expenses of the school, in their respective districts and CHAP. 397. shall submit the same annually to the managers of their respective districts, on or before the day to be hereinafter determined by the raid managers, and shall at the same time exhibit their accounts to the said managers; provided, that the said managers respectively known any, at any time, authorize to be paid to said trustees for their current expenses, any money in the hands of the said treasurer; nor exceeding the whole amount received by him, and property belonging to such districts respectively.

Sec. 19. Jud be if enacted. That the said trustees of Antalosamed each school district shall animally, as aforesaid respect to the said managers, the length of time each school has been kept open in such district, specifying the number of children, male and female, which have been taught during the year, and, as far as they can ascertain the number of white children between the ages of six and sixteen, inclusive, residing in each school district.

Sec. 20. And be it enacted. That if any maffager or Care of Inadelecta Australia Cappointed as aforesaid, shall make a false report, by means whereof any modes shall be frauduled. In the property of the proposes and authorized and required by law; or if any manager or trustee shall fraudulently appropriate to his own use, any money so received by him, the said manager or trustee shall be liable to pay double the amount thus wrongfully obtained and misapplied, to be recovered by action of debt before any court, or justice of the peace, in said county, having jurisdiction in the case, and the amount so recovered, shall, after payment of costs of suit, be applied to the school fund of said county.

Sec. 21. And be it enacted, That the said managers has half real en and the said trustees respectively, shall be enabled to take the hold any property which may be grauted to them for the use and benefit of the primary schools in the said subdistricts, election districts and county, and such property, whether real or personal, shall be to them and their successors in office, in the same manner as if they, the said 'managers and the said trustrees, were respectively a body holitic and corporate in law.