title "Queen Anne's County", sub-title "Schools", repealing certain obsolete provisions as to schools in Queen Anne's County.

Whereas, These sections refer to the operation and affairs of a tri-county high school and to other schools in Queen Anne's County, all of which provisions are now obsolete, and should be repealed.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Sections 382 through 386, inclusive, of Article 18 of the Code of Public Local Laws of Maryland (1930 Edition), title "Queen Anne's County", sub-title "Schools", be and they are hereby repealed.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1955.

Approved April 18, 1955.

CHAPTER 464

(Senate Bill 570)

AN ACT to add Section 192B to Article 18 of the Code of Public Local Laws of Maryland (1930 Edition), title "Queen Anne's County", sub-title "County Commissioners", to follow immediately after Section 192A thereof, said section having been added by Chapter 841 of the Acts of 1943, relating to payments by the County to municipalities in Queen Anne's County for roads purposes.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section 192B be and it is hereby added to Article 18 of the Code of Public Local Laws of Maryland (1930 Edition), title "Queen Anne's County", sub-title "County Commissioners", to follow immediately after Section 192A thereof, said section having been added by Chapter 841 of the Acts of 1943, and to read as follows:

192B. The County Commissioners of Queen Anne's County may, on or before the first Monday in February, 1956, and annually thereafter, pay over to the municipal corporations located within said County, out of taxes collected from the County levy made the year preceding, a sum of money equal to one tenth (1/10) of one per centum (1%) of the total amount of the assessed property, real and personal, subject to taxation by said municipal corporations and located within the confines of Queen Anne's County, according to the assessment books or tax rolls of said municipal corporations on the last day of the preceding year. In order to qualify for said funds said municipal corporations shall before the first Monday in February of each year certify in writing to said County Commissioners the total amount of assessed property, real and personal, subject to taxation by said municipal corporations and located within the confines

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.