An act to better regulate the distribution of the School Passed March Fund in Harford County.

Man of he SECTION 1. Be it enacted by the General Assembly of Apportioned Maryland, That all school monies hereafter received by by court. the orphans court of Harford county from this State, or from any other source, for school purposes, shall be apportioned by said court among the several election districts thereof, in the proportions as follows, to wit: to the first election district, Abingdon, twelve per centum thereof; to the second election district, Hall's Cross Roads, seventeen per centum thereof; to the third election district, Bel Air, twenty-two per centum thereof; to the fourth election district, Marshals, twenty-one per centum there-of; to the fifth election district, Dublin, twenty per centum thereof; to the sixth election district, Havre de Grace, eight per centum thereof.

SEC. 2. And be it enacted, That the sixth election Commission district, Havre de Grace, shall hereafter be entitled to ers. three school commissioners, and the orphans court of Harford county is hereby authorised and required to appoint the same, to serve until the next general election for school commissioners in said county, and at the next general election for school commissioners thereof, and every third year thereafter, the voters of the sixth election district, Havre de Grace, shall or may elect three persons, residents of said district, according to the sixth section of an act passed the sixth day of March, eighteen hundred and forty-three, chapter two hundred and thirty, entitled, an act relating to the school fund of Harford county, to be school commissioners thereof, and if there should be a failure at any time to elect school commissioners in said district, or, if vacancies should occur from any cause, then the orphans court shall appoint suitable persons to fill such vacancies.

SEC. 3. And be it enacted, That all acts, or parts of Repealed. acts inconsistent with this act be, and the same are hereby repealed. a decrease with the real state of the country of the commissioners of their respective country.

ties, said darms and demands might be waired, but

doubts have arisen as to the power and legal competency, of said commissioners to release and waive the same.

without an enabling act of the General Assembly passed therefore Therefore, Lag T, but may be see helfs. C ... 43.

THOMAS GO ercise all things on, for the relief

omotion of their

funds and estate e be divided or verted from the without the perryland first had

act of incorpoyears from its Maryland shall reserved to the

ng in this act the said corpoevice, to be isby the name a

Division Num rance, and by lis in yem bas bold, receive a properly treal bequests or

lays. dos 19q 10 of Maryland, miel Lowman lay of April, ed among the er Z Z, folios fifty-one be, e valid to all ther respects, equired to be e act of eighhundred and

construed as ties without and picasure to time as tis and exercise

xecuted, ac-

; and provi-

BR REIDERFER