

CHAP. 53. one and eighteen hundred and forty-five, and eighteen hundred and forty-two and eighteen hundred and forty-six.

Levy court to levy.

SEC. 2. *And be it enacted,* That the levy court of Calvert county, at their annual levy meeting for county purposes, shall and they are hereby required to levy on the assessable property in said county, the sum of seven hundred and fifty dollars, for the use of common schools in said county, until primary schools shall be established, which said sum so levied for common schools shall be collected as county charges are collected, and paid over annually to the orphans' court for the use of common schools in the county.

To levy for use of primary schools.

SEC. 3. *And be it enacted,* That whenever, and as soon as primary schools shall be adopted, under the provisions of the act of December session, eighteen hundred and thirty-seven, chapter one hundred and seventy-six, the levy court of Calvert county shall, and they are hereby required to levy annually upon the assessable property in said county a sum not exceeding two thousand dollars in any one year, until they shall have levied in all the sum of twelve thousand dollars for the use of primary schools, which shall be collected as county charges are collected in the county, and paid over to the levy court, and by said court equally divided among the primary schools, under the act of December session, eighteen hundred and thirty-seven, chapter one hundred and seventy-six.

CHAPTER 58.

Passed Feb. 11, 1846.

An act for the benefit of John McCollum, Michael Sullivan, Murray Shilling, David Keefer and John Henry Hoppe, of Carroll County.

Preamble.

WHEREAS, it has been represented, and appears to this General Assembly, that a judgment was obtained in Carroll county court, in the name of the State of Maryland, against Benjamin Yingling, collector of the State taxes in Carroll county for the year eighteen hundred and forty-one, principal, and John McCollum, David Keefer, Murray Shilling, Michael Sullivan, John Matthias and John Henry Hoppe, as his sureties, for the sum of two thousand seven hundred and three dollars ninety-two

THO

cents
hundre
that of
livan,
Hoppe
dred a
and th
interes
due fr
which
lected
be giv
such u
imburs

SEC
Maryl
livan,
Hoppe
ered t
county
forty-c
ninth
main
ceedin
three
fourte
the rei

SEC
thority
main a
sage o

An ac
t

Be
That
ruary
titled,
justice
the S
so as
justice