CH

vices don

3. And tance, rel aforesaid, same is r evidence charge.

ment of Sec. 1.
That the shall not Anne, and the said kept on the

An act S

An act
sale of
Dorch
Sec. 1.
That the
authorise
of the Ch
such teri
direct.

2. And this act, ed in him state of as the go formance to be vest 3. Prov

virtue of approved 4. And

the purch land to being dul

Dec. Ses. 1816 to the contrary notwithstanding, and the same shall be then shut and made private for ever thereafter.

CHAPTER 133.

Passed Jan. 27 An act authorising the drawing of a Lottery for the purposes therein mentioned.

Managers appointed—sum to be raised,

Proviso.

Sec. 1. Be it enacted by the General Assembly of Maryland, That it shall and may be lawful for Dr. James Scanlan, Peregrine Biddle, George Beaston, George Ford, William Ward and Edward H. Veazey, or a majority of them, to propose a scheme of a lottery for raising a sum of money not exceeding twenty thousand dollars, and sell and dispose of the tickets in said lottery, and to draw the same in any part of this state, either in their own proper persons, or by an agent or agents duly authorised and appointed by them; Provided, that the said Dr. James Scanlan, Peregrine Biddle, George Beaston, George Ford, William Ward and Edward H. Veazey, or a majority of them, that undertake to act under this law, shall before the sale or disposal of any ticket or tickets in said lottery, give their bond to the state of Maryland, in the penalty of forty thousand dollars, conditioned that they will well and truly apply so much of the money arising therefrom, within twelve months after the drawing of the said lottery shall be completed, as will satisfy the fortunate adventurers for prizes drawn by them, and after deducting the necessary expenses incurred in said lottery, shall, within two years after the drawing of said lottery shall be completed, apply the money raised by said lottery for the purpose of building a schoolhouse at Cecilton, and creating a fund for the support thereof, under the direction of the trustees of the Cecilton Academy.

2. And be it enacted, That it shall be the duty of the said commissioners, before they act as such, to lodge the bond entered into as aforesaid, in the office of the clerk of Cæcil county, there to be recorded; and upon such bond, or any office copy thereof, suit or suits may be instituted against the obligors therein, or any of them, or their or any of their legal representatives, for any breach or non-compliance with the condition of

the same.

CHAPTER 134.

Passed Jan. 28. An act to make the final discharge of Trustees appointed by the Chancellor or Judges of the County Court matter of Record.

Receipts, &c to be recorded.

Bond to be

the clerk.

lodged with

That all receipts, acquittances, releases, or final discharges, from persons authorised to execute the same, to any trustee or trustees appointed by the decree of the chancellor, or judges of the county court, which shall have been acknowledged before the mayor of a corporation, notary public, or justice of the peace of the county wherein such persons authorised to execute the same resides, may be recorded, and it shall be the duty of the register of the chancery court, and the clerks of the several county courts where such trustee or trustees may be appointed, to record any such receipt, acquittance, release or final discharge, produced to be recorded, in a well bound book to be kept for that purpose,