rance she did

thereon in the cate been duly s agreeable to

Union School

y of Maryland, Lake, Hooper itizens of Dorall select, not reby appointed ; and the said e manner herey erected and ration and boin law, to all itution, by the School of Dor-1 trustees, and law or in equisuccessors, for ements, goods, ift, grant, barperson or perl in the whole and the same to the use of the orum of them,

hereafter when l community of of any one or cceeding stated remaining trusby ballot, other s, of the couny or vacancies in such manner y the said trus-, so as to pers as trustees of

nd their succesapable in law to court or courts, this state, and nplaints, pleas, ature, kind or or thing to do other person or

persons, bodies corporate or politic, within this state, in like Dec. Ses. 1816 cases may do and perform; and the said trustees, and their successors, or a quorum of them, shall have full power and authority to have, make and use, one common seal, with such devices and inscriptions as they shall think proper, and the same seal at their

pleasure to break, alter and renew.

4. And be it enacted, That before any trustee herein appointed, Oath, or to be appointed in the manner herein directed, shall proceed to execute the trusts and authorities delegated by this act, he shall be qualified in the presence of one of the trustees, who is hereby empowered to administer the oath or affirmation, as the case may be, that he will well and truly execute and perform the duties of a trustee of the said school, without partiality or prejudice, according to the best of his skill and judgment.

5. And be it enacted, That any three or more of the said trus- Trustees, to tees shall be and are hereby constituted a quorum, and are hereby meet, &c. empowered to meet from time to time at the said school, or at any other place within Dorchester county previously designated by the said trustees at their last meeting, and when so assembled may, in the absence of the other trustees who do not attend, do any act, matter or thing, which the whole number of trustees, or a majority of them, might do were they present or attending, any

thing in any law to the contrary notwithstanding.

CHAPTER 174.

A Supplement to the act, entitled, An act to authorise the Passed Feb. 1. Levy Court of Harford County to levy money for build-

ing a Bridge. Sec. 1. Be it enacted by the General Assembly of Maryland, That A person to be the levy court of Harford county be, and they are hereby autho- appointed to rised, to appoint a suitable person to superintend the erection of erection of a bridge authorised to be built by an act of the general assembly, bridge. passed January 23d, 1816, chapter 128, over a washed gutter occasioned by the overflowing of Deer Creek, at Robert Gover's mill, on the road leading from Saint George's Chapel to Havrede-Grace.

CHAPTER 175.

An Additional Supplement to the act, entitled, An act to Passed Feb. r. Incorporate a Company for the purpose of building a

Bridge over the River Susquehanna, near Rock Run. Sec. 1. Be it enacted by the General Assembly of Maryland, Company may That it shall and may be lawful for the president and directors of the Susquehanna Bridge and Bank Company, or a majority of them, and they are hereby authorised to use and employ any funds belonging to the company, which they may deem advantageous and find convenient so to use, in discounting any promissory notes, bonds, drafts, or bills of exchange, in the same manner as the officers of other banks in this state are authorised and accustomed to do.

2. And be it enacted, That when any note or bill of exchange - to be negowhich shall be discounted by the said Susquehanna Bridge and tiable at banks Bank Company, or deposited in the bank for collection, shall on