

CHAP. 189. eighteen hundred and forty, establishing a free school in said district, shall be repealed, and said school shall afterwards be governed by the same laws which regulated said school before the passage of the aforesaid act of eighteen hundred and forty, otherwise said law shall continue in full force and effect.

CHAPTER 188.

Passed March 7, 1842. *An act entitled, a supplement to an act entitled, an act for the speedy recovery of Small Debts out of Court, and to repeal the Acts of Assembly therein mentioned.*

Judgments made valid **SECTION 1.** *Be it enacted by the General Assembly of Maryland, That all proceedings, judgments, executions and sales made under the act of seventeen hundred and ninety-one, chapter sixty-eight, where the warrant or warrants were made returnable before the justice of the peace who issued the same, or before some other justice of the peace, shall be deemed, and they are hereby declared to be as valid and effectual in all respects as if the said warrants and executions had been made returnable before the justice of the peace issuing the same or before some other justice of the peace named therein; provided, the warrants, executions and proceedings thereon have been regular in all other respects.*

Proviso

Relate to Charles county

SEC. 2. *And be it enacted, That this act shall relate only to such warrants, judgments, executions, proceedings and sales in Charles county.*

CHAPTER 189.

Passed March 4, 1842. *A further supplement to an act entitled, an act to provide for the Public Instruction of Youth in Primary Schools throughout this State, passed at December session, eighteen hundred and twenty-five, chapter one hundred and sixty-two.*

Citizens to elect teacher **SECTION 1.** *Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, it shall and may be lawful for the citizens of Woodville district, in Frederick county, being one of the primary school districts in said county, to elect the teacher in said primary school district, by giving ten days notice of the election by*

putting up district, ten

SEC. 2.

be required to this State, less he has fying that to be taught

An act to

SECTION

Maryland, shall be th when calle oak staves following n inches long thick on the and counted teen inches thick on the and counted headings no as cullings.

SEC. 2.

as a compe for all prim by him, one half by the

SEC. 3.

inspector o by the Gov spectors, u to the infor ted as other provided, th tend to the by an agree are to be co