

To pave and lay conduit pipes for the introduction of Schuylkill water, &c.

**SECTION 6.** It shall and may be lawful for the said commissioners to pave or cause to be paved, the court way of any road, street, lane or alley north of Federal street, in said township, lay or cause to be laid therein the conduit pipes for the introduction of the Schuylkill water, the costs and expenses thereof to be borne by the respective owner or owners of the ground fronting thereon, agreeably to the existing laws and regulations respecting the assessment, lien and collection thereof: *Provided*, That such improvement be required by the public good, be petitioned for in writing by at least twenty citizens or property holders of the said township, and if remonstrated against, there shall be a majority of one-third of the whole number of such petitioners in favor of the same: *And provided*, That at least three months legal notice be given to the owner or owners, at whose cost said improvement is to be made, and the said owner or owners shall have neglected or refused to have such court-way or lay the conduit pipe therein: *And provided also*, That all real estate so improved within the township, shall be subject to the payment of the debts hereafter contracted by the said commissioners for or by reason of any work done or materials furnished in laying the conduit pipe for the introduction of the Schuylkill water in any road, lane, street or alley in front of said real estate before any other lien hereafter created.

Proviso.

2d Proviso.

3d Proviso.

JAMES THOMPSON,  
Speaker of the House of Representatives.

THOMAS S. CUNNINGHAM,  
Speaker of the Senate.

APPROVED—The fourteenth day of April, Anno Domini, eighteen hundred and thirty-five.

GEO: WOLF.

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No. 142.

### An Act

To authorize the sale and conveyance of certain real estate, and for other purposes.

**SECTION 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 all and singular the real estate lately belonging to the trustees of the Union Academy of the borough of Easton, in the county of Northampton, the charter whereof has become forfeited, and all the right, title, claim and interest of said trustees

Right of the Comm. to the estate of the Union Acad. vested in the borough of Easton.

in the same, is hereby vested in the corporation of the borough of Easton, so far as the State has power to vest the same.

SECTION 2. The town council of the borough of Easton be and they are hereby required to pass such ordinances as shall be necessary in relation to the use and disposition of the said property, so that the same or the proceeds of such parts thereof as may be sold or rented on ground rent be applied to the purposes of education, as best to carry into effect the intentions of the original contributions to the funds of the said academy: *Provided* <sup>Town council to manage this estate.</sup> *always*, That it shall and may be lawful, if at any time hereafter it shall be deemed advisable for the said corporation of the borough of Easton, to use so much of the said real estate as shall be necessary for a town hall with its appurtenances, or contributing to the support of common schools within said borough, so much annually as would be a reasonable rent for the part so occupied. <sup>Proviso.</sup>

SECTION 3. The corporation of the borough of Easton be and they are hereby authorized to recover and receive all such sum and sums of money as the trustees of the Union Academy, of the borough of Easton, in the county of Northampton, could or might have recovered from any and every person and persons who have occupied any part of said estate, or were otherwise indebted to said trustees. <sup>To recover debts, &c.</sup>

SECTION 4. It shall and may be lawful for the said town council to erect or cause to be erected upon the said real estate, any buildings which shall be found necessary for the purpose of conducting the common schools within said borough, and if the expenses of so doing shall be found to be more than it is deemed proper to impose in any one or more assessments of taxes, the corporation of said borough is hereby authorized to negotiate a loan or loans, redeemable by the proceeds of the assessments of taxes for the sum or sums which shall be requisite therefor. <sup>Buildings for com. schools, &c. on said estate.</sup>

WHEREAS, by an act of the General Assembly, passed the second day of April, one thousand eight hundred and thirty one, certain townships in the county of Luzerne were incorporated for the purposes therein mentioned, and certain leases, sales and contracts before that time made by the committees of the proprietors of the respective townships, of and concerning lands originally appropriated to the public use of said townships, were confirmed: *And whereas*, It was provided in the first section of said act, that nothing in said act contained shall be construed to confirm any lease, sale or contract before that time made by any committee or committees of the township of Wilkesbarre, to or with any person or persons of or concerning a certain piece or parcel of land, with the appurtenances, situate in the said township of Wilkesbarre, at the mouth of Mill creek, and extending up the same on both sides of said creek, a certificate for which land issued to George Haines, under the compromising laws relative to the seventeen townships of Luzerne <sup>Preamble in relation to certain property in Wilkesbarre, Luzerne co.</sup>

county, which land mentioned in said proviso was then in dispute, being claimed by Matthias Hollenback, Esquire, on the one hand, and by the committee of the township, or those to whom they had conveyed, on the other: *And whereas*, All opposing interests and claims in and to said disputed land have by compromise, purchase or otherwise, become vested in George M. Hollenback, so far as the same could be conveyed to him under the existing laws, and it being desirable, in order to put an end to further controversy and litigation, that the title derived by the said George M. Hollenback, whether mediately or immediately, from the township committee or from the trustees of the proprietors of the borough and township of Wilkesbarre, should be fully and effectually confirmed in him; Therefore,

**SECTION 5.** The title in and to a certain piece or parcel of land, with the appurtenances, situate in the township of Wilkesbarre, in the county of Luzerne, at the mouth of Mill creek, and extending up the same on both sides of said creek, derived by the said George M. Hollenback, either mediately or immediately, from the committee or committees of the said township, or from the trustees of the proprietors of the borough and township of Wilkesbarre, be and the same is hereby made valid and confirmed in the said George M. Hollenback, his heirs and assigns, as fully and effectually, as though the said committee or trustees had been vested with the legal title at the time of making such sale or title.

Said property  
confirmed to  
George M.  
Hollenback,

Estate of  
Henrietta  
Ware, dec. of  
Southwark.

**SECTION 6.** Richard Garwood and Benjamin Jones, junior, of the city of Philadelphia, trustees of certain real estate in the district of Southwark, devised by the last will and testament of Henrietta Ware, deceased, and thereby made subject to the appointment of Hannah C. Snowden, be authorized and empowered to grant the same, or such part or parts thereof as they shall from time to time think it expedient, upon ground rent, free from taxes, reserving the rent thereof to themselves as such trustees, upon the same trusts and for the same uses and purposes as they now hold the said estates, under the said will and execution of the power of appointment.

Property of  
Germ. congr.  
of Beaver  
Dam Union  
cc. to be sold.

**SECTION 7.** John Lehr, John Snook, Jacob Dreese and Solomon Romig, wardens, and John Wagner, Daniel Benfer, Simon Olt and Michael Bair, vestrymen, of the German Lutheran and German Reformed congregations, at Beaver Dam, in Union county, be and they are hereby authorized to grant, bargain and sell, a certain piece of ground, situate in Beaver township, Union county, adjoining land of Henry Meck, John Gross, and others, containing about sixty acres, be the same more or less, and the said wardens and vestrymen, or a majority of them, are hereby authorized and empowered to execute a deed or deeds, in fee simple, to the purchaser or purchasers of the same, or any part or parts thereof.

**SECTION 8.** Purnel Warrington, guardian of George K. Oliver, Reuben Oliver, Mary Oliver, Benjamin Oliver, Eliza

Ann Oliver and Levi Oliver, minor children and heirs of Reuben Oliver, late of the city of Philadelphia, deceased, is hereby authorized and empowered to sell and convey all the right, title and interest of said minor children, in fee simple of, in and to a certain lot of ground in the city of Philadelphia, situate on the west side of Fourth-street, between High-street and Mulberry-street, containing in front about eighty feet, more or less, on Fourth-street, and in depth about one hundred and thirty-two feet, and to make and execute to the purchaser or purchasers thereof a good sufficient title for the same; the said Purnell Warrington, before proceeding to the sale thereof, shall enter into recognizance with surety, to be approved by the Orphans' Court of the city of Philadelphia, for the faithful application of the moneys arising from said sale, agreeably to the direction of the said court.

Estate of  
Reub. Oliver,  
of Philadelp.

SECTION 9. George Mitchell, John M. Barton, William Rook, Owen Owens and Jacob Hays, trustees of the Methodist Episcopal church of McVeytown, in Mifflin county, are hereby authorized and empowered to sell and convey such part or parts of the real estate belonging to the said congregation as they may deem expedient, and to vest or appropriate the moneys arising from the said sale in such other property as the said congregation may direct.

Estate of  
Meth. Episc.  
church in  
Mifflin co.

WHEREAS, Lawrence Rider, late of Fayette county, in his life time contracted to sell and convey to George Rider, two lots, situated in Germantown, in said county, and received sundry payments thereon: *And whereas*, the said Lawrence died without making any provision for the performance of his contract, and by his will appointed the said George Rider his executor, by reason whereof the said George Rider cannot avail himself of the provisions of the act of the thirty-first of March, one thousand seven hundred and ninety-two, entitled An act to enable executors and administrators, by leave of court, to convey lands and tenements, contracted for by their decedents; and he is therefore without remedy; Therefore,

Preamble in  
relation to the  
est'c of Law-  
rence Rider,  
dec. of Fay-  
ette county.

SECTION 10. It shall be lawful for George Rider to cause the said contract to be proved in the court of Common Pleas of Fayette county, and if the said court shall adjudge the proof sufficient, the prothonotary shall so certify and annex the proof and certificate to the contract aforesaid, whereupon the same shall be admitted of record in the office for recording deeds in the county aforesaid; and the contract, proof and certificate being so recorded, shall vest in the said George Rider all the right, title and interest in the lots of ground aforesaid; which the said Lawrence Rider contracted to convey: *Provided however*, That the court shall not grant its certificate, until the whole of the purchase money shall have been paid over to the persons entitled to receive the same.

Contract to  
be proved and  
estate vested  
in Geo. Rider

Proviso.

WHEREAS, James Patterson of the county of Philadelphia, by his last will and testament, dated fifth August, one thousand

Preamble to  
the 11th sect.

seven hundred and ninety-seven, and recorded at Philadelphia, second November in the same year, did appoint Peter Stewart and John McAllister his executors, and by his said will did order and direct his said executors and the survivor of them, to grant, bargain and sell by public sale all his estate, both real and personal, (after the death of his wife,) for the best price that could be gotten, and for his said real estate, or any part thereof, to make and execute in due form of law a good and sufficient deed or deeds in fee simple: *And whereas*, after the death of the widow of the said James Patterson, the said executors did on the thirteenth April, one thousand eight hundred and twenty-four, expose the real estate hereinafter described by public sale, and it was purchased by Neill Moreland and Edward Williams: *And whereas*, the deed therefor dated the twenty-second April, one thousand eight hundred and twenty-four, to the said N. Moreland and E. Williams, was executed by the said John McAllister and by the said Peter Stewart by his attorney duly constituted John McAllister instead of being executed and delivered by both executors personally: *And whereas*, the whole title to the said premises has since been conveyed by the said Neill Moreland to the said Edward Williams, who hath prayed the Legislature to remedy the technical effect: Therefore,

**SECTION 11.** That the deed from Peter Stewart and John McAllister, executors of the last will and testament of James Patterson of the county of Philadelphia, deceased, to Neill Moreland and Edward Williams, dated the twenty-second April, one thousand eight hundred and twenty-four, and recorded at Philadelphia, in deed book G. W. R., number two, page two hundred and seventy-eight, &c. for all that certain frame house and lot or piece of ground thereto belonging, situate on the south side of South or Cedar street, in the township of Moyamensing, in the county of Philadelphia, containing in breadth on said street twenty feet, and in length or depth one hundred and twenty to a twenty-five foot street, called Small street, extending from Fifth to Sixth street, continued beyond the city of Philadelphia, bounded northward by the said South or Cedar street, westward by a lot granted to Thomas Morris, southward by the said Small street, and eastward by a twelve foot wide alley, be and the same is hereby confirmed and made as valid and effectual in law, to all intents and purposes, as if the said deed had been originally signed, sealed and delivered and acknowledged by both the said executors in their proper person.

**SECTION 12.** Samuel Large of Jefferson township, Allegheny county, guardian of the minor children of Henry G. Pollock, late of Elizabeth township, in said county, now deceased, is hereby authorized and empowered to sell and convey in fee simple all the estate, right, title and interest of the said minors, in and to a certain unimproved tract of land, situate in Plumb creek township, Armstrong county, containing four hundred and eight acres, being the undivided one-sixth part thereof.

Title to cert'n  
property, late  
of James Pat-  
terson, of  
Philadelp. co.  
confirmed to  
N. Moreland  
& E. Williams

Estate of H.  
G. Pollock, of  
Allegheny co.

SECTION 13. Horace Williston, of Athens, Bradford county, is hereby authorized to sell and convey all the real estate situate in the township of Pike, Bradford county, which was conveyed to Oliver D. Cooke, junior, by deed executed by Benjamin M'Kean, Sheriff of Bradford county, bearing date the seventeenth day of August, Anno Domini, one thousand eight hundred and thirty, and acknowledged in Bradford Common Pleas, the eighth day of September of the same year, and on such sale or sales to make, execute and deliver to the purchaser or purchasers a deed or deeds of conveyance of the said premises, which shall vest in the purchaser or purchasers all the right, title and interest conveyed to the said Oliver D. Cooke, junior, by virtue of the said deed from the sheriff of Bradford county.

Estate of O. D. Cooke, jr. of Bradford county.

SECTION 14. The trustees, elders and deacons of the German Reformed church of the city of Philadelphia, and State of Pennsylvania, be and they are hereby authorized and empowered to sell and convey such part of a certain lot of ground situate in Mulberry street above Broad, belonging to said congregation, as to them may appear right and proper: *Provided always*, That the proceeds of said sale shall be appropriated exclusively to the rebuilding or repair of buildings on the property of the said congregation, in Sassafras, below Delaware Fourth street, in the city of Philadelphia, on which their church now stands, and that nothing in this act contained shall in any manner whatever be construed to affect any question of title or other question now pending between the said congregation and the city of Philadelphia.

Estate of the Germ. Ref. C. of Philadelp.

Proviso.

SECTION 15. Peter Walker, senior, is hereby authorized and empowered to sell and convey a certain tract of land, situate in Brothers Valley township, in the county of Somerset, also a certain other tract, situate in Elklick township, Somerset county, late the property of Philip Walker, now deceased, and to convey the same in fee simple to the purchaser or purchasers thereof, he the said Peter Walker, before proceeding to the sale thereof, shall enter into recognizance with sufficient security, to be approved of by the Orphans' Court of Somerset county, for the faithful application of the moneys arising from said sale or sales, agreeably to the direction of said court.

Estate of Pet. Walker, dec. of Somerset county.

SECTION 16. Thomas C. James, attorney in fact for William Chadderton, of the State of Missouri, is hereby authorized and empowered to sell and convey all the right, title and interest of Mary Chadderton and Phœbe Chadderton, minor children of said William Chadderton, of, in and to a certain estate, consisting of certain undivided tracts of land, situate in Northampton and Schuylkill counties, in the State of Pennsylvania, to which the said Mary and Phœbe Chadderton, are entitled in right of their mother Louisa Chadderton, now deceased, and to convey all the right, title and interest of said minors in fee simple to the purchaser or purchasers thereof.

Est'e of Wm. Chadderton's minor child'n in Northamp. and Schuylk. counties.

Estate of the  
Hon. John  
Tod, dec.

SECTION 17. William Watson, guardian of Julian, Rachael and Isabella Tod, minor children of the honorable John Tod, deceased, is hereby authorized and empowered to sell and convey all or any of the real estate of the said John Tod, deceased, and to make and execute a deed or deeds conveying to the purchaser or purchasers thereof, all the right, title and interest of said minors, of, in or to said estate in fee simple; said William Watson, before proceeding to the sale of said estate or any part thereof, shall enter into a recognizance with sufficient security, to be approved by the Orphans' Court of the county in which said land is situate, for the faithful application of the moneys arising from said sale or sales agreeably to the direction of said court: *Provided*, That nothing herein contained shall be construed or considered as empowering said William Watson to sell any property within the borough of Bedford, or the tract of land situate in Cumberland valley, known by the name of the Cumberland farm.

Proviso.

Escheated  
estate of And.  
Mitchell, dec.  
of Southwark

SECTION 18. All the right, title and claim which this Commonwealth may have acquired or now has by reason of escheat or supposed escheat from the want of heirs or known kindred of a certain Andrew Mitchell, late of the district of Southwark, in the county of Philadelphia, house carpenter, deceased, in and to the real estate, situate in the said district of Southwark, which the said Andrew Mitchell was at the time of his death entitled to or seized of, be and the same is hereby granted to and vested in his natural son, Robert Mitchell: *Provided*, That no other right or interest of the said Commonwealth, except that vested by virtue of the said escheat, shall pass by this act, nor shall the right or interest of any individual or individuals be in any wise affected or impaired thereby: *And provided also*, That nothing in this act contained shall affect the right of the Commonwealth under an act entitled "An act relative to collateral inheritances."

Proviso.

2d Proviso.

Estate of E.  
S. Huston, of  
Franklin co.

SECTION 19. William Maxwell, guardian of Elizabeth Speer Huston, minor child of Sarah B. Huston, late of Franklin county, be and he is hereby authorized and empowered to sell all the right, title and interest of the said Elizabeth Speer Huston in and to a certain tract of land situate in Hamilton township, and county of Franklin, containing one hundred and sixty-nine and a half acres, and to execute such deed or deeds as may be necessary to convey the said interest, to all intents and purposes, and with like effect, as if the said minor were of full age, and had sold and conveyed the same herself.

Estate of  
Peter Steltz,  
of Montg. co.

SECTION 20. Jacob Brindlinger, guardian of Teresa Steltz, and Peter Brindlinger, guardian of William Steltz, minor children of Peter Steltz, late of New Hanover township in the county of Montgomery, deceased, be and they are hereby authorized to sell at public or private sale the right, title and interest of the said minor children in and to a certain tract or piece of land, situate in Pottsgrove township, in the county aforesaid, adjoin-

ing lands of John Blien, Lewis Bickel and others, containing one hundred and seven acres more or less; and also all the right, title and interest of the said minors in and to a certain other tract of land situate in Pottsgrove township aforesaid, adjoining lands of George Van Buskirk, William Mintzer and others, containing thirty-nine acres more or less; and also all the right, title and interest of the said minors in and to a certain other tract of land situate in Pottsgrove township aforesaid, adjoining lands of George Royer, Mahlon Ortlip and others, containing thirteen acres more or less, and to convey the same by deed or deeds of conveyance to the purchaser or purchasers in fee, in as full and effectual a manner as if the said minor children had respectively arrived at full age and had executed the same: *Pro-Provido.* *vided*, That before such sales shall be made, each of the said guardians shall respectively enter into a recognizance in such sum, and with such surety or sureties before the Orphans' Court of the said county, as said court shall direct, conditioned for the proper application of the money arising from such sales: *And 2d Provide.* *provided also*, That such sales shall not be valid until the terms thereof shall be approved by said court.

SECTION 21. It shall be lawful for the trustee under the will of John Guier, deceased, in the conveyance of any of the property devised by the said will, and directed to be sold on ground rent, to insert a clause providing that the grantees, their heirs and assigns, may at any time within seven years from the dates of their respective deeds, redeem the ground rents reserved and payable out of the lots granted to them respectively, on payment of a sum equal to sixteen years and two-thirds of a year's purchase of the said respective rents unto the said trustee or his heirs: *Provided always*, That before any of the said rents shall be actually redeemed as aforesaid, the said trustee or his heirs, shall give security, to be approved of by the court of Common Pleas of the city and county of Philadelphia, for the investment of the moneys to be paid on such redemption in such manner as the said court shall direct, and all the said moneys and the income thereof, and all investments and re-investments of the same shall be held on the same trusts as are declared in the said will of John Guier, of and concerning the ground rents therein and thereby mentioned, and authorized to be created and reserved.

SECTION 22. James M'Cord administrator with the will annexed of William M'Cord, deceased, is hereby authorized to execute a deed in fee simple to John R. M'Clintock, William M'Clintock and Joseph S. M'Clintock, executors of Joseph M'Clintock, late of Perry county, deceased, in trust for the devisees, under the will of the said Joseph M'Clintock, deceased, and subject to the provisions of said will, for a certain tract of land situate in Toboyne township, now Perry county, containing fifty-five acres and allowance, bounded by lands late of William Anderson and others, being part of a larger tract granted to

Estate of J.  
Guier, dec. of  
Philadelphia.

Estates of  
Wm. M'Cord  
dec. and Jos.  
M'Clintock,  
dec. in Perry  
county.

John Patterson and Samuel M'Cord, executors in trust for the heirs of William M'Cord, deceased, by patent, bearing date, fourth March, one thousand eight hundred and fifteen; and the said John R. M'Clintock, William M'Clintock and Joseph S. M'Clintock, executors of the said Joseph M'Clintock, deceased, are authorized to execute a deed in fee simple to the said James M'Cord, administrator with the will annexed of William M'Cord, late of Perry county, deceased, in trust for the devisees under the will of the said William M'Cord, and subject to the provisions of the said will, for a certain tract of land situate in To-boyne township, now Perry county, containing fifty-four acres and one hundred and fifty perches and allowance, bounded by lands of the heirs of William Anderson, deceased, and others, which said deeds are to be executed in pursuance of the award and agreement of record in a certain suit or action in the court of Common Pleas of the county of Cumberland, number forty-seven, of November term, one thousand eight hundred and fifteen, and are to have like effect, as if deeds had been executed according to the terms of that award and agreement, and within the time therein specified.

Estate of  
Salems ch.  
in York co.

SECTION 23. Jacob March, Daniel Hamme, Jacob Kann, Andrew Wire, Jacob Davis and Jacob Raffensberger, of Dover township, in the county of York, wardens and elders of the German Reformed congregation of Salems church, or their successors, be and they are hereby authorized to grant, bargain and sell at public or private sale, a certain lot or piece of ground situate in the town of Dover, in the township of Dover, containing half an acre, fronting on Carlisle street about sixty-five feet, and extending in depth about two hundred and sixty-five feet, or any part thereof; and they or a majority of them are hereby authorized and empowered to execute a deed or deeds, in fee simple, to the purchaser or purchasers for the same or any part thereof, one half of the net proceeds to be paid to the German Reformed congregation of Salems church, and the other half to the heirs and legal representatives of Daniel May, deceased.

Estate of J.  
Shaeffer, dec.

SECTION 24. George Shaeffer, of Windsor township, in the county of York, and State of Pennsylvania, is hereby authorized to sell at public or private sale, as to him shall seem most expedient, that portion of the real estate of John Shaeffer, deceased, which is devised by the last will and testament of the said John, to Henry, son of said John, which devise the said Henry refuses to accept of: *Provided however*, That before such sale be made the said George shall give security, to be approved by the Orphan's Court of York county, for the faithful application of the funds arising from said sale, according to law and under the direction of said court.

Proviso.

Estate of J.  
Biddinger,  
dec. in  
Franklin and  
Adams cos.

SECTION 25. John Duncan and Joseph Kepner, of the county of Adams, are hereby authorized to sell and convey all the right, title and interest of John Biddinger, deceased, to all the real estate of which he died possessed, in the counties of Franklin and

Adams, at public or private sale, and the said John Duncan and Joseph Kepner, are also hereby authorized to sell and convey, as aforesaid, all the right, title and interest of Christiana Biddinger, deceased, to all the real estate of which she died possessed, in Abbottstown, Adams county: *Provided*, That before such sale be made the said John Duncan and Joseph Kepner, shall give security, to be approved of by the Orphans' Court of Adams county, for the faithful application of the funds arising from said sales, according to law and under the direction of said court.

SECTION 26. John Baird, of Westmoreland county, is hereby authorized to sell the interests of Martha Baird, James Baird, William Baird, Thomas Sloan Baird, Sarah Ann Baird and Mary Elizabeth Baird, minor children of the said John Baird, and heirs at law of their mother Esther Baird, late Esther Sloan, now deceased, in a certain tract of land, situate in Blacklick township, county of Indiana, and to convey and release, in fee simple, all the right, title and interest of the said minors in the said real estate, and to execute the necessary conveyances for the transfer of or releasing the same to the purchaser, which shall have the same legal force and effect as if the said minors were of full age and had done the same: *Provided*, That before the execution of the said deed or release, the said John Baird shall give such security as shall be approved by the Orphans' court of the said county of Indiana, conditioned for the faithful application of the proceeds of said sale according to law.

John Baird of Westmorel'd estate of his children in Indiana co.

Proviso.

JAMES THOMPSON,

Speaker of the House of Representatives.

THOMAS S. CUNNINGHAM,

Speaker of the Senate.

APPROVED—The fourteenth day of April, one thousand eight hundred and thirty-five.

GEO: WOLF.



No. 143.

## An Act

To incorporate the Farmers and Drovers' Bank of Waynesburg.

SECTION 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 William T. Hays, Benjamin Campbell, junior, Solomon Eagan, Timothy Ross, William Kincaid, Joseph Davidson, David Sellers, David Gray, Thomas Maple, Lot Lantz, Noah Minor, Baltzer Kramer, Joab Baily, Jacob Johns, John Inghram, Jacob Barnes, Benjamin Black, William Burgh, of

Commis'ners.