CHAP. 265

CHAPTER 265.

Passed Mar. 10, 1848.

An act supplemental to an act passed December sessions eighteen hundred and thirty eight, chapter thirty-seven, entitled, an act to unite the Primary School Districts number twenty-two and twenty three, in Queen Anne's In case of failare to deliver County.

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SECTION 1. Be it enacted by the General Assembly of ers to pay to Maryland, That the commissioners of the school fund school of Queen Anne's county be and they are hereby authorised and empowered to pay over to the trustees of the united primary school districts number twenty-two and twenty-three in said county at the time when they distribute the said fund among the various primary school districts of said county the full proportion of the said fund to which the said districts it separated would be entitled.

Trustees to loan out.

SEC. 2. And be it enacted, That the said trustees after the payment of the salary of the teacher now employed or hereafter to be employed by them, be and they are hereby authorised and empowered to loan out upon bond or bonds with good security drawing legal interest, the balance that may remain from time to time after the payment of said teacher, until the sum thus to be accumulated shall be sufficient for the erection of a proper and suitable school house for the use of one of the said districts.

When separaration may take place.

failure to

Service by

SEC. 3. And be it enacted, That whenever a majority of all the taxable inhabitants of the said two districts shall, upon consultation in a meeting to be called for the purpose, upon a full and fair notice given, agree and determine that a separation of the said two districts shalltake place, it shall and may be lawful that such separation shall be made.

Duties of trusparation.

SEC. 4. And be it enacted, That when such separatees efter section shall occur, the trustees of the said two districts shall thereafter be elected in the same manner as was provided for by law before the passage of the act to which this is a supplement, and the trustees of that district thus to be elected, which shall be without a school house after such separation, shall be and they are hereby authorised and empowered to have and to hold the bond or bonds hereinbefore provided for, and to sue for and collect the money to be due thereon, and to apply the same in the erection of a school house upon such site as the majority of the taxable inhabitants of such district shall agree and determine upon.