eighteen hundred and thirty-five, chapter three hundred СНАР. 92. and sixty-four.

In force.

SEC. 5. And be it enacted, That this act and the act chapter three hundred and thirty-four, passed March twenty-eighth, eighteen hundred and thirty-six, shall continue and be in force until repealed or modified by the legislature of this State. applob boxband and lo besis

Sec. 3: And be it enacted. That the said Cumberland Subject to the Cook Maning Company shall be subject to the regulations get. -xie bas berbuild o CHAPTER 91. 1 to assellibace bas

ty-soren, gassed March imenty eighth, eighteen hundred Passed Jan. An act to authorise Appeals in the cases therein men-31, 1846.

Made lawful. Section 1. Be it enacted by the General Assembly of Maryland, That from and after the passage of this act, it shall and may be lawful for the creditor or creditors filing allegations against an applicant for the benefit of the insolvent laws, to appeal from any decision of the county court trying the same, in the same manner and to the like extent that such applicant may appeal; you rosaw

SEC. 2. And be it enacted, That upon such appeal no stayed, unless execution for the costs of suit incurred by such applicant creditor give shall be stayed, unless such creditor or creditors shall give bond to the State of Maryland, to be approved by the court, before which such allegations shall be tried, or the clerk of said court with condition that if the said creditor or creditors shall not cause a transcript of the record or proceedings of the said opinion or judgment thereupon rendered, to be transmitted to the next Court of Appeals, to be holden for the Western or Eastern Shore as the case may be, and prosecute the said appeal with effect, or satisfy or pay to the said petitioner his, her or their executors, administrators or assigns, in case said opinion and judgment should be affirmed, all costs below and all costs that may be awarded by the Court of Appeals, then such bond shall be and remain in full force and virtue in law. Manual wildness bus the province from county course iell and complete report of their propend-

Full force.

Hade osteur?

-or Holt is off

-org lo prog

-orq and of yida see CHAPTER 92. A sloons has stones

visions of the seventh sevelone the said original act, which Passed Feb. An act imposing a tax upon the sale of Lottery Tickets to 10, 1846. but and aid in paying the debts of the State. such action had thereon as the said count may seem meet

Not lawful to Section 1. Be it enacted by the General Assembly of sell, &c. Maryland, That from and after the first day of DecemTHOM

ber next, i ticket or State, und unless suc viously sta sioners, o appointed

SEC. 2. stamping shall recei period afo is to say: shall exce paid, and shall be to proportion whole tic paid as is

SEC. 3. riod afores parties to missioners monthly re the number respective such retur of the Sta whole am

SEC. 4. the said le of the nu them, und and upon tractors, a shall care cord, and tractors a said contr said, the put in suit amount o the tickets the same

SEC. 5 period afo missioner with sure