authorised and required on or about the first day of CHAP 191. January, eighteen hundred forty-one, and annually thereafter, to draft in favor of the trustees of said district schools, upon the Farmers' Bank of Maryland, or the collector of the county levy of said county, for the sum of two hundred dollars, to be by said trustees applied to the payment of the salary of the teacher, so employed in said district school.

Sec. 9. And be it enacted, That it shall be the duty Annual renor quired of se of the trustees of the several district schools aforesaid, district schools aforesaid, to report annually in the month of December, to the Orphans' court of said county, the number of children taught in said schools, and the manner in which the money received by said trustees, for the support of said schools may have been expended, and it shall be the duty of the register of said court, to record said Recorded reports in a book to be kept by him for that purpose, Books opened and to keep an account of all drafts given by said court to the trustees of any of said district schools, the same to be onen to the inspection of all persons, free of charge.

Sec. 10. And be it enacted, That so much of the Surplus funds de school funds of said county as may not be annually required to carry into effect the provisions of this act. shall be by the Orphans' Court aforesaid, left on deposite in the Farmers' Bank of Maryland.

Sec. 11. And be it enacted, That in case of any va- Vacancies cancy in any school district by refusal to act, or otherwise, the remaining trustees or trustee, as the case may

be, shall be authorised to supply the same.

Sec. 12. And be it enacted, That all acts or parts act in of acts inconsistent with this act, be, and the same are hereby renealed.

Sec. 13. And be it enacled. That the trustees, or a change of dutries majority of them, of the district schools in any election district in said county, may before they proceed to erect any of said school houses, so to alter, change or amend the limits of said school districts, as they or a majority of them may believe in their judgment will comport with the interest and convenience of the residents of the same: Provided, that the limits thereof shall not be less than five miles square, and further to lay off in any such election district, an additional Additional district school district, should the public convenience require