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trict as a resident taxable inhabitant; Provided, that in case of personal property, it shall not have been removed into any such school district within one month next preceding such election; and provided, that nothing in this section contained shall exclude any qualified voter from the exercise of his suffrage, who shall, at any period, bona fide remove into any school district.

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Sec. 10. And be it enacted, That the trustees of the several school districts shall keep accurate accounts of their proceedings, and report the same to the taxable inhal rants of said school district at their stated annual meetics, or at any other meeting called for that purroser and shall keep true and perfect accounts against the collector of every such school district, or the sums authorised and levied, to be collected by them, and of all sums pand into their hands, and shall give them credit for all sums properly paid by them, for commissions allowed to such a flectors, and for all sums as remain uncollected after due diligence.

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Sec 11. And be it enacted, That wherever school districts have not been located as directed by the act of eighteen hundred and twenty five, chipter one hundred and sixtytwo, and the act of eighteen hundred and thirty-three, chapter one hundred and marteen, and no tax has been laid or collected, or wherever such location has been made and no tax laid or collected, there shall not be collected for the purposes of purchasing a site and school house, and erecting such school house and turnishing books, ruel, stationary, and furniture, the first year, more than three hundred dollars. and the tax of one hundred and firty dollars, provided by this act for repairing school houses and so forth, shall not be levied not collected the same year that the above tax, for the purchase of a site, school house, or erecting the same, and so forth, and that in any district, where the collection of taxes has been only partially made, they may be

Taxes partially col-

be completed by the old or new trustees or collectors, with all the authority and means provided by this or any other act.

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Sec. 12 And be it enected, That the proceedings of any meeting, to be called by the commissioners and inspectors, or by the trustees or taxable inhabitants, shall not be set aside or deemed illegal, for want of notice, as required by the acts now in force, signed by the commissioners or inspectors, or trustees or taxable inhabitants, or for want of regular and formal adjournment in the proceedings of the primary or other meetings of the taxable inhabitants, commissioners and inspectors, or trustees; Provided, notice shall