2. And be it enacted, That the said Joseph E. Muse, before he Dec. Ses. 1823. proceeds to sell the estate aforesaid, shall if he has not already been appointed guardian to the infant children of the said Ann Maria ship. Campbell, make application to the Orphans' Court of the County aforesaid, and be appointed guardian to the said children.

Guardian,

3. And be it enacted, That full power and authority is hereby invested in the said Joseph E. Muse, to sue for and recover the mo- to recover. ney arising from the sale of the real estate of the children aforesaid in as full and ample a manner as if the said real estate was the property of the said Joseph E. Muse.

Authority

CHAPTER 168.

An act, entitled a supplement to the act, entitled, An act, to provide for the the opening and extension of Pratt Street, in the city of Baltimore.

Passed Feb. Control

Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, the Mayor and city council of granted. Baltimore, be and they are hereby invested with full power, authority and control, over the one hundred and fifty feet of wharf reserved in said city for the free use of the citizens of Maryland, by the act to which this is a supplement, in the same manner, and upon the same terms, as they now have over other wharves in said city; Provided, that nothing herein contained shall ever be construed to entitle said city authorities to exact wharfage from any vessel or vessels belonging to citizens of Maryland regularly engaged in the bay trade thereof; And provided also, that no boat or vessel shall be permitted to remain at said wharf more than six whole days at any one time, or for the disposal of any one cargo, unless by permission of the city authorities aforesaid, and no vessel shall ever be permitted to remain there for the purpose of retailing any wares or merchandise whatsoever, purchased in the city of Baltimore.

CHAPTER 169.

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phe A supplement to an act entitled, an act to incorporate a School in Allegany county, by the name of the Allegany county School.

Passed Feb. 23, 1824.

Sec. 1. Be it enacted by the General Assembly of Muryland, That William M'Mahon, David Lynn, Thomas Thistle, John Hoye, John M. Lawrence, John Murlock, Aza Beall, John M'Henry and Samuel Thomas, shall be trustees of the Allegany county school, which said persons so nominated trustees for Allegany county school, and their successors, appointed in the manner hereinafter directed, shall and are hereby declared to be one community corporation and body politic, to have continuation forever, by the name of the trustees of Allegany county school, and by that name may sue and be sued, implead and be impleaded, and make and have a common seal, and the same to break, alter or renew, when and so often as they shall

Trustees, incorporation

think fit. 2. And be it enacted, That in case of vacancy by the death, refusal to serve, incapacity, resignation or removal from the county of cancy. any of the above named trustees or their successors, the judges of the Allegany county court, or a majority of them, are hereby authorised and required at the next meeting of the said court, to appoint such person or persons to fill up the said vacancy as in their judgment they may deem best qualified.

Case of va-

3. And be it enacted, That all such parts of the act of 1798 Repeal chapter, 58 as are repugnant to, or inconsistent with the provisions of this act, be, and the same, are hereby repealed.