

CHAP. 164.

CHAPTER 163.

Passed March 1, 1842. *An act affecting the jurisdiction of the Court of Chancery, and the County Courts as Courts of Equity, and the mode, and the time in which objections to the jurisdiction shall be taken.*

Not to rely on objections to jurisdiction, etc. unless it had been raised, etc. *Be it enacted by the General Assembly of Maryland, That on appeal to the court of appeals from any decree or order of the court of chancery, or county court, as a court of equity, the party or parties who may have been defendants in the court below, shall not be permitted in the appeal court to urge or rely upon any objection to the jurisdiction of the court below, unless it shall appear by the record that such objection was made, or raised in said court.*

CHAPTER 164.

Passed March 1, 1842. *An act to incorporate the Washington Temperance Society of Annapolis.*

Incorporated. *SECTION 1. Be it enacted by the General Assembly of Maryland, That Richard I. Crabb, William McNeir, Edward Brewer, of John, Jonathan Hutton, Richard Sands, William Bryan, Philip A. Magruder, George McNeir, James Callahan, John Miller, Martin F. Revell, Joseph J. Nicholson, John Mitchell, Philip C. Clayton, Daniel Caulk, David Hanlon, William S. Clayton, John E. Stalker, M. Curran Karney, Hyde Ray Bowie and others, who now are or may hereafter become members of said society, and their successors, are hereby declared to be one community and body corporate, by the name, style and title of the Washington Temperance Society of Annapolis, and by that name they shall be, and are hereby made able and capable in law, to have receive and retain to them and their successors, property, real and personal, also devises or bequests of any person or persons, bodies corporate or politic, capable of making the same, and the same to dispose of or transfer at their pleasure, in such manner as they may think proper; provided always, that said corporation shall not at any time hold or possess property, real, personal or mixed, exceeding in value the sum of one thousand dollars, other than that which may be invested in a hall to be erected for the purposes of the society.*

Name and style.

Proviso

Legal capacity.

*SEC. 2. Be it enacted, That the said corporation and their successors, by the name and title aforesaid, shall be capable*

in law, to sue and be answer any courts of or persons w or demands w

SEC. 3. *Be* have power t execution, alt tions as to the of the societ the laws of th

SEC. 4. *Be* so construed any note, tok used as a cur

SEC. 5. *Be* ly reserved to annul this act

SEC. 6. *Be* ty years, unle

*An act for th*

*Be it ena* That Baltimor ed to set aside quehannah R. Penelope D. direct an inqu ceedings be h cases are set

*An act to d* Coun

SECTION I *Maryland, T* vorced from monii.