

C H A P. LVI.

persons, to act as commissioners of the town, who, when elected as herein prescribed, shall have the same powers as are by law conferred on the present commissioners.

II. AND BE IT ENACTED, That the commissioners of the town of Havre-de-Grace shall call a meeting of the people of said town on the first Monday in April next, by notice of the time and place, set up at three of the most public places in the town five days previous to said meeting, who, when thus assembled, shall choose three discreet persons to act as judges to hold an election in pursuance of this law, and the judges thus appointed shall conduct the same conformably to the regulations prescribed by the act to reduce into one the several acts of assembly respecting elections, and to regulate the same, passed at November session, eighteen hundred and five.

III. AND BE IT ENACTED. That the clerk of the commissioners shall provide, or cause to be provided, a box for receiving the ballots, and a book for the purpose of entering the voters names, the expenses whereof shall be paid by a tax to be levied on the assessable property of the inhabitants of the town of Havre-de-Grace.

IV. AND BE IT ENACTED, That the election shall commence at three o'clock in the afternoon, and continue without adjournment, and be closed at six o'clock in the evening, and the five persons having the greatest number of votes shall be by the judges declared to be the commissioners of the town of Havre-de-Grace for the ensuing year, and the same shall be recorded in the books of the commissioners.

V. AND BE IT ENACTED, That an election for commissioners of the town shall be held annually hereafter on the first Monday in April.

VI. AND BE IT ENACTED, That all lawful proceedings of the present commissioners shall be and are hereby confirmed.

C H A P. LVII.

Passed 6th of Jan. 1810.

A Further Supplement to an Act authorising a Lottery for raising a sum of Money for repairing of Saint-George's Church, on Deer Creek, in Harford County.

WHEREAS the act to which this is a supplement, and the former supplement thereto, has been inadequate to the purpose for which they were intended; therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That William Jolley, William Prigg, Thomas Street, Richard W. Hall, Thomas S. Chew, Reuben Stump and Robert Morgan, or a majority of them, be and they are hereby authorised to propose a scheme of a lottery for raising a sum of money, not exceeding four thousand five hundred dollars, for repairing the said church, and for such other purposes for the benefit of the congregation of said church, as to the said persons, or a majority of them, shall seem best; and the said persons are hereby appointed managers to conduct said lottery, and direct the application of the profits arising therefrom, in the manner and within the limitations herein after prescribed.

III. AND BE IT ENACTED, That the said managers, or a majority of them, shall have full power and authority to appoint, on such terms as to them may seem expedient, one or more agent or agents to conduct the drawing of the said lottery, to sell and dispose of tickets therein, and apply the money arising therefrom to the payment of prizes and expenses thereof, and the benefit of said congregations, under the direction of the managers aforesaid, or a majority of them.

IV. AND BE IT ENACTED, That no manager or managers shall sell or dispose of any ticket or tickets in the said lottery, before he or they shall give and execute a bond to the state of Maryland, in a penal sum of double the amount of all the tickets in the scheme which they shall propose, conditioned that they will well and truly conduct the drawing of said lottery, and apply the money arising therefrom, within six months after the drawing thereof, to the payment of the prizes drawn therein to the adventures to whom they shall be due, and the necessary expenses incurred in the management thereof, and the residue to the repairing of the said church, and such other purposes for the benefit of said congregation, as shall be directed by a majority of the aforesaid managers.

V. AND BE IT ENACTED, That the said bond shall be lodged in the office of the clerk of Harford county, to be there recorded, and upon such bond, or any office copy thereof, suit or suits may be instituted for any breach or non-compliance with the condition thereof.

VI. A by the m in any p to the co

VII. merly pa repugnat

An A

WH except fr of her fa ble, two from the either pe infirmitie and pray labours in fore,

II. BE ty shall b the asses port and collector may direc

An AC of C

Bax

WH hundred and before that the and upon either by said fees. him, or t the praye

II. BE persons a fees, and delivered whom he sons for t chargeabl count, wh her or the seph Bax not recei has receiv