of the present supervisors a copy thereof; and to levy the expense thereof on the assessable property of the county.

Sec. 1. Be it enacted by the General Assembly of Maryland, Dec Ses 188
That it shall and may be lawful for the Levy court of Caroline county, and they are hereby directed and required an often ; may be necessary to cause as many copies of the act, to which tribute this is a supplement, and of this act, to be printed together and stiched in pamphlet form, as may be necessary to give to each

> of to be returned-penalty

2. And be it enacted, That it shall be the duty of each super- Copies there. visor and they and each of them are hereby directed and required, that at all times hereafter when they or any of them. shall return their road warrants to the levy court, or be discontinued as supervisors by said court, to return with the warrant the laws which have been put into his or their hands under the provisions of this act, to be placed by the said court into the hands of such new supervisors as may be appointed in his or their stead. And in case any of the said supervisors shall new glect or refuse to return those laws, as is hereinbefore 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

3. And be it enacted. That it shall not be lawful for the levy court of Caroline county, and they are hereby enjoined and re- prohibited to quired, not to allow or pass any account in favor, or for the use of any supervisor, for monies 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 pullic roats, the same shall be his own loss without remedy, any thing in any law custom or usage to the contrary notwithstanding.

Levy court

CHAPTER 72.

An Act to appropriate a part of the School Fund belonging to Frederick county, to the purposes therein mentioned, and for other purposes.

Passed Feb 15, 1826.

Sec. 1. Be it enacted by the General Assembly of Maryland, That the levy court of Frederick county be, and they are hereby and pay cerrequired to ascertain at their first session in April next; or as tain portion. soon thereafter as practicable, the equitable distributive share of the Frederick County School Fund, to which the citizens of Fredericktown are entitled, taking the relative population of Fredericktown, as the basis of their computation, and as soon as such equitable distributive share shall have been ascertained, and the school fund hereafter directed to be drawn from the treasury shall have been received, it shall be the duty of the said leve court, to pay the amount of said equitable distributive share in equal portions to the president and directors of the

Levy court