

**CHAP. 72.** trustees or visitors of Frederick county school, or a majority of them, are authorised to propose a scheme of a lottery for raising a sum of money, not exceeding three thousand five hundred dollars, and to sell and dispose of the tickets thereof, for the uses and purposes therein mentioned: And whereas it is represented to this general assembly, that from the dispersed situations of said trustees or visitors it is found difficult to convene a majority of them together, so as to carry the provisions of the said act into effect; therefore,

Three trustees  
may act,

2. BE IT ENACTED, by the General Assembly of Maryland, That it shall and may be lawful for any three or more of said trustees or visitors, upon giving bond in such penalty, and on such condition, as are by said act required to be given by the trustees or visitors of said school, of a majority of them, to exercise all and singular the powers vested by the second and third sections of said act in the trustees or visitors of said school, or a majority of them, any thing in any act to the contrary notwithstanding.

CHAP. LXXIII.

Passed Jan. 8, 1803 *An Act to empower the Levy Court of Anne-Arundel County to assess and levy a sum of money for the purpose therein mentioned.* Lib. JG. No. 4, fol. 281.

Preamble.

WHEREAS Sarah Jones, of Anne-Arundel county, by her petition to this general assembly hath set forth, that she is, through old age and infirmities, rendered incapable of maintaining herself, and also states, that she has a daughter named Sarah, far advanced in years, who has been blind for a considerable time past, by which she also has been rendered incapable of supporting herself, and prays that a law may pass for their support out of the poor-house; and the prayer of the said petitioner appearing reasonable, therefore,

Levy for support  
of Sarah Jones  
and daughter.

2. BE IT ENACTED, by the General Assembly of Maryland, That the levy court of Anne-Arundel county shall be and they are hereby directed and required, at their levy courts annually, so long as they may see cause, to assess and levy on the assessable property of said county a sum of money, not exceeding sixty dollars, for the support of said Sarah Jones and daughter out of the poor-house, and that the same be collected and paid annually to the aforesaid Sarah Jones by the collector or collectors of Anne-Arundel county, agreeably to the order of the levy court aforesaid.

CHAP. LXXIV.

Passed Jan. 8, 1803 *A Supplement to the act,\* entitled, An act to authorise and empower Judith C. Moale and Thomas Moale, of the City of Baltimore, to lease and demise the Real Estate of Richard Halton Moale, deceased, for the purposes therein mentioned.* Lib. JG. No. 4, fol. 281.  
A Private Act.

\* Ch. 40.

CHAP. LXXV.

Passed Jan. 8, 1803 *An Act to lay out and open a public Road from the Farm of Charles Sewel to the Farm of John Chairs, junior, in Queen-Anne's County.* Lib. JG. No. 4, fol. 282.

Preamble.

WHEREAS it is represented to this general assembly, by the petition of sundry inhabitants of Queen-Anne's county, that they sustain great inconveniencies from the want of a road being made