

CHAP. 213.

Duty to advertise

Sale authorised

Proceeds disposed

SEC. 2. *And be it enacted, That the person or persons thus arresting and taking from such drove or droves, any cattle or sheep under the provisions of this act, provided that the same should not be his, her or their own, it shall be his, her or their duty to advertise said cattle or sheep in some public newspaper, for not less than three weeks; and provided, that no owner shall then appear to claim said cattle or sheep; then and in that case, such cattle or sheep shall be set up and sold at public sale, one half of the net amount of such sale, after deducting the charges for keeping said cattle or sheep, to go to the person or persons so detecting or taking up, and the other half to the levy court of Kent county, to be applied or divided amongst the primary schools of said county.*

CHAPTER 213.

Passed Mar. 15, 1837.

A supplement to the act, entitled, an act to provide for the building of a bridge across Law's Thoroughfare, in Somerset county, passed at December session eighteen hundred and thirty-four, chapter twenty-six.

Preamble

WHEREAS, by the act of the General Assembly of Maryland, passed at December session, eighteen hundred and thirty-four, chapter twenty-six, certain persons of Somerset county in this State, were appointed commissioners to superintend the location of a bridge across Law's Thoroughfare, and to contract for the building of a bridge upon the most advantageous terms; and whereas, the said commissioners, in pursuance of the provisions of the said act, did offer the contract for building said bridge publicly in the town of Princess Ann, after the requisite notice; and a certain Alexander Donoho, of said county, became the lowest and best bidder; and whereas, difficulties have arisen between the said Alexander Donoho and the levy court of Somerset county, in regard to the settlement of his account for the building of said bridge, and the said levy court are desirous of speedily adjusting said difficulties without disparagement to the public interest, or the private rights of said Alexander Donoho; and whereas, the said levy court are of opinion that those