

ed, to sell and dispose of the tickets in said consolidated lottery, **CHAP. 210.** and to draw the same, and shall be responsible on said bonds, in the same manner as the managers of any of said lotteries would have been had they given bonds and proceeded to draw their lotteries separately.

5. **AND BE IT ENACTED,** That should the managers of two lotteries entitled to draw in immediate succession, agreeably to the provisions of this act, agree to consolidate either by themselves, or together, with the managers of one or more lotteries, then and in that case such consolidated lottery shall be entitled to the same length of time to propose their scheme, prepare to draw, and draw said lottery, as the said two lotteries entitled to draw in immediate succession would have been entitled to, had they been drawn separately.

Lotteries entitled to draw in succession, and consolidated, how to be drawn.

CHAP. CCXI.

An Act incorporating the Baltimore Second Dispensary. Lib. TH. No. 6, fol. 147. Passed Feb 16 1818

WHEREAS, a number of the humane inhabitants of the city of Baltimore have formed a charitable institution in said city, east of Harford Run, under the name of Baltimore Second Dispensary, and have petitioned this general assembly for an act incorporating a board of directors, to enable them more effectually to accomplish the objects of said dispensary; therefore,

Preamble

1. **BE IT ENACTED,** by the General Assembly of Maryland, That Philip Moore, Hezekiah Walters, James Belt, Dr. William H. Clendenin, William Mondal, Dr. Alexander Clendenin, John Snider and Jacob W. Giles, and their successors who shall be elected from time to time, be, and they are hereby declared to be, one community, corporation and body politic, for ever, by the name of The Board of Directors of the Baltimore Second Dispensary, and by the same name they shall have perpetual succession, and shall and may at all times hereafter be persons able and capable in law to purchase, take, have and enjoy, to them and their successors, in fee, or less estate, any lands, tenements, rents, annuities, chattels, bank stock, registered debt or debts, public securities, by the gift, bargain, sale or devise, of any person or persons, bodies politic or corporate, capable to make the same, and the same to alien, sell, transfer or lease, in such manner as they may judge most conducive to the benefit of said dispensary, provided that the whole amount of property, real, personal or mixed, which the said body politic or corporate shall at any time hold or possess, shall not exceed in total value the sum of thirty thousand dollars.

Incorporated-style.

2. **AND BE IT ENACTED,** That the corporation and their successors by the name aforesaid, shall be for ever hereafter able and capable in law to sue and be sued, plead and be impleaded, answer and be answered unto, defend and be defended, in all or any court of justice, and before all or any judges, officers, or persons whatsoever, in all and singular actions, matters or demands whatsoever, and that it shall and may be lawful for them to have and keep a common seal for their use, and the same at the will and pleasure of them, and their successors, to change, alter and make, from time to time, as they shall think best, and shall in general have and exercise all rights and franchises, privileges and immunities, as by law

Privileges of corporation