ment of the interest on said bonds and for the payment of said bonds as the same shall fall due and mature and for no other purpose whatsoever.

SEC. 7. And be it enacted. That a special election shall be held in the Town of Church Hill on such day as shall be determined by the commissioners of Church Hill, provided said special election shall be held not later than two years from May the first, 1912. At said special election a vote shall be taken by the legal and qualified voters of said town, as now determined, whether or not the bond issue herein provided for shall be made, which said special election shall be held under the provisions of law governing elections in said town; provided, however, that notice of said special election be printed in two successive editions or issues of two newspapers published in Queen Anne's county, the first edition or issue of each paper containing said notice of said special election to issue or be published at least twenty days prior to the date of said election. The printed notice shall state clearly the object and purpose of said election, and for the purpose of taking a vote at said election, there shall be printed on the ballot to be used at said election in one column the words "For the Bond Issue," and in another column the words "Against the Bond Issue," and if a majority of the legally qualified voters shall vote in favor of the said bond issue, the commissioners of Church Hill shall issue said bonds and provide for the improvement of said roads. but if a majority of the legally qualified voters of said town shall vote against the issue of said bonds, then this act shall be null and void. The judges of said election shall at the close of the polls on said election day count up the votes and make a certificate of the same in the usual form and forward said certificate to the treasurer of the said corporation, who shall at once record said certificate, together with a copy of the notice of said election in the minute record book of said corporation.

SEC. 8. And be it enacted, That this act shall take effect from the date of its passage.

Approved April 11, 1912.

CHAPTER 812.

An Act to repeal section 330 of Article 10 of the Code of Public Local Laws of Maryland, title "Dorchester County," sub-title "Hurlock," and to re-enact the same with amendments, and to add two new sections, to be known as sections 330A and 330B, giving the Commissioners of Hurlock addi-