CHAP. 150. stock of the said company shall not at any time exceed the sum or value limited in the act to which this is a supplement.

To be of equal 2. And be it enacted, That the shares of stock which shall be be interesting subscribed for pursuant to the provisions of this supplement, when bed. 2. And be it enacted, That the shares of stock which shall be paid for agreeably to the terms of subscription, shall be deemed of equal value, and entitled to equal rights and benefits, with the other shares of stock of the said company heretofore subscribed and paid

CHAP. CLI.

Passed Feb 11 1820 An Act to continue in force the Acts of Assembly which would expire with the present Session.

Be it enacted, by the General Assembly of Maryland, That all such acts, and parts of such acts of assembly, as would expire with the present session of assembly, be and the same are hereby continued until the twentieth day of November next, and to the end of the next session of assembly which shall happen thereafter.

CHAP. CLII.

Passed Feb 12 1826 Prenmble

A Supplement to the Act directing Descents.

WHEREAS, it has been doubted whether, in cases under the act directing descents, the county courts have the power to order a sale of a part of the real estate of intestates, not taken by election,

where a part has been so taken;

Part of real estate, not taken by elec-tion, may be sold.

1. Be it enacted, by the General Assembly of Maryland, That in all cases which have occurred, or may hereafter occur, in proceedings under the act directing descents, and its supplements, wherein the real estate of an intestate may have been or shall hereafter be partly taken by election of one or more of the persons entitled, and partly not so taken, that the several county courts shall have the same power to order a sale of the part not taken by election, as they have to order the sale of the whole of any such estate when no part thereof is so taken, and all proceedings relative to a part not taken by election shall be the same as they are in cases where no part is so taken.

CHAP. CLIII.

Passed Feb. 12 1820 A Further Supplement to an Act to incorporate a Company for erecting a Bridge over Chester River, at Chester Town.

Preamble

WHEREAS, several persons heretofore appointed commissioners, with authority to draw a lottery for the purpose of aiding the erection of a bridge over Chester river, at Chester-town, have died or removed, and it is suggested that there is now a prospect of erecting the said bridge, therefore,

Managers--Lottery authorised.

1. Be it enacted, by the General Assembly of Maryland. That William Barroll, Thomas Worrell, James Bowers, Jeremiah Nicols, James Brooke, Ezekiel F. Chambers, Henry Tilghman, Edward Anderson, and James Brown, or a majority of them, be and are hereby appointed managers in the place of those persons heretofore appointed commissioners, and that they are hereby authorised to draw a lottery, to raise the sum of money heretofore authorised to be raised by the commissioners aforesaid, and the same sum of money, when raised, to apply towards the erection of the said bridge.

If stockholders, &c

2. And be it enacted, That if the stockholders, or any person or advance money, to be reimbursed by persons, shall advance to the president and directors of the said lottery. bridge c rised to nagerss ry, and stockhol

3. An to act, t the act eight hu act to ir river, at five per to be pa thousand lotteries

4. An of the sa or a maj point of death or

5. An suspend, bridge, without ing subs river. w it. shall and the ing, susp notice to fore any manner recovere the offen but if it of the in sufficient stockhol

6. An ginal act ty feet w draw so vessels u wings or feet long

A Suppler from the cie for t 1. Be

operation debts du said ban passed a and the assembly