

Dec. Ses. 1821. commissioners put to interest: *Provided*, That nothing in this act shall be so construed as to prevent the levy court of Worcester county from loaning to the commissioners aforesaid or any of them, any money now due from them or any of them, or any other monies which may, under the provisions of this act be subjected to the management and control of said court, upon the same terms, and the same conditions as are required by this act from other applicants for a loan.

May sue. 6. AND BE IT ENACTED, That the levy court of Worcester county are hereby authorised and required, and it is hereby made their duty, to collect by suit or suits at law, (if the said court shall deem it expedient) any money which may be due being a part of the school fund aforesaid, which may have been drawn from the treasury of the state, and put to interest, or now held by the commissioners appointed by the act to which this act is a supplement: and also all other sums which may be hereafter put to interest by said court.

Debtors—in-terest. 7. AND BE IT ENACTED, That in all cases where any person or persons may be or become indebted to the levy court of Worcester county, on bond, bill note or otherwise, for money had under the act to which this is a supplement, or this act, being a part of the school fund aforesaid, and shall neglect to pay over to the levy court aforesaid, all the interest due on such bond, bill or note, on or before the first day of October next, and on the same day annually thereafter, it shall and may be lawful, and the county court of Worcester county and the judges thereof, are hereby required, upon motion made in behalf of the levy court aforesaid, to order a judgment to be entered, and execution may immediately issue thereon, against the person or property of such debtor or debtors and their securities, for the amount of the interest then due on such bond, bill or note or other obligation: *Provided*, Twenty days previous notice of such intended motion be delivered in writing to such debtor and his securities, or left at his or their place of abode, and proof thereof be made to the satisfaction of said court; *And provided also*, that if such debtor or his securities, in person or by attorney, desire a jury to be empannelled to ascertain the sum due from him for interest, and payable, the court aforesaid shall immediately direct a jury to be charged to try and ascertain the sum due from said debtor or debtors, and upon the verdict of such jury, to pass judgment.

Application of funds. 8. AND BE IT ENACTED, That the levy court of Worcester county aforesaid, shall be and they are hereby authorised, to apply to the education of poor children, the interest arising from the school fund annually only, or such other and further sum as they in their discretion may think proper.

Repeal: 9. AND BE IT ENACTED, That all acts of assembly, or such parts thereof as are inconsistent with or repugnant to the provisions of this act, be and they are hereby repealed.

## CHAPTER 169.

Passed Feb. 18, 1822. *A further supplement to the act entitled, An act to incorporate a company to make a Turnpike Road from the City of Baltimore to Havre-De-Grace.*

Time for completion extended. BE IT ENACTED *By the General Assembly of Maryland*, That the time for completing the road authorised by the act to which this is a supplement, shall be and hereby is extended to the

expiration of if the Baltimore within the said of which at gravel, or other of this state to ses granted to

*An Act*  
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WHEREAS Mary's, Charlotte Hall School granted divers ed in common represented t county has b and endowed er benefit and they now rec

SEC. 1. BE That from a donations g School, after to this state e be paid by Lower Marl trustees and receive the s fit of the said

2. AND F Wilkinson, Rawlings an ed trustees o succession Marlboroug with all the demy, by th session sev

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SEC. 1. That a com cent to the hereby cre the name a