

ury; and provided further, that any high school receiving State aid, under the provisions of this Article, shall forfeit its right to receive State aid under the provision of any other Act or resolution of the General Assembly of Maryland; provided, that nothing in this section shall be construed to repeal any appropriation made prior to the year 1872 and chargeable to what is known as the Academic Fund; nor shall any school now receiving an appropriation from the State, lose same until such time as it shall receive an appropriation under the provisions of this Act.

123. Each high school in the First Group in the counties of Maryland shall receive State aid on the basis of the cost of instruction, and in the following manner: The sum of six hundred dollars on account of the principal, and the sum of \$300 on account of each of the first three assistants employed for regular high-school work; the sum of \$400 on account of each of two special teachers, who shall spend not less than two-fifths of their time in the school receiving said amounts; and the sum of \$100 on account of each additional regular grade teacher, provided the total amount does not exceed the sum of \$2,500. In this Article the term special teacher shall be construed to mean a teacher of Commercial, Manual Training, Domestic Science or Agricultural branches. Each high school in the counties of Maryland of the Second Group shall receive State aid on the basis of the cost of instruction, and in the following manner: The sum of \$600 on account of the principal; the sum of \$400 on account of one assistant teacher employed for regular high-school work; and the sum of \$400 on account of the instructor of special subjects to be designated by the County School Board; provided that if an instructor in Manual Training or Agricultural work be required to divide his or her time among not more than four schools of this group, \$150 shall be allowed on account of each of such schools; provided also, that the amount to be received by each of the four high schools of Baltimore city shall be equal to the maximum amount received on account of any high school in the counties of the State; provided further, that the Board of County School Commissioners of each county shall submit annually to the County Commissioners of their respective counties, at least thirty days prior to the date for making the usual county levy for school purposes, a list of all high schools of the county, including those not entitled to State aid, as well as those classified in this Article, and an itemized statement of the estimated cost of maintaining same, and the said Boards of County Commissioners shall make a separate levy for high schools, publishing same once a week for three successive weeks prior to date of making said levy, in one or more county papers.