A. Boyd repayment of a to the Commonwealth.

hereby enacted by the authority of the same, That leased from the Andrew Boyd, late treasurer of Chester counfum of money ty be, and he is hereby exonerated and dischardue from him ged from the payment of the balance which is stated to be due by him, to the Commmonwealth.

> SIMON SNYDER, Speaker of the House of Representatives. ROBERT WHITEHILL, Speaker of the Senate.

APPROVED—the fourteenth day of March, in the year of our Lord one thousand eight hundred and five.

> THOMAS M'KEAN, Governor of the Commonwealth of Pennsylvania.

CHAPTER XLIII.

An ACT to enable the Governor of this Commonwealth to incorporate a Company for the Purpose of obtaining Slate from Quarries within the County of Northampton, suitable for roofing Houses, and for other Purposes.

HEREAS James Bell, John R. Griffiths and Adam Traquair have represented to and Adam Traquair have represented to the Legislature, that they are owners of a tract of land in the county of Northampton, containing a quarry of flate, fuitable for roofing houses and for other purposes, and that they and feveral other perfons are ready and willing to enter into a subscription for the purpose of opening the fame and likewife other quarries on an extensive scale, if the Legislature would grant them a charter of incorporation: And whereas fuch

fuch an object is deferving of the patronage and encouragement of the Legislature: Therefore,

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 Commissioners the faid James Bell, John R. Griffiths and Adam appointed to open books, Traquair, together with Thomas Dobson, James &c. to receive Traquair, Paul Beck, John Bennet and John subscriptions. Miller, stone cutter, be, and they are hereby appointed commissioners to do and perform the feveral duties herein after mentioned; that is to fay, they shall and may on or before the twenty-second day of April next, procure a book, and therein enter as follows: "We, whose Form of subnames are hereunto subscribed, promise to pay feription. unto the prefident and managers of the Pennfylvania flate company, one hundred dollars for every share of stock in the said company set opposite to our respective names, in such manner and proportions, and at fuch times as shall be determined by the faid prefident and managers, in purfuance of an act of the General Assembly of this Commonwealth, entitled, "an act to enable the Governor of this Commonwealth to incorporate a company for the purpose of obtaining flate from quarries within the county of Northampton, suitable for roofing houses and for other purposes;" and the faid commissioners shall thereupon give notice Notice to be in at least two of the daily news-papers printed given of the time and place in the city of Philadelphia, for two weeks at of receiving the least, of the time and place, when and fubscriptions. where the faid book shall be opened to receive fubscriptions as aforefaid, at which time and place fome three of the faid commissioners For what time shall attend for the space of fix juridical days the books are successively, (if so long shall be necessary) and to be kept of the successively.

shall may subscribe.

shall, on every such day, keep the said book open for at least three hours, and during such time receive the subscriptions of all persons of lawful ability to contract, who, for themselves or for others, (being thereto duly authorifed) shall offer to subscribe in said book, and shall pay, or tender at the fame time, to the faid Sum to be de- commissioners, the sum of twenty dollars as a polited at the depolit and part payment for every share so of-

fered to be subscribed, and each person shall be

time of fubferibing, and the number of at liberty to subscribe any number of shares that Thares each person may fubscribe for.

he shall think proper, until the whole number of shares subscribed for shall amount unto two hundred; and if, at the expiration of the faid fix days, there shall not be two hundred shares fubscribed for in the faid book, the said com-Commissioners missioners may adjourn, from time to time, until the faid number of shares shall be subscribed; time, until 200 of which adjournment, notice shall be given fhares are sub- in at least one news-paper printed in Philadelphia; and when the faid subscriptions shall amount to the number aforesaid, the book shall

may adjourn from time to feribed.

be closed.

fubscribed, to certify the fance to the Governor;

Who fball corporate the iubicarbers.

Sec. 2. And be it further enacted by the au-When 100 or thority aforefaid, That whenever the faid submore shares are scription shall amount to one hundred or more Commissioners shares, the said commissioners shall return to the Governor a full and perfect lift of all the fubscribers to the faid stock, with the number of shares by them respectively subscribed, and the Governor shall thereupon, by letters patent thereupon in under his hand and the feal of this Commonwealth, create and erect the subscribers; and if the faid subscriptions be not full at the time, then also those who shall afterwards subscribe. into one body politic and corporate in deed and Style and pow- in law, by the name, style and title of "The prefident, managers and company for the purpose

ers of the corperation.

of obtaining flate from quarries within the county of Northampton;" and the faid fubscribers, so as aforesaid incorporated, shall have perpetual fuccession, and shall be able to sue and he fued, and enjoy all the privileges and franchifes incident to a corporation, and shall be capable of taking and holding their faid. capital stock and the increase and profits thereof, and of enlarging the same, by new sub-scriptions, from time to time, in such manner and form as they shall judge proper, if such enlargement he found necessary to fulfil the intent of this act, and of purchating, for the purpofes aforefaid, taking and holding to them and their successors and assigns, in fee simple, or any less estate a quantity of ground within the county aforefaid in one or more parcels, not exceeding in all one thousand acres; and all such other tenements and hereditaments as shall be necesfary to them in the profecution of their works, and of doing all and every other act, matter and thing which a corporation or body politic may lawfully do.

Sec, 3. And be it further enacted by the authority aforesaid, That the six persons first na. Notice to be med in the said letters patent shall, as soon as subscribers to conveniently may be, give notice in two of the meet for the public daily papers printed in the city of Phila-purpose of ordelphia, of a time and place by them to be corporation. appointed, not less than ten days from the time of iffuing the first notice, at which time and place the subscribers shall proceed to organize the faid corporation, and shall choose, by a Officers to be majority of votes of the faid fubscribers, by chosen, &c. ballot to be delivered in person or by proxy, one prefident, three managers, one treasurer, and fuch other officers as they shall judge necesfary to conduct the business of the said compa-

ny for one year, and until other fuch officers' shall be chosen, according to such rules as shall be made for that purpose by the company convened, and shall and may make fuch bye-laws, rules, orders and regulations, not inconfistent with the constitution and laws of this Commonwealth as shall be necessary for the well-ordering the affairs of the faid company and the fame to alter and repeal at pleasure: Provided always, That no person or partnership shall have more than five votes at any fuch election, or, in determining any question arising at such meeting, whatever number of shares he or they may be entitled unto, and the election, of prefident and managers shall be held at least once in every year, of which public notice shall be given at least ten days previously thereto.

Number of votes limited.

Shares of flock to be transferable.

Sec. 4. And be it further enacted by the authority aforesaid, That all shares of stock of the faid company shall be transferable by affignment, executed in person or by attorney, in prefence of the prefident or treasurer of the company, in fuch form as the prefident and managers or a majority of them shall direct; subject nevertheless to all payments due or that may become due on every share so assigned.

Penalty on flock.

Sec. 5. And be it further enacted by the authority aforesaid, That if any subscriber after subseribers ne- forty days notice given in two of the public chefting to pay daily news-papers printed in Philadelphia, of tion of capital the time and place appointed for the payment of any proportion of the faid capital stock, shall neglect to pay such proportion at the place appointed, for the space of thirty days after the time appointed, every fuch stock-holder, or his assignee, shall forfeit the share or shares on which he shall be so in arrear to the company, who

then may fell the same to any other person or persons willing to purchase, for such price as can be obtained therefor.

SIMON SNYDER, Speaker
of the House of Representatives.

ROBERT WHITEHILL, Speaker of the Senate.

Approved—the fourteenth day of March in the year of our Lord one thousand eight hundred and five.

THOMAS McKEAN, Governor of the Commonwealth of Pennfylvania.

CHAPTER XLIV.

A SUPPLEMENT to an Act, entitled, "An Act to erect Parts of Lycoming, Huntingdon and Somerset Counties into separate County Districts."

HEREAS it hath been represented to the Legislature, that doubts are entertained of the power and authority of the commissioners of Centre county, to levy and assess within the county districts of Clearsield and McKean, which were, by the act to which this is a supplement, annexed to Centre county; and as it has been represented that divers costs and expences have accrued, and are likely to accrue, from the reward allowed for killing of wolves, the laying out and improving roads, bills of prosecution, &c. within said county dissiricts, and which of right ought to be discharged by a tax drawn from said county districts: For remedy whereof,

Section 1.