

CHAP. 16. same shall remain for ever as a fund for the support and maintenance of said school.

Trustees made capable to sue, &c

5. *And be it enacted*, That the said trustees, and their successors in office, duly elected, by the name aforesaid, shall be capable in law and equity to sue and to be sued, plead and to be impleaded, defend and be defended, in any court of justice whatever, and may have a common seal, and the same may alter, break or renew at pleasure, and to perform such acts, and make such by-laws, rules and regulations, not inconsistent with the laws of the United States or of this state, as they or a majority of them may find convenient, useful or necessary, for exercising and carrying into effect the powers granted by this act, and in general for the better managing and promoting the interest of said corporation.

Property, in a certain event, to revert to J. and D. McKimm.

6. *And be it enacted*, That in case the trustees herein before named, or those who may be appointed their successors, shall hereafter fail to carry into effect the views and objects contemplated by the said John M. Kimm, and the provisions of this law, then the said corporation or trustees as aforesaid, shall be dissolved, and the property herein before mentioned to be conveyed shall revert back to and become the property of the said Isaac M. Kimm and William D. M. Kimm, and their heirs, in the same manner as if the same had not been conveyed to the trustees as aforesaid.

CHAP. XVII.

Passed Dec 10
Sheriff directed to release him from gaol.

An Act for the Relief of John J. Moore, of Harrison County, State of Ohio.

Be it enacted by the General Assembly of Maryland, That the sheriff of Baltimore county is hereby authorised and directed, to release from his custody, and gaol of said county, John J. Moore of Harrison county, state of Ohio, who is now confined in said gaol at the suit of Thomas Emory, also of Harrison county and state of Ohio, without compelling the said John J. Moore to give special bail in said suit, provided the said John J. Moore shall enter his appearance to said suit, in his proper person, or by some attorney practising in the court in which said suit is brought.

CHAP. XVIII.

Passed Dec 20

An Act for the Relief of Jesse Hughes, respecting certain Lands therein mentioned.

Preamble

WHEREAS an act passed the general assembly of Maryland in the year eighteen hundred and seventeen, entitled, An act for the relief of Jesse Hughes, of Somerset county: And whereas, since the passage of said act, a warrant has been granted to the said Jesse Hughes out of the land office for the eastern shore, bearing date the first day of June eighteen hundred and nineteen, to resurvey the following tracts, and parts of tracts of land, viz. part of a tract of land called "Might have had More," also part of a tract of land called "Ignoble Quarter," originally granted unto Thomas Shield, for three hundred acres, also a tract of land called "Finish," also part of a tract of land called "Sedney," also part of a tract of land called "Evanse's Second Chance," lying and being in Somerset county: And whereas the surveyor of Somerset county executed the warrant and certificate duly returned thereon, in which he certifies that he reduced the said

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