PHILIP F. THOMAS, ESQUIRE, GOVERNOR.

and distributed with the school fund of the ensuing CHAP. 286.

SEC. 7. And be it enacted, That all such parts of previous laws as relate to the appointment and qualifications of commissioners, be and the same are hereby Preamble. WHERE as, by an act of the General Ass. beleger

CHAPTER 286. Sweetshielderd

one thousand eight hundred and forty-eight, certain

An act to change the location of the School House num-Passed ber seven, in the third election district of Charles Feb. 18, 1848. State of Maryland shall declare the asset County.

ters that was a corporate privileges fivere therein granted, authorizing

WHEREAS, the present school house number seven, Preamble. in the third election district of Charles county is inconvenient to a majority of the residents of said school district, and a more central location is desirable-There-

SECTION 1. Be it enacted by the General Assembly of Authorised to Maryland, That Walter Mitchell, Francis Thompson, sell a school Charles Wills, Joseph Stewart and Joseph E. Sanders, trustees of school district number seven, in the third election district of Charles county, be and they are hereby appointed commissioners, with full power to sell or otherwise dispose of said school house and lot thereto belonging, on such terms and in such manner as to them or a majority of them shall appear most advantageous, the proceeds whereof to be applied to the purchase of a lot of ground in said school district, as they or a majority of them shall deem most suitable, and to

the erection of a school house thereon.

Sec. 2. And be it enacted, That the aforesaid commissioners be and they are hereby fully authorised and executed. empowered to execute a good and valid deed for the school house and lot hereinbefore directed to be sold to the purchaser or purchasers thereof, for the same, and they are also required to cause to be executed by a good and valid deed to the present trustees of said school district and their successors, a good and sufficient title to such lot as they may hereafter purchase in compliance with the provisions of this act.

recently in monney horein quarties, that he are

Deeds to be

-Reservation.

passage.

en and rt shall ch dis-

of January

PHILL

ection there-

ch disof said or the ts, not ion of he aid

l comh after to the ced as been es and h, and

ersons er this ulton, for the ritt S. on dis-J. W.

lection amuel agraw, occurs.

rphans such ccount funds al and ay rein the sappli-

ing of of any ey, the to the ded to