

1846.

LAWS OF MARYLAND.

CHAP. 234.

CHAPTER 233.

Passed March 8, 1847. *An act to constitute and establish the Midway School in Election District, Number Three, in Caroline County, one of the located schools in said District.*

Preamble. WHEREAS, the school in election district, number three, in Caroline county, called the Midway School, heretofore supported jointly by said county and Dorchester county; and whereas, it is represented that the support of Dorchester county has been withdrawn from said school—  
Therefore,

Midway school constituted one of the located schools. *Be it enacted by the General Assembly of Maryland,* That the school known as the Midway School, in election district number three, in Caroline county be, and is hereby constituted one of the located schools, with all the benefits and privileges of the other located schools in said election district.

CHAPTER 234.

Passed March 8, 1847. *A supplement to an act concerning the Annapolis and Elk Ridge Rail Road Company, passed at December session, eighteen hundred and forty-one, chapter one hundred and sixty-eight.*

Preamble. WHEREAS, by the act concerning the Annapolis and Elk Ridge Rail Road Company, passed at December session, eighteen hundred and forty-one, chapter one hundred and sixty-eight, the Annapolis and Elk Ridge Rail Road Company were authorised to issue bonds of said company, in sums not to exceed in the aggregate eighty thousand dollars, to be paid to the creditors of the company in discharge of their claims, and a fund is by said act provided for payment of said bonds; and whereas, John Higham, for work done prior to the passage of the said act, has lately received judgment against the said company for the sum of eight thousand and eighty-four dollars and fifty-seven cents, with interest thereon, from the first day of January, eighteen hundred and thirty-nine, and costs of suit amounting, as of the first day of April next, to the sum of twelve thousand and ninety-two dollars and sixty cents; and whereas, after providing for the payment of said claims long since adjusted, there