

and sixty-four, or any other similar one which shall hereafter be made.

Sec. 8. *And be it further enacted*, That the Mayor and City Council of Baltimore and the County Commissioners of the several counties aforesaid, are hereby prohibited from levying or paying any larger sum than is hereinbefore provided for in section seven of this act. Prohibited.

Sec. 9. *And be it enacted*, That this act shall take effect from the day of its passage. In force.

CHAPTER 34.

AN ACT empowering Thomas Watts, John M. Wheeler and George Cullison, to sell the Cullison Meeting House property in the Fifth Election District of Baltimore county and use the proceeds for the erection of a church near Wheeler's School House. Passed March 8, 1865.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Thomas Watts, John M. Wheeler and George Cullison, be and they are hereby empowered to sell and convey, in fee simple, a lot of land with the improvements thereon, known as the Cullison Meeting House property in the Fifth Election District of Baltimore county, which was deeded by Darby Ensor to Nathaniel Watts, John May, Shadrach Cullings, Bryan Wheeler and John Cullison, and to pay the sum realized to the building committee for the erection of a Methodist Episcopal Church near Wheeler's School House. Authorized to sell and convey.

Sec. 2. *And be it enacted*, That this act shall take effect from the date of its passage. In force.