LAWS OF MARYLAND. November! 1797

county, a fum not exceeding forty dollars for any one year, which faid fum, fo levied and affelled. CHAP. shall be collected as other county charges are, and paid to the said Mary Goodrick, for such other person us the said justices shall appoint, for the use, support and maintenance, of the said Elizabeth

Passed 20th of Jan. 1798.

CHAP. An ACT to authorife a lottery to improve the post-road leading through Allegany county. Lib. JG. No. 2. fol. 584.

Preamble,

HEREAS it has been represented to this general assembly, that an improvement of the post. road from Sideling-hill creek, and leading from thence through Allegany county to the Virginia line, would greatly promote the interest of faid county, as well as the general interest of the itate; therefore, -

A scheme may be proposed,

II. BE IT ENACTED, by the General Affembly of Maryland, That it shall and may be lawful for John Simpkins, John Crompton, junior, Evan Gwynn, William M'Mahon, John C. Beatty, James Crysop, of Michael, John Mitchell, David Lynn and Samuel B. Beall, or a majority of them, to propole a scheme or schemes of a lottery for raising a sum not exceeding ten thousand dollars, to fell and dispose of the tickets thereof, provided the said John Simpkins, John Grompton, junior, Evan Gwynn, William McMahon, John C. Beatty, James Crysop, of Michael, John Mitchell, David Lynn and Samuel B. Beall, or a majority of them, do-before the sale or disposal of any ticket or tickets in faid lottery, give their bond to the state of Maryland, in the penalty of twenty thousand dollars, conditioned, that they will well and truly apply so much of the money arising therefrom, within two months after the drawing thereof, as will fatisfy the fortunate adventurers for prizes drawn in faid lottery, and the necessary expenses incurred in the management thereof, and within one year after the drawing aforefaid, apply the refidue of fuch money to the opening, widening, fireightening and improving, the post-road from Sideling-hill creek at the lower end of said county, and leading from thence through faid county until it interfects the Virginia line.

Bond to be lodged, &c.

III. AND BE IT ENACTED, That it shall be the duty of said commissioners to lodge the said bond in the clerk's office of Allegany county, there to be recorded, and upon such bonds, or any office copy thereof, fuit or fuits may be instituted against the obligors therein, or any of them, or their legal representatives, for any breach or non-compliance with the condition of the same.

C H A P.

A Supplementary act to the act relating to negroes, and to repeal the acts of affembly therein mentioned. Lib. JG. No. 2. fol. 585.

Preamble. Chapter 67.

THEREAS by an act, entitled, An act relating to negroes, and to repeal the acts of assembly therein mentioned, paffed at November fession, one thousand seven hundred and ninety-fix, * it is provided, that any citizen or citizens of the United States, who shall come into this state with a bena fide intention of feetling therein, may import or bring into this state, at the time of his or her removal, or within one year thereafter, any flave or flaves the property of fuch citizen or citizens at the time of his or her removal, which flave or flaves, or the mother or mothers of which flave or flaves, shall have been resident of the United States three whole years next preceding such removal, but doubts being entertained whether the privilege of importing or bringing into this state within the year extends to the legal representatives of fuch citizen or citizens, fo removing with a bond fide intention of lettling therein, in case of the death of any such citizen; for remedy whereof,

Executor, &c. may import ilaves, &c.

II. BE AT ENACTED, by the General Affembly of Maryland, That it shall and may be lawful for any executor or administrator of any citizen of the United States, who shall have removed, or may hereafter remove, into this state, with a bond fide intention of settling therein, and who shall have died, or may hereafter die, within one year from the time of fuch removal, to import or bring into this state, at any time within one year from the death of his or her testator or intestate, any slave or flaves the property of fuch citizen at the time of his or her death, which flave or flaves, or the mother or mothers of which flave or flaves, shall have been resident of the United States three whole years next preceding such removal, as also the issue of such slave or slaves born after the removal of the faid teltator or intellate.

Guardians may import certain flaves, &c.

III. And BE IT ENACTED, That it shall and may be lawful for any guardian or guardians of any infant entitled to any flave or flaves by or in pursuance of the last will and testament of, or in the course of distribution from, any citizen of the United States, who shall have removed, or may here-

aft

or

wit

thi

dea

 ${\bf B}$

fuc

may

cou

and

be l

the

prif

levy

the

faid

the law

the

tho

in t

ers,

ber

fion

cbu

firs