ties, conditioned as follows: "The condition of the above obliga- cuar. 134, stion is such, that if the above bound A. B. shall well and duly "perform the duty of a treasurer to the M'Donough Charity Schools, and especially pay over and account to and with the trustees othereof for all and every sum or sums of money by him received to and for the use of the said M Donough Charity Schools, whenever thereunto lawfully required, then this obligation to be void, "else to remain in full force and virtue in law."

6. And BE IT ENACTED, That the said trustees, or any three of May be removed at discretion of them, shall be and they are hereby directed and empowered to re-trustees. move any treasurer or other person to be by them appointed in pursuance of this act, at their discretion, and others in their stead to

appoint.

7. AND BE IT ENACTED, That the said trustees, after making Report of sale to court the sale as aforesaid, in the manner aforesaid, shall report the same to the judge of the orphans court of said county, who shall thereupon determine how many schools shall be established in the district of country herein after described, and where, and at what

8. AND BE IT ENACTED, That when the places are fixed and school-houses to determined on by the said orphans court, the said trustees, or any three of them, shall prepare school-houses sufficiently large at the

place or places so fixed on. 9. AND BE ITENACTED, That the said trustees, or any three of Price of tuition to them, shall, from time to time, ascertain and fix the price of tui fixed.

tion in the said schools; Provided, that the children of those who Proviso. shall be deemed by them unable to pay, shall be received and taught without any charge whatsoever, and provided they reside within the district of country herein after mentioned, to wit: Beginning at the lower end of Cedar Point, along by Port-Tobacco church, up to the place where Charles Combs now lives, thence to the public fording place of Mattawaman, on the public road from Port-Tobacco to Piscataway, thence by Richard Barnes' old mill,

and thence to the lower end of Cedar Point.

10. AND BE IT ENACTED, That the said trustees, and their suc- Made capable to cessors, by the name and style aforesaid, shall be capable in law to be such sue and be sued, plead and be impleaded, in any court or courts, before any judge, justice or justices, within this state and elsewhere, in all and all manner of suits, complaints, pleas, causes, matters and demands, of whatsoever kind, nature or form they be, and all and every other matter or thing to do therein, in as full and effectual manner as any other person or persons, bodies politic or corporate, within this state, or any other of the United States. in like cases may or can do or perform; and the said trustees, and their successors, or a majority of them, shall have full power and authority to have, make and use, one common seal, with such devices and inscriptions as they shall think proper, and therewith to pass and authenticate the certificates, acts and orders, of the said corporation, and the same seal at their pleasure to break, alter and renew.

11. AND BE IT ENACTED, That the said trustees, and their Professors, teachsuccessors, or a majority of them, from time to time, and at all to be appointed. times hereafter, shall have full power and authority to constitute and appoint, in such manner as they shall think best and most