

the Justice shall send a commitment to the Sheriff of the County, commanding him to receive the prisoner and hold him for his appearance at Court to answer said charge; and on the presentation of a copy of such commitment by the Sheriff to the officer in whose custody the prisoner may be, such officer shall at once deliver the prisoner to the Sheriff; and it shall be the duty of the Sheriff of said County, upon receipt of such commitment, to forthwith obtain such prisoner if he be not in his custody.

Approved April 4th, 1916.

CHAPTER 192.

AN ACT providing for the purchase of a site for a public school building in, or adjacent to, the Town of Preston in Caroline County, Maryland, and for the erecting and furnishing of such public school building thereon, including heating apparatus therefor; and authorizing, empowering and directing the County Commissioners of Caroline County, upon the written demand of the Building Committee provided for by this Act, to borrow money to the extent of fifteen thousand dollars on the credit of the said county, to be applied toward the cost of purchasing said site and the erecting and furnishing of said school building, and to levy a tax on the assessable property of the said County to repay the money so borrowed and the interest thereon.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Nelson H. Fooks, Charles B. Harrison and Walter M. Wright, of Caroline County, Maryland, be, and they are hereby, appointed a committee to be styled "The Building Committee of Preston Public School," to serve without pay, for the purpose of purchasing a site for a public school building in the Town of Preston in Caroline County, Maryland, or in territory adjacent thereto, and for the further purpose of erecting a public school building on said site, to be constructed of brick, or other durable material to be selected by the building committee, and to furnish said building and provide suitable and sufficient heating apparatus therefor; that two of said committee shall constitute a quorum; and the concurrence of two of them shall be necessary for the decision of all questions which may arise in the discharge of their