

LAWS OF MARYLAND.

CHAP. 210.

No further scheme
to be proposed, &c

2. **AND BE IT ENACTED,** That when either of the two lotteries excepted in the original act to which this is a supplement, or either of the three lotteries mentioned in this act, shall have drawn any scheme of a lottery, it shall not be lawful for the managers of such lottery to propose any further scheme of a lottery, but the drawing of one lottery by the managers of either of the aforesaid lotteries shall be a full execution of all the powers vested in such managers by this or any other act of assembly heretofore passed.

Penalty for appropriating money in any other way than authorised by law

3. **AND BE IT ENACTED,** That if either of the lotteries herein before named, or the schemes thereof not at this time actually sold, or if any other lottery or lotteries heretofore authorised, or the schemes thereof, shall be hereafter sold in the whole or in part, or in any manner disposed of, whereby the sums authorised to be raised, or any part thereof, could be applied or appropriated to any other object, use or purpose, than such as are declared by the law authorising such lotteries respectively, or with intent to appropriate or apply the same to any other object or purpose than authorised as aforesaid, every such sale is hereby declared to be absolutely void, and every manager of a lottery making or assenting, to such sale, shall forfeit and pay one thousand dollars, and every person making or concerned in any purchase prohibited by this section, shall forfeit and pay five thousand dollars, to be recovered by indictment, the one half to the informers, the other for the use of this state, in the court of the county where the offence shall happen, and if in the city of Baltimore the recovery shall be had in Baltimore city court.

Lotteries may be consolidated

4. **AND BE IT ENACTED,** That whenever the managers of two or more lotteries, now authorised to be drawn, may agree thereto, they may and are hereby authorised to consolidate the lotteries respectively of which they are managers, and to agree that the managers of any one of said lotteries may propose a scheme of a lottery to raise the several sums authorised to be raised by all of said lotteries, or to select from all the managers of said lotteries a board of managers, to propose a scheme for raising the several sums so authorised to be raised by said lotteries; and upon the managers of said lotteries, or a majority of each, stating to the commissioners, in writing, that they have agreed to form such a consolidation, with the names of the managers agreed upon to propose a scheme of, and conduct such consolidated lottery, it shall be lawful for such managers, so selected, to enter into a bond to the state of Maryland, in the usual form of lottery bonds, in a penalty equal to the joint penalties prescribed for state bonds to be given by the managers of each of said lotteries, and upon so giving bond, said managers so selected shall be and are hereby authorised, to propose the scheme of a lottery to raise the whole sum authorised to be raised by each of said lotteries so consolidated, and shall be entitled to draw such consolidated lottery in such order of time or succession as the first of said lotteries so consolidated would have been entitled to draw if no such consolidation had taken place, and the drawing of such consolidated lottery shall be considered as the execution of the whole powers granted to the managers of each of the said lotteries, so consolidated, to draw the same; and the said managers, so selected, and having given bond as aforesaid, shall have all the power and authority, under the restriction herein contain-