CHAP. 109. conveyance, devise or bequest, of any person or persons whatsoever, provided the same do not exceed in the whole the clear yearly value of one thousand dollars, and the same messuages, lands and tenements, and other estate real or personal, to grant, bargain, sell, convey, assure, demise and to farm let, and to put out on interest, or otherwise to dispose of for the use of said academy, in such manner as to them, or a majority of them, shall seem most beneficial to the institution, and to receive the rents, issues, profits, income and interest, of the same, and to employ the emoluments to the proper use and advancement of the said academy.

Made capable to sue and be sued,

2. And be it enacted, That the said trustees, and their successors, by the name and style aforesaid, shall be capable in law to sue and be sued, plead and be impleaded, in any court or courts, and before any judge, justice or justices, within this state, and elsewhere, in all and all manner of suits, complaints, pleas, causes, matters and demands, of whatsoever kind, nature or form they may be, and all and every other matter or thing to do therein, in as full and effectual a manner as any person or persons, bodies politic or corporate, within this state, in like cases may or can do or perform; and the said trustees, or a majority of them, shall have full power and authority to have, make and use, one common seal, with such devices and inscriptions as they shall think proper, and therewith to pass and authenticate the certificates, acts and orders, of the said corporation, and the same seal, at their pleasure, to break, alter or

To make ordinan-

3. And be it enacted, That the said trustees, and their successors, ees for government of academy, or a majority of them, shall have full power and authority to make ordinances for the government of the academy aforesaid, and to appoint such person or persons as they, or a majority of them, may think proper, for instructing the students and scholars of the said academy, in such branches of education as they shall think proper and suitable to be taught therein. Election of trus
4. And be it enacted, That an election for trustees shall be held the first Monday of on the first Monday of November eighteen hundred and nineteen,

and on the first Monday of every succeeding November, at the said

follows, to wit: every subscriber to said institution shall be allowed

one vote for every five dollars by him or her subscribed and paid,

and the three persons having a majority of votes shall be declared

the trustees for the ensuing year, provided that no person but a sub-

academy, which said election shall be by ballot, and conducted as

scriber shall be a trustee.

Names of subscri-cers to be record ed for purpose of secretaining who

5. And be it enacted, That for the purpose of ascertaining who are entitled to vote for the trustees of the said institution, the trustees thereof shall record in a book for that purpose, the names of all persons who have subscribed thereto, and the amount subscribed by each of them, and which said right to vote may be assigned or transferred by a simple transfer or assignment in writing, under

the hand of the party, attested by one witness or more.
6. And be it enacted, That the said trustees, and their successors, or a majority of them, shall report annually the state of the academy to the general assembly for their inspection and examination; and this act of incorporation, and every part thereof, and the proceedings of the trustees in execution thereof, shall have effect in law, according to the true intent and meaning of the same respectively, and shall most favourably tees, and their ject and design tion of knowled

An act for the Sec. 1. Be it the judges of T rised, to extend the . xist ng inse said court, at th thirds of his cre

An act authori Martin, Ad of Talbot C Clayland.

Sec. 1. Be it John Stevens, th James Clayland they are hereby day of May, ci said Clayland as he the said Jam ed by law, any l

2. And be it en Stevens and Nic property of any this act, to deliv same, at least th account, writter manded of him. have not receive tisfaction of the that it doth not land, that the sa (if any) is credi of the same.

An act to incor Church

WHEREAS, S county, have by they have purcha ed thereon a ho corporation for t of worship; and petition be grant Sec. 1. Be it e

Jacob Appler, se