

An. Code, sec. 615. 1904, sec. 542. 1888, sec. 383. 1882, ch. 291, sec. 10.

**653.** The board of managers shall make a report to the general assembly at each regular session thereof of the number of colored girls received by them into said institution; the disposition made of them by instructing or employing them therein or by binding them out as apprentices; the receipts and expenditures of said managers, and generally all such facts and particulars as may tend to exhibit the effects, whether beneficial or otherwise, of the said institution.

### **St. Mary's Industrial School for Boys.**

An. Code, sec. 616. 1904, sec. 543. 1888, sec. 384. 1867, ch. 402. 1874, ch. 288.

**654.** St. Mary's Industrial School for Boys of the City of Baltimore is empowered to receive in charge such orphan and other destitute boys as may be committed to the charge of said body corporate and to bind out such boys until they shall attain the age of twenty-one years; and any court or justice of the peace of this State shall have power and authority, in the discretion of the judge of such court or such justice, to commit to the charge of said institution any destitute white boy, or any white boy convicted before such court or justice of any offense against any law or laws of this State; provided, that the parent or guardian of said boy or boys shall request that they be committed to the St. Mary's Industrial School; in all such cases the board of managers shall have power, in their discretion, to take into said institution all such white boys under sixteen years of age as shall be taken up and committed as street beggars or vagrants, or shall be convicted of criminal offenses.

An. Code, sec. 617. 1904, sec. 544. 1888, sec. 385. 1908, ch. 35.

**655.** The said corporation may possess and hold property not exceeding in value five hundred thousand dollars. The Governor of the State of Maryland and the Mayor of the city of Baltimore shall each appoint, every two years, five persons to represent said State and city, respectively, in the board of trustees of said institution.

The fact that the Governor and mayor of Baltimore each appoint every two years three persons to represent the state and city in the board of trustees of Saint Mary's Industrial School for Boys in no manner changes the nature of the institution, or makes it a municipal agency. Such trustees do not control the institution nor are they clothed with any state or municipal authority beyond their mere appointment; they cannot be controlled in the exercise of powers and duties of their office. Saint Mary's School is entirely separate from and independent of the city of Baltimore in all corporate action and control. *Saint Mary's School v. Brown*, 45 Md. 329.

An. Code, sec. 618. 1904, sec. 545. 1888, sec. 386. 1867, ch. 402.

**656.** The board of trustees may, from time to time, make such by-laws, ordinances and regulations relative to the management, government, instruction, discipline, employment and disposition of the minors in said institution, not contrary to law, and establish such regulations respecting the religious and moral education, training, employment, discipline and safe keeping of its inmates, as may be deemed expedient and proper.