

Deter-
mining
amount to
be raised,
&c.

SEC. 3. *And be it enacted,* That in determining the amount which may be raised by lottery in virtue of any grant made by this state, the lottery commissioners shall not allow any deduction to be made from the sum of money which any scheme of any lottery that shall be drawn under any such grant, shall purport to raise, because of any ticket or tickets, or parts of tickets therein remaining unsold, at the time of drawing the same; nor shall the said commissioners allow any deduction to be made from any sum of money, which any such scheme shall purport to raise, for, as, or on account of the expenses incident to the sale, or drawings of any such lottery or lotteries, unless the act or acts granting such lottery or lotteries shall expressly authorize the raising of a specified sum clear of or over and above all expenses, nor in these cases, unless the several items of such expenses, shall to the said commissioners appear to have been necessary or proper, and the payment thereof be proved to their satisfaction, by the production of authentic vouchers, and a certified account thereof be at the same time delivered to them; nor shall the sum which may be allowed for such expenses, in any case exceed the average rate of discount which the said commissioners shall upon their sales or parts of schemes or tickets therein make, or have made, from the scheme price of tickets in such lotteries as they may, at or about the same time, propose on behalf of this state; which discount may, on sales of less than an entire scheme, hereafter be fixed at any rate not exceeding seven and a half per centum of such price, by the said commissioners, who may allow a discount of ten per centum from such price on each sale of an entire scheme, but shall exclude their sales of entire schemes in ascertaining the average aforesaid.

Lotteries
not to be
united, un-
less appro-
ved of by
commis-
sioners.

SEC. 4. *And be it enacted,* That it shall not be lawful for any person or persons to blend, unite or consolidate, any lottery or lotteries, or other device or game of chance, or any scheme or schemes of any lottery or lotteries, or other device or game of chance, or any ticket or tickets, or part or parts of any ticket or tickets, in any lottery or lotteries, or other device or game of chance, which may have been granted by this state, with any lottery or lotteries, or other device or game of chance, or with any scheme or schemes of any lottery or lotteries, or other device or game of chance, or with any ticket or tickets, or part or parts of any ticket or tickets in any lottery or lotteries, or other device or game of chance, which shall not have been expressly granted by this state; nor shall it be lawful for any person or persons to consolidate any two or more lotteries, which may have been granted by this state, until such consolidation shall have been approved by the lottery commissioners, who shall