

School : Provided always, that in every
 2 case of special assessment, as hereinabove
 mentioned, in any School District, or of a
 4 general assessment in the whole of the mu-
 nicipality, for the purchase or building of
 6 School Houses, other than a Model School,
 after such special assessment shall have
 8 taken place, it shall be lawful for any of
 the parties so assessed in every School
 10 District so separately assessed, to appeal
 to the Superintendent of Schools, who
 12 may set aside such assessment, or
 relieve therefrom the School Districts or
 14 any one of them so appealing, or confirm
 the same, as may to him appear most equi-
 16 table under the circumstances.

Proviso : ap-
 peal given to
 the Superin-
 tendent as to
 such special
 assessment.

XVII. And be it declared and enacted,
 18 That the School Commissioners of any
 School Municipality, may institute suits or
 20 prosecutions in the manner provided for
 in the fourteenth paragraph of the said
 22 twenty-first Section of the said above cited
 Act, as well for the Assessments for Schools
 24 or School Houses as for the said monthly
 School fees, and for all arrears of the said
 26 Assessments or monthly fees due by virtue
 of the said Act above cited, or which may
 28 hereafter become due at any time by virtue
 of the said Act or of this Act; and that all
 30 such suits or prosecutions may be instituted
 either before a Justice of the Peace in the
 32 County, or before a Circuit Court, but not
 before any other tribunal, without prejudice
 34 nevertheless to any suits or prosecutions
 now pending; Provided always, that in
 36 all such suits or prosecutions, judgment
 may be rendered with costs; and provided
 38 also, that no judgment rendered upon such
 suits or prosecutions shall be liable to
 40 be appealed from, nor shall any such suit or
 prosecution be removed by Writ of Cer-
 42 tiorari.

Commission-
 ers may sue
 for fees or
 assessments,
 and before
 what Tribu-
 nals.

Proviso as to
 costs.

Proviso : no
 appeal or
 certiorari.

XVIII. And be it enacted, That when-
 44 ever an Assessment maintained by the
 School Commissioners in any School Muni-
 46 cipality shall have been annulled or set

Provision
 where any as-
 sessment shall
 be annulled.