CHAP. 327. bond shall be filed with the clerk of said county court. and be liable to be sued by the said commissioners for any breach of the conditions thereof.

Public notice of the district limits

Sec. 8 And be it enacted, That within ten days after the division and formation of said election districts into school districts, the said managers respectively. shall give public notice to the citizens of each of such school districts, of the metes and bounds of such dis-And of meeting to trict, and shall notify them to assemble at a time and place to be appointed and named in said notice, which

Re ewal of notice

notice shall be published and put up at the most public place in said school district, at least six days before the time of such meeting; and in case such notice shall not be given as aforesaid, or the citizens of such district when so notified, shall neglect or refuse to assemble, or in case any district meeting having been formed and organised as aforesaid, be dissolved by adjournment without day, or from any other cause whatever, it shall be lawful for said managers, or any one of them, to renew such notice at any time thereafter, and whenever the citizens of said district, shall assemble in pursuance of any such notice, a majority of those present, may adjourn from time to time, as occasion may require, and at any such meeting authorised as aforesaid, occuring one in each and every year, the manager resident in said district shall attend, and a majority of the citizens present shall choose by ballot, three rustees sensible and discreet persons as trustees, to manage the concerns of such school district, and said meeting

shall designate a site for a school house, vote a tax on the property in such school district, sufficient, in addition to the proportion of the school fund allotted to such school district, to purchase, lease or rent a site Fix school he for a school house, to build, lease or rent and keep in repair said house, to supply fuel, books, stationary and furniture, to pay the salary of a teacher and all Change of location other necessary expenses; provided however, that no location of a school house shall be fixed upon, unless

such change, shall be defrayed by donation, or by levies

the same be approved by a majority of said managers, and no change shall be made after such school house shall be built, but by consent of a majority of the said managers, unless a majority of the said managers consenting thereto, all the expense incurred by making