

found remaining upon the said execut<sup>r</sup> account, the same being first examined and adjusted by the judge or judges for the time being of the said court, do distribute or dispose of according to law, and the true intent and meaning of the last will and testament of the said deceased; and lastly do, at all and every time and times hereafter clearly discharge and save harmless his said lordship, his judges and all other his officers and ministers, from all persons having or pretending to have any right, title or interest to the said goods and chattels, then this obligation to be void, and of none effect, or else to remain in full force and virtue.

No. V.

Letters of ADMINISTRATION, with a copy of the will annexed; that is, where no executor was appointed in the will; or where the appointed executor doth renounce the executorship, or dies before the will is proved.

*(Vide, for explanation, at the foot of the letters)*

MARYLAND, sc. The right honourable Henry Harford Esquire, absolute lord and proprietary of the province of Maryland.