

CHAP. 152. ed; and provided also, that not less than five of the patrons  
 Proviso. of said school or schools, or a majority of the board of trustees when trustees have been appointed, shall certify to the managers of said districts that the teacher in charge has been faithful and diligent in the discharge of his duties.

Managers to regulate and prescribe attendance of teachers and scholars. SEC. 2. *And be it enacted*, That the managers that may be appointed under the provisions of the act to which this is a supplement, be and they are hereby authorized to prescribe any mode which they in their judgment may deem best to insure the more regular attendance of the indigent scholars in their respective districts and a strict accountability of teachers.

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 CHAPTER 152.

Passed Feb. 28, 1843. *An act to incorporate the Trustees of the Baptist Meeting House, known by the name of Sater's Meeting-House in Baltimore County.*

Incorporated. SEC. 1. *Be it enacted by the General Assembly of Maryland*, That Edward Rider, Sater T. Walker, George F. Adams, Frederick Harrison, William Crane, Thomas Pooteet, Edward Green, Richard Pearce, Edward Norward, Lewis R. Cole and Edward Burnham, joint trustees of the congregation and their successors are hereby declared to be a community and a body corporate, by the name, style and title of the trustees of the Baptist Meeting-house, known by the name of Sater's Meeting-house in Baltimore county.

Corporate powers. SEC. 2. *And be it enacted*, That the present trustees and their successors by the style and title aforesaid, shall and may have succession, and may be at all times hereafter persons able and capable in law to sue and be sued, plead and be impleaded, answer and be answered, defend and be defended, in all or any courts of justice, and before all or any judges, officers or persons whatsoever, in all and singular actions, matters and demands whatsoever, and that all process that may hereafter be instituted against the said corporation may be served on either of the trustees aforesaid.

May hold real and personal property. SEC. 3. *And be it enacted*, That the present trustees and their successors shall by their corporate name be persons able and capable in law to purchase, take, have and may enjoy to them and their successors in fee or less estate or estates, any lands, tenements, rents, annuities, chattels,