

CHAPTER 19.

CHAP. 19.

An act for altering the lines of School Districts numbers ten and forty-eight, of Anne Arundel County, and for removing the school house in District number ten. Passed Jan. 19, 1842.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the lines of primary school district number ten, of Anne Arundel county, shall begin on the Patuxent river, where the lands of Thomas W. Beard and Joseph Nicholson join said river, and running thence so as to include the lands of Joseph Nicholson and of the late Benjamin Ogle, Junior, until it reaches where the lands of Isaac G. McGruder and Philip H. Hopkins join the land of the said Ogle, and thence with a straight line to the point where the lands of Philip H. Hopkins and Richard Hopkins join the land of Gerard R. Hopkins, and running thence so as to include the land of Gerard R. Hopkins, the land of John Linthicum, the land of Misses Tylers, and the lands of William Cooksey, until it reaches the old line of school district number ten, thence with said line so as to include in school district number forty-eight, the land of Rignal Woodward, on which he now resides, and the land of John Hammond, deceased, with the exception of that part which formerly belonged to the Miss Hoods, which land is to remain in school district number ten, thence running so as to include in district number ten, the land of Philip H. Newbern, which is now included in district number forty-eight, and so on with the line of district number ten, until it reaches the place of beginning.

SEC. 2. *And be it enacted,* That the present trustees of primary school district number ten, or a majority of them, be and the same are hereby empowered to select a site for the school house, which in their judgment may be most central, (and if that cannot be obtained, the nearest situation thereto,) and remove thereto, free of any tax upon the district, the house which is now used as a school house in district number ten.

SEC. 3. *And be it enacted,* That nothing in this law shall be construed to deprive these districts as now altered, of any of the rights and benefits which are secured by laws in existence relating to primary schools.