

CHAPTER V.

An ACT to enable the overseers of the public school, founded by charter in the town and county of Philadelphia, to make certain releases.

SECT. 1. *BE* it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the authority of the same, That the overseers of the public school, founded by charter in the town and county of Philadelphia, and their successors, be, and they are hereby empowered to make competent releases to Mary Gardiner, Elizabeth Gardiner, Mary Gardiner, the younger, Richard Gardiner, Mary Rhoads, Samuel Rhoads, Ann Wilson, Ann Skyrin, William Drinker, John Gardiner, jun. in trust, Elizabeth Wallace, Joseph Wallace, Euphrosyne Sontagg, Matilda Williams, Rachael Taylor, Hannah Widdifield, wife of James Widdifield, Hannah Widdifield, daughter of James Widdifield, Noah Simmons, Elizabeth Moore, Ann Wilson, and Carolina Cook, devisees of Sarah Jervis, of all interest, claim and demand by the said overseers or their successors, on the lots of ground and other property belonging to the said devisees respectively; which releases shall be valid and effectual to convey all the rights and interests of the said overseers, any thing in their act of incorporation to the contrary notwithstanding.

JACOB HOLGATE, *Speaker*
of the House of Representatives.

JOHN TOD, *Speaker of the Senate.*

APPROVED—the second day of January, one thousand eight hundred and fifteen.

SIMON SNYDER.

CHAPTER VI.

An ACT to authorize the administrators of the estate of Calvin Hathaway to complete the title of a certain tract of land therein mentioned.

WHEREAS it has been represented to the legislature, that Calvin Hathaway, late of Washington county, deceased, did, in his life time, by parole contract, agree to sell and convey unto Odle Squire, a certain tract of land, containing one hundred two acres and twenty perches, for the sum of four hundred ninety-two dollars and seventy-eight cents: *And whereas* it is further represented, that said Odle Squire, in part fulfilment of his contract, paid unto the said Calvin Hathaway, one hundred seventy dollars and forty-seven cents; and it further appearing that said Calvin Hathaway afterwards died intestate, without making the deed of conveyance unto said Odle Squire; and as it would be reasonable and just to carry said contract into full effect: Therefore,