

and for this latter purpose they shall proceed, according to the laws now in force in this commonwealth, in relation to trusts and trustees.

Act relating to  
agriculture &  
manufactures  
revived.

SECTION 9. That the act entitled "An act supplementary to an act entitled 'An act for the promotion of agriculture and domestic manufactures,' passed on the thirteenth day of March, eighteen hundred and twenty-one," be and the same is hereby revived for the term of five years from and after the passage of this act, so far as respects the city and county of Philadelphia.

Guardain of  
minore children  
of Jane Mc-  
Fadden, to sell  
certain real es-  
tate.

SECTION 10. That George Wallace, guardain of Jane, Ann, and Mary Jane, minor children of Jane McFadden, deceased, be and he is hereby authorized to sell, either at public or private sale, all the undivided reversionary interest of the said minors, in a certain tract of land situate in Wilkins township, in the county of Allegheny, containing about sixty acres, and being a portion of the purpart or share allotted to Eliza Reeves, as one of the devisees under the will of George Wallace, late of Braddock's Field, in the said county, deceased: *Provided*, The said George, guardian as aforesaid, shall give such security for the proper application of the moneys arising from the said sale, as shall be approved by the orphans' court of the said county.

WM. HOPKINS,

*Speaker of the House of Representatives.*

EBEN R. KINGSBURY, Jr.

*Speaker of the Senate.*

APPROVED—The sixteenth day of April, one thousand eight hundred and forty.

DAVID R. PORTER.

[No. 166.]

## A N A C T

To incorporate the Jonestown Academy.

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 the association formed at Jonestown, in the

county of Lebanon, under the articles hereinafter set forth, by Academy in the name and style of the Jonestown Academy, shall be and incorporated. hereby is enacted into a body corporate by the same name and style, and under the same articles, and by said name and style shall have perpetual succession, and be capable in law and equity to sue and be sued; to take and hold all property, real and personal, which may be granted and in any wise transferred to the said academy for the purposes of education, and the same to alien and dispose of, or to hold and use, for the purpose aforesaid, and may have a common seal, and the same alter, break or renew at pleasure. The capital stock of the said company shall consist of thirty shares of twenty-five dollars each, with the privilege of raising them to fifty dollars each, if deemed necessary by the said stockholders, payable by instalments of five dollars on each, at such time as may be agreed upon by a majority of the stockholders, and the president and treasurer shall make out certificates of stock signed by them, and sealed with their corporate seal, and deliver one such certificate to each stockholder, for every share by him held, on his or her paying to the treasurer on each share one half its amount, which certificate shall be transferable in person, or by attorney, on the books of said company, only subject to sum due or to become due on the shares so transferred. That Peter C. Freylinghause, Samuel E. Beikel, and Henry Meily, be commissioners for the sale of stock, who shall, on the first day of May, give notice for the opening of the books for the same, and as soon as twenty shares shall be sold, said commissioners shall give ten days notice to stockholders, by publication, to meet and elect trustees, as provided by this act: *Provided*, That said academy shall not be entitled to the annual appropriation to academies, provided for in the fourth section of the act of the twelfth of April, eighteen hundred and thirty-eight, entitled "a supplement to an act to consolidate and amend the several acts relative to a general system of education by common schools, passed the thirteenth day of June, one thousand eight hundred and thirty six;" and the following articles of association shall regulate said corporation, the legislature reserving the right to alter or modify the same at pleasure.

First. The institution shall be called the Jonestown Academy.

Second. It shall be governed by seven trustees, who shall be elected from among the stockholders annually on the last Monday in March, four of whom shall constitute a quorum to transact business.

Third. Three of the stockholders shall be appointed trustees, to whom the title of the lands and buildings shall be made, with authority to sell or convey at the desire of the holders of two-thirds of the stock.

Name &amp; title.

Privileges &amp; franchises.

Seal.

Capital stock. Transferrable.

Certificates.

Transferable.

Com's.

Notice.

Proviso.

Not to receive annual appropriation.

Articles of association.

Government.

Title of lands to whom made

- Officers.** Fourth. The officers of the institution shall consist, (in addition to the trustees above named) of a treasurer and secretary, who may be chosen from among the trustees.
- Treasurer.** Fifth. It shall be the duty of the treasurer to collect and disburse all moneys belonging to the institution, keep a regular account of receipts and payments, and receive donations, but pay no moneys except to the order of the president of the board of trustees.
- Secretary.** Sixth. It shall be the duty of the secretary to keep minutes of the proceedings of the board of trustees, notify the stockholders of special and stated meetings, and keep the books and accounts of the institution.
- Vote.** Seventh. Each stockholder shall be entitled to one vote for each share he or she may hold, either in person or by proxy.
- Election of trustees.** Eighth. In elections of trustees those candidates who shall receive the greatest number of votes shall be considered duly chosen.
- Stock transferable.** Ninth. The stock shall be transferable only on the books of the institution.
- Super't.** Tenth. A superintendent shall be selected from among the trustees, whose duty it shall be to examine into the progress of the scholars and enjoin more definitely the necessary regulations of the institution by which the teacher is to be governed.
- Secretary to issue certificates of stock.** Eleventh. The secretary shall issue certificates to the stockholders for as many shares as they may possess, (on payment of all arrearages) signed by himself and the president of the board of trustees.
- Teacher.** Twelfth. It shall be the duty of the trustees to engage the teacher, lease the room, attend examinations, and do all things necessary for the welfare of the institution.
- discharge of.** Thirteenth. It shall require the consent of a majority of the trustees to discharge a teacher.
- Trustees to finish buildings &c.** Fourteenth. The trustees may sell a sufficient quantity of stock, at the original cost per share, to finish the buildings, and pay the debts of the institution, and may also effect an insurance of the premises against fire, either temporary or perpetual, out of the funds of the institution.
- Sunday schools.** Fifteenth. A majority of the trustees may loan or let the building for the accommodation of Sunday-Schools, or for other purposes.
- By-laws.** Sixteenth. The trustees may enact their own by-laws.
- Quorum.** Seventeenth. In all business relative to the affairs of the academy it shall require a majority of the trustees to act, with the exception of the provisos before made, and a majority of the quorum present shall be considered a majority of the trustees.

Eighteenth. It shall require the consent of the holders of Constitution  
two-thirds of the stock to alter or amend this constitution. how altered.

WM. HOPKINS,

*Speaker of the House of Representatives.*

EBEN'R. KINGSBURY, Jr.

*Speaker of the Senate.*

APPROVED—The sixteenth day of April, A. D. one thousand  
eight hundred and forty.

DAVID R. PORTER.

[No. 167.]

## A N A C T

Supplementary to the acts regulating Hawkers and Pedlers.

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 no person shall be licensed as Hawker and Who may be  
Pedler, or petty chapman, within this state, but such only as licensed and  
is a citizen of the United States, and who from loss of limb how.  
or other bodily infirmity shall be disabled from procuring a  
livelihood by labour, which disability shall be proven by cer-  
tificate or certificates from two physicians of respectable char-  
acter, under oath, residing in the county where the application License limit-  
for license is made; and no license hereafter granted shall ed.  
extend farther than the county in which such license may  
have been granted, except wholesale pedlers, whose license  
shall extend throughout this state, for which they shall pay Except whole  
for the use of the commonwealth, for a license to travel with sale pedlers.  
one horse and waggon or other vehicle, forty dollars; with  
two horses and waggon or other vehicle, fifty dollars.

SECTION 2. And if any person not being licensed as afore-  
said (except such whose licenses have or may not yet be ex-  
pired) shall be found hawking, pedling, or travelling from  
place to place through any part of this state; to sell or expose Penalty for  
for sale any foreign goods, wares or merchandize, every per- violating law.