

LEVIN WINDER, ESQ. GOVERNOR.

D.  
1.  
Fassitt, of Worcester

by the General Assem-  
of the Levy Court of  
y are hereby directed  
rt annually, so long  
the assessable pro-  
y not exceeding forty  
ance of John Fassitt,  
n collected, shall be  
hn Fassitt, or his or-

2.  
Griffith, of Frederick  
county.

by the General Assem-  
conveyance for part  
Henry Garnhart to  
county, which appears  
ty-fourth day of Au-  
and ninety-two, and  
ds of the said county,  
all intents and pur-  
as it would or might  
fith, at the time of the  
en a naturalized citi-  
in law to acquire a  
his state.

That the title to the  
Richard Griffith, de-  
of Frederick Town,  
s hereby confirmed to  
s or assigns, to be va-  
terms of the said de-  
en, if a legal right and  
e said Richard Grif-

3.  
Buckingham Academy, in  
y.

by the General As-  
all be founded a school  
ingham Hundred, in  
gulations and restric-  
which shall be known  
Academy.

That the said school  
nagement of Thomas  
George W. Parnell,

William F. Selby, John P. Marshall, James A. Collins,  
John I. Williams, Isaac Franklin, and Cord Hazzard,  
trustees: which trustees and their successors, are hereby  
constituted a body politic and corporate, with perpetual  
succession, by the name and style of The Buckingham  
Academy; by which name and title, the said trustees,  
and their successors, shall be competent and capable at  
law and in equity, to take to themselves and their suc-  
cessors, for the said school, any estate in lands, tene-  
ments, hereditaments, goods, chattels, monies, or other  
effects, by the gift, grant, bargain, sale or bequest, of  
any person or persons whatsoever; *Provided* the same  
shall not exceed, in the whole, the yearly value of three  
thousand dollars: and the said lands, tenements, heredi-  
taments, goods, chattels, monies, and other effects,  
to grant, bargain, sell, demise, and place out on interest,  
or otherwise dispose of, for the use of the said school, in  
such manner as to them, or at least a majority of them,  
shall seem most beneficial to the institution, and to receive  
the rents, profits and issues arising therefrom, and to ap-  
ply the same to the proper use and support of said school;  
and by the same name to sue and be sued, commence,  
prosecute and defend, implead and be impleaded, in any  
court of law or equity, and in all manner of suits and ac-  
tions whatsoever, and generally in and by the same name  
to do and perform any act or acts which any corpora-  
tion, or body politic within this state, in like cases may  
or can do and perform. And the said trustees, and their  
successors, are hereby authorised to have one common  
seal, and the same to break, alter and renew at pleasure.

Proviso.

3. AND BE IT ENACTED, That whenever any of  
the trustees of said school shall die, resign, or refuse to  
act or qualify, or remove from the county, or shall neg-  
lect to attend the meetings of the said board more than  
one year, the remaining trustees, or a majority of them,  
shall elect by ballot, a person or persons to fill such va-  
cancy or vacancies.

Vacancies.

4. AND BE IT ENACTED, That the said trustees,  
or a majority of them, shall meet for the first time, on  
the second Monday of April next, or as soon thereafter  
as may be convenient, and qualify, by taking the follow-  
ing oath, to wit: I, A. B. do swear, that I will duly and  
faithfully discharge the trust committed to me, as trustee  
of the Buckingham Academy, to the best of my skill and  
knowledge, so help me God: which oath any justice of  
the peace may administer.

Meetings of  
trustees—oath

5. AND BE IT ENACTED, That the said trustees,  
and their successors, or a majority of them, shall have  
full power and authority to make fundamental ordinances  
for the government of the school or seminary aforesaid,  
and the education of youth, and to appoint such person or

Ordinances.