such persummons service of ode of the are hereby statement, summons, ry whereof n of judgginal judghich might led always, said sumbe entered shall have this act, if made; and

the person heretofore prescribed nt, it shall whom the or or surcree in the all operate dgment, as

recorded in

herein be-

ct to regulate

d, That if this state, e said lotall be conm of three the county ity court if t shall not ing to the to regulate and seven-

any person xt. to have ottery not negotiate, n any way y way or on behalf ay to have disposing of, negotiating or transferring, any ticket, or part or parts of any CHAP. 163. ticket or scheme or class of any lottery, not granted or authorised by this state, and any person offending in any of the particulars aforesaid, shall forfeit and pay, in the discretion of the court, a sum not less than one hundred dollars, and not exceeding five thousand dollars, to be recovered in the county court where the offence shall be committed, or in Baltimore city court if in the city of Baltimore.

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

4. And be it enacted, That the act, entitled, An act for the pre- An act repealed vention of lotteries, passed at November session seventeen hundred and ninety-two, be and the same is hereby repealed.

CHAP. CLXIV.

An Act for the relief of sundry poor Persons in the several Counties therein Passed Feb 9 1820 mentioned.

Be it enacted, by the General Assembly of Maryland, That the Levy authorised several levy courts of Saint-Mary's, Kent, Montgomery, Caro-certain persons line, Charles, Harford, Anne-Arundel, Prince-George's, Calvert and Queen-Anne's counties, be and they are hereby severally authorised and empowered, at their annual meeting, so long as they shall see cause so to do, to assess and levy on the assessable property of said counties, for the use of the several persons herein mentioned, the sums of money annexed to their respective names, to wit: In Saint-Mary's county, for Ann Tippett, payable to herself or order, thirty dollars; for Sarah Neale, payable to Charles Neale, or his order, for her use, thirty dollars; for Catharine Brewer, payable to herself or order, forty dollars; for Mary Dean, payable to herself or order, thirty dollars; for Ann Branson, payable to herself or order, thirty dollars; for Ally Buckler, payable to herself or order, thirty dollars; for Elizabeth Drury, payable to herself or order, thirty dollars; for Samuel Alexander, payable to John Jones, of Stephen, or his order, for the support of the said Samuel, thirty dollars; for Deborah Davis, wife of Theophilus Davis, payable to herself or order, for the maintenance of herself and daughter Jane Davis, thirty dollars. In Kent county, for John W. S. Boyer, payable to himself or order, thirty dollars; for Joseph Leary, and Julia Leary his lunatic daughter, thirty dollars each, payable to Joseph Leary or his order; for John Cowarden, payable to himself or order, thirty dollars. In Montgomery county, for John Eveley, payable to himself or order, thirty dollars; for Evan Price, payable to himself or order, twenty dollars, in addition to forty dollars heretofore allowed; for Sarah Richards, payable to herself or order, thirty dollars; for Margaret Ferguson, payable to herself or order, thirty dollars; for Winifred Myers, payable to herself or order, thirty dollars; for Rebecca English, payable to herself or order, twenty dollars. In Calvert county, for Joseph Robertson, payable to himself or order, thirty dollars. In Caroline county, for Henry Straughan, payable to Priscilla Straughan, or such other person as may be appointed by the levy court, or their order, thirty dollars; for William Morgan, his wife and two children, payable to the said