

directed, he or they so neglecting or refusing, shall forfeit the sum of fifty cents, to be deducted out of his or their account or accounts then next to be passed for his or their use by the said court.

Levy court prohibited to pass certain accounts.

SEC. 3. *And be it enacted*, That it shall not be lawful for the levy court of Caroline county, and they are hereby enjoined and required, not to allow or pass any account in favour, or for the use of any supervisor, for moneys therein charged and alleged to have been paid by such supervisor, to any person or persons whom they or any of them may have called on to work on the public roads. And if any supervisor shall hereafter voluntarily pay or cause to be paid, in money, or by any other ways or means whatsoever, any person or persons for work done on the public roads, the same shall be his own loss without remedy, any thing in any law, custom or usage, to the contrary notwithstanding.

AN ACT to authorize and empower the Levy Courts of the several Counties therein mentioned, to alter, open, and shut up, Roads, in their respective Counties.—1829, ch. 234.

See 'Calvert County,' title 'Roads,' ante page 1752.

#### SCHOOLS.

AN ACT to provide for Schools, and for the promotion of Education in Caroline County.—1816, ch. 250.

County to be divided into school sections.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That William Potter, Richard Hughlett and Elisha Dawson, of Caroline county, be and they are hereby appointed commissioners, and they, or a majority of them, shall have full power and authority to lay out and divide said county into school sections, of not greater dimensions than equal to a space of six miles square, regulating the size and boundary lines of said sections by natural objects, roads, and local circumstances, as in the opinion of said commissioners, shall be most beneficial and convenient for the inhabitants of the several sections.

Return thereof to be made to clerk.

SEC. 2. *And be it enacted*, That said commissioners when they shall so have divided the said county into sections, shall cause a return to be drawn up in writing, signed by said commissioners, or a majority of them, describing particularly and distinctly the limits of each of said sections, and designating them respectively by numbers from one in progressive succession, and shall lodge said return with the clerk of the county, whose duty it shall be forthwith to record the same among the land records of the county, and a copy of said return, under the hand and official seal of said clerk, shall be good and sufficient evidence in the courts of justice in this state, as well as out thereof, of the location and boundaries of said respective sections.