SEC. 6. And be it enacted, That every person obtaining a Every perlicense as aforesaid, shall pay therefor the sum of five hundred son obtaining license dollars to the treasury of the western shore.

to pay \$500.

This act, so far as relates to vendors of lottery tickets, is merged in 1821, ch. 232: 1826, ch. 67.

## CHAPTER 216.

An Acr to avoid Suits at Law.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Exceptions That the exceptions or savings in favour of persons beyond in favour of persons beseas, contained in the act,\* entitled, an act for limitation of yond seas certain actions, for avoiding suits at law, and in the act,† enti-former acts, tled, an additional and supplementary act to the several acts for repealed the administration of justice in testamentary affairs, and also in the act, f entitled, an act to prevent rigorous prosecutions on † 1729, ch. sheriffs, testamentary, administration, and deputy commissaries \$\frac{24}{1729}, \text{ch}. bonds, be and the same are hereby repealed.

SEC. 2. And be it enacted, That nothing herein contained Not to have shall have any effect or operation, in any suit or action now effect in any depending in any court of law or equity in this state.

suit now depending.

## CHAPTER 217.

A further additional Supprement to the Act,\* entitled, an Act for amend- \*1798, ch. ing and reducing into system the Laws and Regulations concerning last Wills and Testaments, the duties of Executors and Administrators, and the rights of Orphans, and other Representatives of deceased persons. See 1798, ch. 101, and the notes thereto, ante page 370.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Interest on That in all cases in which the executors or administrators of money due any deceased person have received, or shall hereafter receive, sold by exany sum or sums of money for interest on money due and owing administrafor property sold by them by order of the orphans court of any tors to be considered county in this state, that such money shall be considered as as assets. assets belonging to the estate of such deceased, and shall be accounted for by them, in the same manner as other assets are directed to be accounted for by the original act to which this is a further additional supplement.

SEC. 2. And be it enacted, That in all cases in which the Money reexecutors or administrators of any deceased person have rehire of ceived, or shall hereafter receive, any sum or sums of money, for slaves belonging to the hire or use of any slaves or servants belonging to the estate estate of of such deceased during the time in which the said executor or deceased, sec. to be administrator may be entitled, by law, to the possession of such considered shares or servants, that such money shall be considered as assets belonging to the estate of such deceased, and as such shall be accounted for, and a due allowance shall be made to such