was made to the Proprietaries, for the Charter was granted by them 1764, in the following words:

CHARTER

Thomas Penn and Richard Penn, Proprietaries, incorporating the Trustees. 1764.

THOMAS PENN AND RICHARD PENN, Esqs., true and absolute Proprieties and Governors in Chief of the Counties of New Castle, Kent and mex, on Delaware, and Province of Pennsylvania, To ALL to whom the presents shall come, Greeting.

WHEREAS, in pursuance of a warrant from the late honoured father, Penn, Esquire, there was surveyed and laid out, on the tenth of April, in the year of our Lord one thousand seven hundred and to the inhabitants of the town of New Castle, in the County of Castle, a tract or parcel of land, adjoining or near to the said town, taining one thousand and sixty-eight acres, as and for a common, for esc, behoof and accommodation of the inhabitants of the said town New Castle; beginning at an old corner black oak, formerly of Joseph ad, standing by the road that leads to Christiana ferry, and running the road towards New Castle south nine degrees easterly sixty-eight to an old corner black oak formerly of Robert French's land; by his old line of marked trees, south eighty-five degrees westerly one mired and eighty-two perches, to an old corner black oak formerly of e said Robert French; then by an old line of marked trees, south twenty westerly one hundred and nine perches, to another old corner ock, formerly of the said Robert French; then along the cripple, eighty-two degrees westerly eighteen perches, west sixteen perches, seventy degrees westerly eighteen perches, south twenty three westerly fifty-five perches, south sixty degrees [sixty-eight degrees enginal survey] easterly eighty-four perches, to an old corner white formerly of the said Robert French; then along the cripple, south six degrees westerly forty-four perches, to a black oak, south five pees easterly fourty-four perches, to an old corner white oak, formerly William Houston, standing near to the Smith's boom; then along said Houston's line, south thirty-nine degrees westerly ninety-two thes, to an old corner Spanish oak of the said Houston, standing Maryland road; thence by the several courses of the said road, eighty-four degrees westerly eighty-seven perches, north seventye degrees westerly one hundred and thirty-four perches, over against house formerly of Joseph Kent; then by the several courses of the

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road that leads to Christiana Bridge, north sixty-two degrees wester seventy-five perches, north sixty-four degrees westerly forty-two perche west forty-eight perches, north eighty-five degrees westerly thin perches, north seventy-six degrees westerly thirty-four perches, sou eighty-two degrees westerly sixty-two perches, south fifty-eight degre westerly twenty perches, south eight degrees westerly sixty-four perche to a new corner hickory, by the said road; then by a line of mark trees, north thirty-six degrees easterly thirty-three perches, to an o corner tree, formerly of John Wilson; then by the line, formerly Robert Hutchinson and Garret Garretson, north-east three hundred at twenty-nine perches, to an old corner hickory sapling; then by an o line of marked trees south-east two hundred perches, to an old corn red oak, being a corner tree formerly of Robert Dyer's and Edwa Blake's land; then along their line, north-east one hundred and fourte perches, to an old corner red oak of the aforesaid Dyer and Blake, a still by their lines, north-west, one hundred and forty-four perches, to old corner hickory, formerly of John Hussey's land; then with the sa Hussey's line, north sixty-eight degrees easterly two hundred and six eight perches, to an old corner white oak of the said Hussey, and co tinuing the same course sixty-two perches, to a new corner black of standing in a line of the aforesaid Joseph Wood's land, and running his line, south fifty-two degrees easterly twenty-eight perches, to an d corner black oak of the said Joseph Wood, and running by his line sou eighty degrees easterly one hundred and fifty-five perches, to the first me tioned black oak and place of beginning; containing, within the sa bounds, one thousand and sixty-eight acres of land, more or less, as by t said warrant and survey, remaining of record in our Surveyor Genera office, at Philadelphia, may more at large appear.

AND WHEREAS, the inhabitants of the said town of New Castle ha lately represented to us, that, nothwithstanding the said warrant a survey, and the many benefits and advantages which our said honour father intended the inhabintants of the said town of New Castle shou reap and enjoy under the same, great quantities of the said tract of lar surveyed as a Common, in manner aforesaid, have been enclosed by towners of tracts of land lying contiguous thereto, and by them tilled a cultivated, and encroachments are daily making on the same, and the great waste and destruction of the wood and timber on the said to growing, hath been and still is committed by many evil disposed person to the great damage and injury of the inhabitants aforesaid, who at present

them, to sue and implead the wrong-doers. Wherefore, they have by requested us to incorporate a certain number of them, the said bitants of the town of New Castle, and give them perpetual succes, and to confirm to them the said tract of land in common for the and behoof of all the inhabitants of the said town.

Now KNOW YE, that we, favouring the request of the said inhabitants the town of New Castle, have, of our special grace, certain knowledge mere motion, named, constituted and appointed, and by these presents same, constitute and appoint John Finney, Richard M'William, David ey, Thomas M'Kean, George Read and George Munro, Esquires, John Gezell, Zachariah Van Leuvenigh, Slator Clay, John Yeates, Nathaniel bee, Daniel M'Lonen and Robert Morrison, gentlemen, thirteen of the ment inhabitants of the town of New Castle, to be trustees of New the Common, hereby giving and granting, willing and ordaining for our heirs, successors or assigns, that they, the said trustees and their cessors, forever hereafter, shall be one body corporate and politic, in by the name of the Trustees of New Castle Common; and by that shall have perpetual succession, for the special ends and purposes, with the powers hereinafter mentioned, and no other. AND we have m, granted, released and confirmed, and by these presents do give, release and confirm for us, our heirs and successors, unto them, said John Finney, Richard M'William, David Finney, Thomas M'Kean, rge Read, George Munro, John Van Gezell, Zachariah Van Leuvenigh, Clay, John Yeates, Nathaniel Silsbee, Daniel M'Lonen and Robert rison, and their successors, for ever, all that the aforesaid tract and of land, situate in the said county of New Castle, adjoining or to the town of New Castle, as the same is hereinbefore set forth, and bounded, containing one thousand and sixty-eight acres, or less, with all the woods, waters, pastures, feedings, ways, rights, leges, advantages and appurtenances whatsoever thereunto belonging, any wise appertaining. To have and to hold the said one thouand sixty-eight acres of land and premises hereby granted, with appurtenances, unto the said John Finney, Richard M'William, David 7, Thomas M'Kean, George Read, George Munro, John Van Gezell, beriah Van Leuvenigh, Slator Clay, John Yeates, Nathaniel Silsbee, M'Lonen and Robert Morrison, and their successors, in trust, theless, and to and for the uses, intents and purposes following, IS TO SAY, to and for the use of the present inhabitants and those shall hereafter become and be inhabitants of the said town of New

Castle, and dwelling within the bounds and limits thereof, as a Comm forever, and to no other use, intent or purpose whatsoever. To HOLDEN of Us, our heirs and successors, proprietaries of the said count of New Castle, Kent and Sussex, on Delaware, as of our manor of Ro land, in free and common socage, by fealty only, in lieu of all ot services. YIELDING AND PAYING, therefore, yearly and every year, u us, our heirs and successors, at the town of New Castle, aforesaid, rent of one ear of Indian corn, if demanded. AND WE DO further, for our heirs and successors, grant, ordain and declare, that the afores trustees and their successors, by the name of the Trustees of New Car Common, be and shall forever hereafter be, persons able and capable, law, to sue and be sued, plead and be impleaded, answer and be answer unto, defend and be defended, in all or any court or courts, and bef any judges or justices, in all manner of actions, suits, complaints, ple causes and matters whatsoever, and of what nature or kind soever. that it shall and may be lawful to and for the said trustees and the successors forever hereafter, to have and use one common seal for transacting any business respecting the said corporation; and the sa from time to time, at their will and pleasure, to change and alter, and summon and convene a meeting of the said trustees as often as there s or may be occasion: Provided, always, and we do will and ordain, that business of any kind whatsoever done or transacted at any meeting of trustees, or their successors, shall be valid or of any effect unless nine the said trustees, or their successors, be present, and seven of those assent thereto. AND we do further give, grant and ordain for us, heirs and successors, that it shall and may be lawful for the said trus and their successors to make, frame, and establish, from time to ti such and so many good and reasonable by-laws, ordinances and cons tions, respecting the said Common, for the supporting, bettering improvement thereof, for the uses herein before mentioned, and for good ordering and governing the inhabitants of the said town of I Castle, and every of them, in the reasonable use they shall make the as to them shall seem just, convenient and necessary: Provided, 7 such by-laws, ordinances and constitutions are not repugnant to the of England or the government of the counties aforesaid; and the sam be put in force, revoke, alter and make new, as occasion shall requ AND, also, to impose and levy reasonable mulcts, fines and amercian on the breakers of such by-laws, ordinances and constitutions to their use, without rendering any account therefor to us, our heirs or success or the same to mitigate, remit or release at their pleasure: AND, in

of the said trustees shall die, be removed from his office for misbeeviour therein, or remove himself out of the said town of New Castle, and dwell elsewhere, then and in such case, the inhabitants of the said of New Castle, who have freeholds therein, or otherwise pay a yearly ent of forty shillings per annum, within ten days after the death, removal any such trustee for misbehaviour, or removal out of the said town, hall, and they are hereby authorized, directed and empowered to meet at e court house, in the said town of New Castle, and choose and elect, by majority of voices of the said electors, by ballot or otherwise, another rustee or trustees in his or their stead: Provided always, and it is our express intent, will and meaning, that the said trustees, or their successors, hall not have, nor be deemed or construed to have, any right, power or paracity, as a body politic, by these our letters patent or charter of incorporation, or any thing herein contained, to purchase, take or hold by leed, gift or will, any lands, tenements hereditaments, rents or other state, real or personal, of any kind whatsoever, except the tract of land erein before mentioned by us, granted to them for a Common for the babitants of the town of New Castle, and for the uses herein before expressed; but every such other purchase, gift or devise of lands, hereditaments, rents or other estate, real or personal, to them made, shall be, is hereby declared to be, null and void, as if these presents had never een made: Provided, also, That the said trustees, or their successors, all not have, nor shall be deemed or construed to have, any right, ower or authority to grant, bargain, sell, alien, convey, release or conthe hereby granted premises, or any part thereof, to any person or ersons whatsoever; but that the same shall be and remain, and be held enjoyed by them, for the use of a Common for the inhabitants of the of New Castle, and to no other use, intent or purpose whatsoever. further, These presents are made, and hereby declared to be made, pon and under this express condition: THAT IS TO SAY, that if the said estees, or their successors, shall, at any time hereafter, give, grant, alien, regain, sell or convey away the hereby granted tract of land and premises, any part thereof, or dispose of the same to any other use than that of Common for the inhabitants of the said town of New Castle, or if said trustees or their successors, who are, by these presents, incorpomed and made a body politic, shall, by any means, be dissolved, or do any by which this charter may become forfeited, then, or in any or either the said cases, these presents and the grant hereby made, and every atter and thing herein contained, shall cease, determine and become solutely void, to all intents and purposes whatsoever, as if the same

had never been made or granted, these presents, or any thing herein contained to the contrary thereof in any wise notwithstanding; and there upon all and singular the said hereby granted premises, with the appur tenances, shall revert and return to the said Thomas Penn and Richard Penn, their heirs and assigns forever, as of their former estate. In testi mony whereof, we have caused these our letters to be made patent WITNESS John Penn, Esquire, Lieutenant Governor and Commander in Chief of the Counties of New Castle, Kent and Sussex, upon Delaware and province of Pennsylvania, who, by virtue of certain powers and authorities to him, for this purpose (among other things) granted by the said Thomas Penn and Richard Penn, Esquires, proprietaries of the said counties and province, hath to these presents set his hand and caused th great seal of the government of the said counties to be hereunto affixed at New Castle, this thirty first day of October, in the fifth year of the reign of our Sovereign Lord, George the third, of Great Britain, France and Ireland, King, Defender of the Faith, &c., and in the year of our Lor one thousand seven hundred and sixty-four.

JOHN PENN

Recorded in the Rolls Office at New Castle, in Book W. page 631, &d In witness whereof, I have hereunto put my hand and seal, November 14 1764.

R. M'WILLIAM, R. Deed