

name, style and title shall have continued succession, and be able and capable in law to acquire property, real, personal and mixed, by gift, devise or purchase, and to hold, sell, dispose of and convey the same, and to sue and be sued, plead and be impleaded, answer and be answered, defend or be defended, in any court of law or equity, or other place whatsoever, and to have and use a common seal, and the same to break, alter and renew at pleasure, and to receive and make all deeds, transfers, contracts, covenants, conveyances and grants whatsoever, and generally do every other act and thing necessary to carry into effect the provisions of this act and to promote the object and design of this corporation; *Provided always*, that the aggregate value of their entire property shall never exceed ten thousand dollars.

**Proviso.**

Meeting to  
be recalled.

SEC. 2. *And be it enacted*, That John A. Hopper, R. Alexander Taylor, Robert S. Rodgers, James T. Sullivan, Lyttleton Green, William B. Morgan and Charles B. Hitchcock, or a majority of them, shall, as soon after the passage of this law as can conveniently be done, call a meeting of the said subscribers, having first given such notice of the time, place and object of the meeting as to them shall seem reasonable, at which said meeting seven persons shall be elected as trustees of the Havre de Grace Academy, who, and their successors, shall be the keepers of the seal of said corporation, and manage and dispose of its property, funds and concerns, and cause regular books of their proceedings to be kept for the inspection of the stockholders, and the said trustees shall continue in office until a new election of trustees shall take place, as hereinafter provided for, each share of stock entitling its holder to one voice in the choice of said trustees.

Trustees to be  
elected.

SEC. 3. *And be it enacted*, That on the first Saturday in May, eighteen hundred and fifty-nine, and on the same day in each and every year thereafter an election of seven trustees shall be made as aforesaid by the stockholders, at such time and place, in such manner and upon such notice as the trustees for the time being, or the rules and by-laws of the corporation shall prescribe, but in case any such election of trustees shall not be made on the day appointed by law, the said cor-

poration  
trustees  
election  
within th  
trustees s  
election  
any five  
ceed and  
same ma  
time bei

SEC. 4  
the said  
as perso  
only on  
to such  
trustees.

SEC. 5  
this act  
the said  
scrip or

SEC. 6  
corporat  
passage,  
itself th  
poration

AN AC

tle hi

Edele

ward.

WHERE

bly, t

no m

prope

his g

Edele

of hi

dian