СНАР. 204. Term of office Case of vacancy

Sec. 2 And be it enacted. That the trustees so appointed, shall serve for one year from the date of their appointment, and until successors shall be appointed; and in case any of said trustees shall die, resign, refuse, or neglect to serve, or shall remove from the district for which he or they may be appointed, the trustees acting under this act may fill such vacancy or vacancies, until the next annual term of appointment by the commissioners aforesaid.

One Trustee as Treasurer

Sec. S. And be it enacted, That the aforesaid commissioners, shall name one of the said trustees in each district, as treasurer for his district, who shall be fully authorized to receive from the treasurer of the school fund for Allegany county, such sum or sums of money, as may be apportioned to his, or their districts. to be distributed by the trustees of the school, for the benefit of the school as they may direct.

Oath of Treasure

Sec. 4. And be it enacted. That before the said treasurers of schools shall receive for their disbursement. any portion of said funds, they shall each take an oath, or make affirmation, before a justice of the peace for said county, that he will well and truly discharge the duties pertaining to his said office of treasurer, without prejudice or partiality, promptly without delay, and freely without denial; and it shall be the further duty of each of said treasurers to furnish at the expiration of their term of service to the county commissioners, a correct statement, on oath, of all monied transactions, in their said office of treasurer.

Clerk to notify of

Sec. 5. And be it enacted, That as soon after the trustees of school, are notified of their appointment. by the clerk of the commissioners aforesaid (whose duty it shall be to give such notice,) they shall give ten

Notice of me

days public notice to the inhabitants of their district. that they will meet at some central place, named in their notice, to choose and fix upon a scite for a school house, if there be none in their district, and they shall May change the be authorized and empowered to change the same at any regular meeting thereafter, if called for by the public convenience, and shall determine on the means and mode to be adopted, in erecting a school house in

districts where no school house exists; and shall also at a proper time fix upon a sum of money, necessary to Fix amount of tax to be levied be raised upon the taxable property of said school dis