

trict number six, in Frederick county, it is found to be impracticable to fix upon a central situation that will afford greater diffusion of the benefits intended for said district by the school law now in force in relation to said county:—Therefore, CHAP. 166.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That instead of one school to be established in said Poplar District number six, there may be two schools located in said district under the law aforesaid, one of which shall be kept at the house now erected on a certain lot of ground heretofore conveyed by a certain Solomon Easterday to Jacob Johnson, Christian Harshman and George Blessing, in trust for the purpose of a school house, and that it shall and may be lawful for the above named trustees, and their successors in trust, to draw on the proper officers charged with the distributing of the school fund distributable in said Poplar District number six, for a portion of said funds, according to the proportion which the number of scholars who shall receive instruction at said school house, shall bear to the whole number instructed under the provisions of the law aforesaid, agreeably to the returns that shall be made to the proper officer.

Two schools estab-
lished

One located

Authority to draw
funds

Sec. 2. *And be it enacted,* That this act shall not take effect, unless at a general meeting of the duly qualified voters of said Poplar District number six, to be held at such time and place as shall be publicly notified for that purpose by the said school trustees, of said district, the said voters shall, by a majority of ballots, approve of this act, which approval shall be signified by the words "Two Schools," written, or printed, on the ballots, and the school trustees of said district, or a majority of them who may be in attendance, then and there shall conduct said election, and ascertain and declare the result, which result shall be forthwith certified by said trustees as aforesaid, to the county clerk of Frederick county, and in case this act shall be approved and certified in the manner aforesaid, then, and from thenceforth, shall be, and continue in force.

This act subject to
ratification

To be recorded