CHAPTER 162.

An additional Supplement to the Act, entitled, an Act for regulating the mode of Staying Executions, and repealing the Acts of Assembly therein mentioned, and for other purposes.

Expired by its own limitation.

CHAPTER 163.

An Act, entitled, an Act supplementary to the Act, entitled, an Act to regulate Lotteries.

See notes to 1817, ch. 154, ante page 673.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Managers That if the managers of any lottery authorised by any law of scheme authis state, shall sell any scheme of said lottery, the right to thorized by law selling draw the said lottery shall be forfeited, and each of the mana-the same, gers who shall be concerned in the sale of the said lottery shall right to draw forfeit the sum of three thousand dollars, to be recovered in the forfeited. county court of the county where the offence shall be committed, or in Baltimore city court if committed in the city of Baltimore, provided that this act shall not be construed to affect the consolidating lotteries according to the provisions of a supplement to the act, entitled, an act to regulate lotteries, passed at December session eighteen hundred and seventeen.

SEC. 2. Merged in 1828, ch. 129; 1831, ch. 79.

SEC. 3. And be it enacted, That it shall be the duty of the Act to be judges of the several county courts of this state, and of Balti-given in more city court, to give this act in charge to the grand jury at grand juries their regular terms, till the first day of January eighteen hundred and twenty-five.

SEC. 4. And be it enacted, That the act, entitled, an act for An act the prevention of lotteries, passed at November session seven-repealed. teen hundred and ninety-two, be and the same is hereby repealed.

CHAPTER 167.

A further and additional SUPPLEMENT to the Act, entitled, an Act for the recovering Small Debts out of Court, and to repeal the Act of Assembly therein mentioned.

See note 1791, ch. 68, ante page 277.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Justice to That from and after the passage of this act, it shall and may be exercise julawful for any justice of the peace to exercise jurisdiction (in cases all cases where he can now exercise jurisdiction), over small executors, debts, wherein either executors or administrators shall be be plaintiff or plaintiffs, or executors or administrators shall be defendants, defendants. except that it shall not be lawful for any justice of the peace to issue a warrant against any executor or executors, adminis-