

or any of them, in Caroline County Court, for all monies CHAP. 212.
 paid under the order of said Commissioners, or any of
 them, which action shall be tried at the first session of said
 Court, after the institution thereof, and in which the said Suit
 justices shall recover, for the use of the district, from said
 commissioners, or from any of them, under whose order the
 same was paid, all moneys paid under their order, for which
 accounts, properly verified as aforesaid, are not produced
 by the commissioners giving said orders, and in such actions
 against the delinquent commissioners, or any of them, the
 Court shall give judgment for the amount found due, al- Judgment
 though under the sum of fifty dollars, with costs of suit;
 and if, upon the trial of any such action or actions, it should
 appear, from the accounts produced by such commissioner
 or commissioners, that there is nothing due from them, the
 the Court shall nevertheless render judgment against them
 for costs of suit; and on any judgment obtained in the name
 of the State under the provisions of this section, the justices
 of the Orphans' Court, for the time being, may sue out the
 same process of execution or attachment, which may be Attachment
 had on the common law judgments in said court.

Sec. 9. *And be it further enacted,* That at the June Case of balance unexpended
 session of the Orphans' Court of Caroline county, in each
 year, if it shall appear to said Court, upon the reports ren-
 dered to them by the several Boards of District Commis-
 sioners, that there is any part of the money placed to the
 credit of the commissioners of any district remaining unex-
 pended after payment of all orders which may have been
 given by the commissioners for such district, it shall be the
 duty of the said Court, for the time being, at the request or
 upon the written application of the commissioners for said
 district, to invest such unexpended balance in bank stock Investment
 or in some mode which they may deem safe and secure, in
 their name, for the use and benefit of said district; and that if
 no such request or application be made to said court, at its Otherwise
 said session, it shall then be the duty of said court to pass
 over such balance to the credit of the commissioners for the
 ensuing year, and to be subject to their order as a part of
 the current free school fund of that district.

Sec. 10. *And be it further enacted,* That whensoever a Vacancy of trustee
 board of trustees for any located school in Caroline county,
 has been or may hereafter be organized in conformity to the
 provisions of the fifth and sixth sections of the act of De-
 cember session, eighteen hundred and thirty one, chapter
 two hundred and forty four, and any vacancy has occurred,
 and now exists, or any vacancy in any such board shall