to any county in the case, efuses to pay satisfied that he said court er its clerk to and, directed shew cause judgment of

of service of y upon proof s notes, after e bank, if in equire it, deted.

adjudging the inion the int three comnk, and shall ier, directors and property sioners.

mine and adrsued by the t; and in the s due to the ditors of the stockholders: shall jointly h security to as the court trust reposed y future orfiled and reof the same any court of ought on said all be offered ceived to any it of the de-

mself or hero be appointrecover such ection of the

shall refuse s aforesaid, rector so ofioners, in a e or amount ull value or be had shall th costs.

10. And be it enacted, That the commissioners to be appointed CHAP. 177. under this act, may recover any debt due to the bank, in a suit to be instituted, in the corporate name or style of the institution.

instituted, in the corporate name or style of the institution.

11. And be it enacted, That a commission, at the discretion of the corporate name or style to the bank in the corporate name or style the sistences.

Commissioners may recover any debt due to the bank, in the corporate name or style the sistences. the court, not exceeding five per cent, shall be allowed such com missioners.

12. And be it enacted, That this act shall not take effect, and be Not take effect until the first of in force, until after the first day of January next, in relation to January next in relation to certain any bank which regularly paid specie for its notes from the first banks. day of May last to the first day of October last.

judgment obtained by, a bank or banks in this state, or by the orthogonalism commissioners which may be appointed under the provisions of the bank &c. to be this act, the note or notes of the bank to whom the debt is due, or received, &c. by or for whom the judgment has been obtained about the by or for whom the judgment has been obtained, shall be received in payment at the full value contained in the promise made by said note or notes.

CHAPTER 178.

An act to confirm the Proceedings of the Orphans Court in Passed Feb 15 1819

Allegany county.

WHEREAS John Scott was duly commissioned a justice of the or- Proumbles phans court of Allegany county, and qualified, and acted as such during the year eighteen hundred and seventeen: And whereas the said John Scott, being under the impression that he was continued in the commission as one of the justices of the said court, acted as such during a part of the year eighteen hundred and eighteen; therefore,

Sec. 1. Be it enacted, by the General Assembly of Maryland, That certain proceedings confirmed. all and singular the proceedings had and done in the said court, during the year eighteen hundred and eighteen, in the transaction of which the said John Scott acted as one of the justices of said court, be and the same are hereby confirmed, and shall be as valid, and shall have the same effect and operation in law, as if the said John Scott had been duly commissioned and qualified as a justice of the said orphans court, according to the laws of the state of Maryland,

CHAPTER 179.

An act supplementary to the act to regulate Lotteries.

Sec. 1. Be it enacted, by the General Assembly of Maryland, That if the managers of any lottery now authorised by law, shall not, on who do not signify or before the first day of March eighteen hundred and twenty, signify to the commissioners, in writing, their wishes to have the said their determination to propose a scheme for that lottery drawn, and their determination to propose a scheme for that purpose, whenever their right to draw shall come in rotation, the right of said managers to draw said lottery shall be wholly forfeited.

2. And be it enacted, That the managers of any lottery which may hereafter be drawn in this state, be and they are hereby authorised ecipt by the treesser of the five and required, to pay to the treasurer of the western shore of Mary-per cent. being paid, be presented. of prizes in said lottery, and on the presentation of the receipt of the treasurer, that such five per centum on the gross amount of prizes has been paid, and not before, the commissioners shall permit the managers of said lottery to proceed with the drawing of the same.