

Postpone
drawing
money till
October.

How dis-
posed of.

Repealing
clause.

borough school and Denton academy, which passed the legislature of Maryland, at December session, eighteen hundred and thirty, chapter one hundred and seventy; in consequence of which the orphans court have declined to draw the sum of five hundred dollars, which is due the said county; therefore, *Be it enacted*, that the said orphans court shall postpone the drawing of the said fund, until the first Monday of October next, and then they shall proceed to draw from the treasurer of the western shore, the said sum of five hundred dollars, and when so drawn, shall, and may proceed to distribute the same, to the said schools which shall have been established in virtue of this act, in the same ratio, and at the same time as the present donation of eight hundred dollars is provided for being distributed.

SEC. 9. *And be it enacted*, That any thing, in any law of this state, inconsistent with the provisions of this act, or repugnant thereto, be, and the same is hereby repealed.

A further additional SUPPLEMENT to an ACT, entitled, an Act for the distribution of a certain Fund, for the purpose of establishing Free Schools in the several Counties therein named, and for other purposes. 1832, ch. 72.

Preamble.

WHEREAS, by an act of the general assembly of Maryland, passed at December session, eighteen hundred and twenty-one, chapter one hundred and thirty-nine, each election district for Caroline county was constituted and appointed a separate school district for said county, and that the orphans court for said county was entrusted with the funds mentioned in said act for the education of the poor white children in said county, and was directed and required to appoint five commissioners for each election district, and that the fund arising to said county, under said law, should be equally divided, and annually placed by said court, subject to the order of said district commissioners, and that for the upper district, there remains a sum unappropriated, and for which reason, in part, is the want of suitable and convenient houses; therefore,

Provisions
for erecting
school-
houses in
the upper
district.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That the commissioners for the upper school district of the said county, be authorized and required to appropriate, out of the surplus fund now in the hands of the orphans court, such sum of money as, in their judgment and discretion, they shall think proper, (not exceeding one hundred dollars,) to each site or location as laid out and named by the commissioners appointed by a law passed at the last session of assembly, chapter two hundred and forty-four, for the purpose of erecting comfortable and suitable houses for schools, and where the same is built, to be, and for ever remain the property of the trustees and their