СНАР. 42.

Sec. 4. And be it further enacted, That it shall and may Repairs, Stoves, &c be lawful for the said trustees to apply any part of said school money towards repairs on the school house, and for the purchase of a stove at their discretion.

CHAPTER 42.

Panel Rep. 8, 1334 A supplement to an act entitled, an act to incorporate the Beaverdam and Harrington's Branch and Canal Company.

WHEREAS, it hath been represented to this General Assembly that the commissioners appointed by virtue of the original act to which this is a supplement, have placed an exorbitant valuation upon certain lands belonging to a certain Matthias Day, in right of his wife, and as guardian to the infant children of John H. Powel, deceased, and have by their assessment on said lands caused the same to contribute more than its fair proportion towards cutting the ditch and draining the ground mentioned in the said original act, and for as much as the said act of assembly hath not provided a proper remedy in such case: Therefore,

Appeal authorised

Be it enacted by the General Assembly of Maryland, That the said Matthias Day, in right of his wife, and as guardian to the infant children of said John H. Powel, may appeal from the judgment and decision of the said commissioners, to Caroline county court, by petition in writing; it shall and may be lawful for the said court to hear, try and determine the said appeal, and by the verdict of a jury to cause the true and proper valuation to be put upon the said land, taking into consideration the situation, value, improvements and other circumstances of said lands, and to adjudge and determine what is the real and proper quota which said land shall contribute towards said ditch.