fum of thirty dollars on faid county for the support and maintenance of Susanna Purdy, and that the fame be collected and paid to the faid Susanna Purdy by the collector or collectors of Anne-Arundel county, agreeably to the order of the levy court aforefaid.

C H A P. LXIX.

An ACT to authorife Richard Tilghman, William Hopper, Thomas Wright, Passed Jan. 15. of Thomas, and Thomas J. Seth, of Queen-Anne's county, to raise by lot-

tery a sum of money for the purposes therein mentioned.

WHEREAS Richard Tilghman, William Hopper, Thomas Wright, of Thomas, and Thomas Preamble. J. Seth, by their petition to this general assembly have set forth, that they, with other persons, composed the vestry of Saint-Paul's parish, lying partly in Queen-Anne's county and partly in Talbot county, from the year seventeen hundred and fixty-five to the year seventeen hundred and seventy-six, and that large sums of tobacco were ordered by the legislature of their province to be levied on the inhabitants of the faid parish for the purpose of building a new church, and repairing the chapel; that the sums so levied were found insufficient to accomplish the objects contemplated, and the veftry, under an impression that the legislature would order new fums to be levied for the purpose of reimbursing them, borrowed, on their own private account, confiderable fums of money, which were expended in completing the faid buildings: And $\sqrt{}$ whereas it appears, by an account laid before the legislature, that the said parish stands indebted to the faid vestry for money by them actually expended, over and above the sums levied and voluntarily contributed, in the full fum of two thousand nine hundred and eleven pounds, including interest: And whereas justice demands that the said sum of money should be reimbursed to the petitioners, and no plan so eligible as that of a lottery offers itself for the attainment of this end; therefore,

II. BE IT ENACTED, by the General Affembly of Maryland, That Richard Tilghman, William R. Tilghman, Hopper, Thomas Wright, of Thomas, and Thomas J. Seth, of Queen-Anne's county, or any &c. may prothree of them, may and they are hereby authorifed to propose a scheme or schemes of a lottery &c. for raising the sum of three thousand pounds current money, and to sell and dispose of the tickets thereof to any person or persons whatsoever, any law to the contrary notwithstanding; provided, that before proposing the said scheme or schemes, the said Richard Tilghman, William Hopper, Thomas Wright, of Thomas, and Thomas J. Seth, or any three of them, give their joint and several bond to the state of Maryland, in the penalty of twenty thousand pounds, with a condition that they will well and truly pay, or cause to be paid, within three months after the drawing the faid lottery, to the fortunate adventurers, such prizes, if demanded, as may be drawn by them, with fuch deductions from the faid prizes as shall be mentioned in the faid scheme or schemes to be proposed as aforesaid.

III. AND BE IT ENACTED, That the faid Richard Tilghman, William Hopper, Thomas Wright, And appropriof Thomas, and Thomas J. Seth, may and they are hereby authorifed and allowed to appropriate at the money, &c. the faid fum of three thousand pounds to their own use, in fair and just proportions, according to the feveral fums by them expended in manner aforefaid.

C H A P. LXX.

An ACT to repeal part of an act, entitled, A supplement to the act for the Passed Jan. 15. establishment and regulation of levy courts in the several counties of this

HEREAS by an act, entitled, A supplement to the act for the establishment and regula- Preamble. tion of levy courts in the several counties of this state, passed at this present session of assembly, it is enacted, that no member of the general assembly, nor commissioner of the tax, shall be appointed a justice of the levy court under said act: And whereas exclusions from office ought not to be introduced further than public utility may abdolutely require,

II. BE IT ENACTED, by the General Assembly of Maryland, That so much of the said act as pro- Parts of an ast vides that no member of the general assembly, or commissioner of the tax, shall be appointed a repealed. justice of the levy court under said act, be and the same is hereby repealed and made void and of no effect, any thing in the said act contained to the contrary notwithstanding.

C H A P. LXXI.

An ACT to make permanent and to continue the acts of aftembly therein men-Passed Jan. 18. tioned.

E IT ENACTED, by the General Assembly of Maryland, That an act, entitled, An act for the more Several acts effectual punishment of certain offenders, and for taking from them the benefit of clergy, continued, &c. passed at April session, one thousand seven hundred and thirty-seven, shall be and hereby is enacted into a permanent law; that an act, entitled, An act for the gauge of barrels for pork, beef, pitch, tar, turpentine, and ture of barrels for flour or bread, passed at August session, one thousand seven hundred and forty-five, shall be and is hereby continued until the thirtieth day of October, eighteen hundred and five, and to the end of the next fession of assembly which shalk happen thereafter; that an act, entitled, An act to prevent certain evils and inconveniencles attending the fale of strong liquors; and running of horse-races, near the yearly meetings of the people called Quakers, and to prevent the tumultuous concourse of negroes and other slaves during the faid meetings, palled at May feffion, one thousand seven hundred and forty-seven, hall be and is hereby enacted into a permanent law; that an act, entitled, An additional supplementary act to the act, entitled, An act relating to servants and flaves, passed at May session, one thousand seven hundred and forty-eight, shall be and hereby is enacted into a permanent law; that an act, entitled, An act to enable the leveral and respective county clerks within this prod. vince to remove fome of the county records and papers from the public offices, palled at May