

**CHAP. 71.** by the said corporation, shall be in the name of the president and acting committee of the Union Beneficial Society of Baltimore, and that all process that may be hereafter instituted against the said society shall be served on the president on behalf of the same.

to have a seal,  
&c

7. **AND BE IT ENACTED,** That it shall and may be lawful for the said corporation, and their successors, for ever hereafter, to have a common seal for their use, and the same at the will and pleasure of them, and their successors, to change, alter, break and make anew, from time to time, as they shall think best, and shall in general have and exercise all such rights, franchises, privileges and immunities, as are by law incident and necessary to corporations of this kind, and which may be necessary to the corporation herein and hereby constituted and erected, to enable them duly and fully in the law to execute all things touching and concerning the design and intent of their said corporation, for the benevolent succour, relief, and good order of its members, and the widows and orphans of deceased members of the said society, agreeably to the constitution and such rules and by-laws as may be established by the said society.

No member to be answerable in his individual capacity for losses, &c.

8. **AND BE IT ENACTED,** That no member of the said society shall, in his individual capacity, be answerable for any losses, deficiencies or failures of the joint fund of the said society, for any more or larger sum or sums of money whatsoever, than to the current amount by him payable into the common fund of the society.

Proceeding relative to a dissolution of company

9. **AND BE IT ENACTED,** That if at any time it may be deemed necessary to dissolve this society, a proposition to that effect shall be laid on the table, in writing, at a stated meeting of the society, and may be discussed at the next stated or special meeting, but shall not be finally decided on until it has been two full months before the society, and shall not take effect unless three-fourths of the members residing within the city and precincts of Baltimore are in favour thereof.

**CHAP. LXXII.**

Passed Jan 14 1817

*An Act to enable Robert Gorsuch to complete his Collection in Baltimore County.* Lib. TH. No. 5, fol. 209.

See 1817, ch. 29, and 1818, ch. 35.

**CHAP. LXXIII.**

Passed Jan 14 1817

*A Supplement to the act, entitled, An act to Incorporate the Franklin Manufacturing Company of Maryland.* Lib. TH. No. 5, fol. 209.

Amount of capital

**BE IT ENACTED,** by the General Assembly of Maryland, That the capital stock of the Franklin Manufacturing Company of Maryland, shall be three hundred thousand dollars, and shall consist of three thousand shares of one hundred dollars each; and that the third section of the act, entitled, An act to incorporate the Franklin Manufacturing Company of Maryland, passed December session, eighteen hundred and fourteen\*, be and the same is hereby repealed.

\* Ch 23