapolis, for the several proportions; thereof, in the manner following, to wit': At Baltimore, for the city and county of Baltimore, for five thousand shares, under the dir-ction of James Calhoun, Alexander M'Kim, William Wilson, Mark Pringle, Adam Fonerden, Joseph Townsend, Edward Johnson, Henry Payson, Michael Diffenderfer, Henry Stoufer, William Norris, Andrew Ellicott, Joseph Bias, Hezekiah Waters and John Ogston, or a majority of them .- At Annapolis, for the city of Annapolis and Anne-Arundel county, for three hundred and fifty shares, under the direction of John Johnson, John Muir and Jonathan Pinkney, or any two of them .- At Belle-Air, for the county of Harford, for three hundred shares, under the direction of John Moores, Henry Durley, and John C. Bond, or any two of them .- At Frederick-town, for Frederick county, for four hundred shares, under the direction of Abraham Shriver, George Baer and George Creager, jun. or any two of them .- At Elizabeth-town,, for Washington county, for four hundred shares, under the direction of Nathaniel Rochester, Jacob Schnebly, William Heyser, Frederick Dorsey and Henry Lewis, or a majority of them. At Cumberland, for Allegany county, for two hun-dred theret, under the direction of Grange Telebri George Thiffle and Patrick Murdock, or any. two of them .- At Montgomery court-house, for Montgomeey county, for two hundred and fifty shares, under the direction of Upton Beale, Thomas P. Wilson and James Lackland, or any two of them .- At Upper Marlborough, for Prince-George's county, for zwo hundred shares, under the direction of Richard Marshall, Francis Magruder and Leonard Covington, or any two of them .- At Port-Tobacco, for Charles county, for three hundred shares, under the direction of John Edward Ford, William H. M'Pherson and John Barnes, or any two of them .- At Leonardtown, for Saint-Mary's county, for two hundred and fifty shares, under the direction of Henry Neale, Thomas Barber and Joseph Ford, or any two of them .- At Prince-Frederick-town, for Calvert county, for one hundred and leventy shares, under the direction of Peter Emerson, Michael Taney and Joseph Ireland, or any two of them .- At Easton, for Easton and Talbot county, for three hundred shares, under the direction of Solomon Dickinson, David Kerr, jun. and William Dunn, or any two of them .- At Cambridge, for Dorchester county, for two hundred and thirty thares, under the direction of James Steele, Richard Goldsborough and Samuel Brown, or any two of them .- At Centreville, for Queen-Anne's tounty, for three hundred and fifty shares, under the direction of William Chambers, Richard T. Earle and Daniel C. Hopper, or any two of them -At Denton, for Caroline county, for two hundred shares, under the direction of William Whitely, Solomon Brown and William Potter, or any two of them .-At Chester-town, for Kent county, for two hundred and twenty fhares, under the direction of Benjamin Chambers, James Hodges, jun. and Philip F. Raifin, or any two of them .- At Princel's-Anne, for Somerfet county, for two hundred and thirty shares, under the direction of John Gale, Littleton D. Teacle and John H. Anderson, or any two of them .- At Elkton, for Cacil county, for three hundred shares, under the direction of James Sewall, John S. Moffitt and John J. Cox, or any two of them. At Snow-Hill, for Worcester county, for three hundred thares, under the direction of James B. Robins, John Williams and Ephraim King Willon, or any two of

tliem. III. And be it enacted, That the faid commissioners, after giving two weeks previous public notice at the feveral places above specified for receiving subscriptions for the faid flock, of the time and place for receiving subscriptions, shall proceed to receive the fame, but no person or persons, bodies corporate or otherwife, stall be permitted to subscribe on the first day for more than ten shares, and if the whole amount be not subscribed on the first day, the books shall remain open on the second day, when individuals, or bodies corporate or otherwife, may subscribe for double the number allowed on the first day, and if at the end of the fecond day the whole amount of shares, to which such county be entitled shall not be fubscribed for, the books are then to be closed and transmitted as foon as possible thereafter to the commillioners appointed for the city of Baltimore, who shall, to soon as the several books of subscription a-forelaid are by them received, proceed to receive surther Jubicriptions for fuch number of shares as remain unsubscribed for in the several counties aforefaid, giving two weeks previous notice in the feneral news papers printed in the city of Baltimore; — Browned always, that if the subscriptions in the feweral countries afore aid shall on the first or second day exready the number, herein allotted to the respective

counties, then, and in fash cale, the feid committee ners are hereby authorised and directed so to apportion the shares subscribed among the several subscribers, by proportional reduction, as may reduce the whole to the number allotted.

IV. And be it enacted, That it shall be the duty of the commissioners appointed for the city of Baltimore, to conduct every operation of the faid inflitution, until they shall be superceded by the appointment of directors.

V: And be it enacted, That the sum of five dollars on each share shall be paid to the commissioners at the time of subscribing, and the remaining forty-five dollars on each share by instalments, not exceeding ten dollars as may be required by the prefident and directors to be appointed in the mode herein after prescribed, upon their giving two calender months previous notice to the flockholders in one or more of the news-papers printed in the cities of Baltimore and Annapolis, and Frederick-town, on the western shore, and in the news-paper printed in Easton, on the eastern shore, and in case of failure in the payment of all or any part of faid instalments for the space of thirty days after the same shall have become payable, every fhare on which fuch failure shall have taken place shall be forfeited to the company;

And be it enacted, That the subscribers to the faid flock, and their fucceffors shall, and they are hereby declared to be a body politic and corporate, by the name and style of the President and Directors of the Baltimore Fire Infurance Company, and by that name shall have perpetual succession, and be enpable in law to fue and be fued, plead and be impleaded, answer and be answered, defend and be defended in all courts of judicature or elsewhere, and to make and use one common seal, and the same to alter or renew at their pleasure, and generally to do and perform all things relative to the object of this inflitution, which now is or shall be fawful for any individual or body politic or corporate to do. VII. And be it enacted, That as foon as five

thousand shares shall be subscribed, the commissioners hereby authorised to receive subscriptions may call a and the common property and a common to than two weeks notice in one or more of news-papers printed in the cities of Baltimore and Annapolis, and Frederick-town, on the western shore, and in the paper printed at Ealton, on the eastern fliore, and the subscribers who shall assemble in confequence of fuch notice, or appear by proxy, shall choose, by ballot, from among the stockholders, by a plurality of votes, twelve directors, who shall connue in office until the first Monday in March, eighteen hundred and nine, on which day in every succeeding year thereafter an election shall be held for twelve directors as aforesaid, who shall continue in office for one year from the time of their election, and until others be chosen in their stead; and the faid directors, at their first meeting, shall choose from amongst the stockholders a president, and allow him a reasonable compensation for his services, and in case of death, removal, refignation, or other disqualifica-, tion of the prefident, or any of the directors, the

hoard may elect others to supply their places. VIII. And be it enacted, That in choosing directors the stockholders shall be entitled to vote as follows; for every share not exceeding ten, one vote each; for every two shares above ten, and not exceeding twenty, one vote; for every four shares ahave twenty and not exceeding forty, one vote; for every fix shares above forty, and not exceeding fixty, one vote; for every eight fhares above fixty and not exceeding eighty, one vote; for every ten shares above eighty and not exceeding one hundred, one vote; for every twenty shares above one hundred and not exceeding one hundred and fixty, one vote; but no person or body politic shall be entitled to a greater number than thirty votes.

IX. And be it enacted. That the affairs of this institution shall be conducted by the president and directors, elected as aforesaid; that the president shall preside at all meetings of the directors, and in case of absence his place may be supplied by one of the directors, whom the board may appoint; the prefident and directors shall have power and authority to make all kinds of infurances against fire, infurance on lives, and infurances on inland transportation of goods, wares, merchandises and country produce, and to invest the funds of the said institution in any slock which in their judgement may be most advantageous to it; that they shall have full power and authority to appoint a fecretary, and fuch other clerks and fervants under them as shall be necessary for transacting the business of the said institution, and may allow them fuch falary as they shall judge reasonable; to ordain and establish such by-laws, ordinances and regulations as shall appear to them necessary for regulating and conducting the concerns of the faid inftitution, not being contrary to, or inconfistent with this Mct, the constitution and laws of this state, or of the United States; that they shall keep full, fair and correct entries of their transactions, which shall be at all times open to the inspection of the slockholders; they shall also have power to hire or purchase a suitable building or buildings, in or near the city of Baltimore, for the purpole of transacting the affairs of the institution, and generally to conduct the entire business relative to the objects thereof; the president, or fuch person as may be appointed in his place, and four directors, shall form a quorum for transacting business, and all questions which may come before them shall be decided by a plurality of votes.

X. And be it enacted, That all policies of infurance made by this operation shall be signed by the

president, and attested by the secretary, and sealed with the common feal, and all losses on any such po-

hicy, or policies hall be adjulled by the prefrent and board of directors, and paid agreeably to the terms of the policy out of the funds of the company.

XI. And be it enacted, That the faid corporation shall from time to time apply all fuch fums of money received by them for premiums, to the payment of loffes in the first instance, and to make up the smoon. of their original capital, whose east thall have luffered any diminution by loffes; and that dividends shall be made of the neat profits arifing on the capital flock, at such periods as the president and directors may judge proper, not oftener than once in fix months, and the same shall be paid to the stockhold ers, or their legal representatives; but if a dividend thall be at any time declared of a greater amount than the neat proceeds of the faid company at the time of making the fame, each and every director that consented thereto, shall and is hereby declared to be liable for, in his individual capacity, and bound to contribute to make good the deficiency in the cipital flock occasioned by fuch improper dividend.

XII. And be it enacted, That the faid corporation shall not be competent to purchase or hold any real property, other than fuch as may be recovered by them for premiums, and as may be necessary by their immediate accommodation in business.

XIII. And be it enacted, That no flockholder, or member of faid company, shall be answerable in his person or individual property for any contract or a greement of said company, or for any losses, deficiences or failures, of the capital flock of faid inflite. tion, (except in the case of a director declaring to improper dividend, as before provided for in the eleventh section of this law,) but the whole of the fig capital stock, together with all property, rights and credits, belonging thereunto, and nothing more, flat at any time be answerable for the demands against the faid company.

XIV. And be it enacted, That the flock of this institution is hereby declared to be personal and not real estate, and may be affigued and transferred on the books of the company in person, or by power of attorney only; but 'no stockholder indebted to the ceive a dividend, until fuch debt is paid; or feund to the laticiaction of the prelident and board of directors.

XV. And be it enacted, That the prefident and directors may call a general meeting of the flock holders for any purpose relative to the affairs of the institution, giving at least two weeks notice in one or more of the news-papers printed in the cities of Baltimore and Annapolis, and Frederick-town en the western shore, and in the paper printed at Easton on the eastern shore, and any number of flockholder not less than forty, who together shall be proprieten of one thousand shares, may at any time apply to the president and directors to call a general meeting a the flockholders for any purpose relative to the afting of the inflitution; and if the prefident and director shall refuse to call such meeting, the said numbers stockholders, proprietors of not lefs than the afore faid number of shares, shall have power to call a go neral meeting of the stockholders, giving at least to weeks notice in one or more of the news-paper printed in the cities of Baltimore and Annapolis, as Frederick-town, on the western shore, and in the pa per printed at Easton, on the eastern shore, specifying

in such notice the object or objects of such meeting XVI. And be it enacted, That in case it should happen for any cause whatsoever, that the annual of lection for directors should not take place in any sea on the day herein for that purpose mentioned, the faid corporation shall not, for that reason, be dissolved but such election may thereafter be lawfully held i fuch convenient day as may for that purpose be fixed on by the president and directors, they causing to days public notice thereof to be given in one or mor of the news-papers printed in the cities of Baltimoren Annapolis, and Frederick-town, on the western shor and in the paper printed at Easton, on the eastern bor

XVII. And be it enacted, That this aft ha continue and he in force until the first day of felm ary eighteen hundred and twenty, and until the of the next fession of assembly which shall hape thereafter.

True copy of the original. THOMAS ROGERS, Clerk of the Senate.

December 28, 1807.

BY virtue of the aforegoing act, we, the corre oners appointed for the city of Annapolis and Ame Arundel county, do hereby give notice, that belt will be opened on MONDAY, the 18th of January at Coolidge's tavern, in the city of Annapolis, in nine o'clock in the morning until three in the and noon, to receive subscriptions for the aforemental ed three hundred and fifty shares.

JOHN JOHNSON, JOHN MUIR, JONATHAN PINKNET.

Annapolis, 2d January, 1808. Notice is hereby given, HAT I intend to apply to some judge, Anne-Arthdel county court, on the 14th of January next, for the benefit of the act, entite An act for the relief of fundry infolvent debia passed at November session, 1805. CHARLES ELDER

ANNAPOLISE Printed by FREDERICK and SAMUE GREEN.

November 5, 1807.