

lowed by the commissioners aforesaid, shall be permanent, until two thirds of the commissioners in said parish, upon giving twenty days notice to said trustees, shall determine that it is inexpedient for them to have the management and disposition of such sum.

CHAP. 151.

5. *And be it enacted*, That if the commissioners aforesaid shall allow any sum to the said trustees, or after allowing shall think proper to withdraw it, such order and such proceedings for the withdrawing the same according to the provisions of this act, shall be in writing, and lodged in the office of the clerk of Charles county, whose duty it shall be to have the same recorded; *Provided*, that when any sum may be once allowed, it shall not be withdrawn or withheld until the expiration of the year in which it shall be determined that the same shall be withheld.

In case any sum is allowed, &c. to trustees, proceedings to be in writing.

Proviso.

6. *And be it enacted*, That if the commissioners of the school fund for Charles county shall not think proper to allow any specific sum to the said trustees, they may and shall pay for the education of such poor children as the trustees aforesaid may select and admit into said school, the said trustees to have the sole and entire control and management of the admission and education of such poor children.

If commissioners shall not allow any specific sum, they may pay for education of such poor children as may be selected.

7. *And be it further enacted*, That upon application by said trustees to the levy court of Charles county, the said court are hereby authorised and directed, to appoint some fit and proper person, who, together with some one to be appointed by the trustees aforesaid, shall call upon the different collectors and sheriffs who have heretofore been in office in Charles county, and who may yet have any funds in their hands arising from fines and forfeitures incurred by virtue of the militia laws of this state, and which may have been collected and not appropriated as said laws have directed; and the said two persons so appointed, shall have full power and authority to audit and finally adjust these accounts with such collectors or sheriffs, who may thus have money in their hands, and upon a settlement of such accounts, the levy court shall allow to the trustees aforesaid such part of whatever may thus appear to be due as in their discretion they may judge meet for the purpose of establishing and endowing the school aforesaid, but they shall not allow them less than one fourth part thereof, and shall also allow out of said money to the persons appointed to settle and adjust these aforesaid accounts, such a sum as they may judge to be a reasonable compensation for their trouble.

Levy court, upon application, to appoint a fit person to call on collectors and sheriffs for fines arising under militia laws, &c.

CHAPTER 152.

An act for the revaluation of Real and Personal Property in Worcester county.

Passed Feb 10 1819

Sec. 1. *Be it enacted by the General Assembly of Maryland*, That the commissioners of the tax for Worcester county be and they are hereby authorised and directed, to meet at the county town, immediately after the passage of this act, or as soon thereafter as may be practicable, and proceed agreeably to the provisions of an act passed at November session eighteen hundred and twelve, entitled, An act for the valuation of real and personal property in the several counties of this state, to revalue and reassess the real and personal property within said county.

Commissioners of tax to revalue property.