FUNDED DEBT

OFTHE

UNITED STATES.

A POWER of ATTORNEY,

To transfer STOCK.

TNOW all men by these presents, that do make, constitute and appoint, ---- true corporation is to be affixed, the words "caused to be" and lawful attorney, for - and in - names, to sell, may precede the word " affixed," the blank immediassign and transfer, —the —tłock, standing in ately following to be filled with a designation of the name, in the books of ___, with power also, seal, as that it is the seal of a certain court, naming it; an attorney or attornies under - for that purpose to or the seal of a certain corporation, naming it; or the make and substitute; and to do all lawful acts requisite seal of office of the party before whom the acknowfor effecting the premises; hereby ratifying and con- ledgment is taken, if he has one, or if he has none firming all that - faid attorney, or - subditute or with the words " my seal."

dred and ----

(L.S.)(L. S.)

Sealed and delivered in the presence of

On the back of the above the following ACKNOW-LEDGMENT must be made.

BE IT KNOWN, That on the -- day of -one thousand — hundred and —, before me ____, came _____, and acknowledged the within letter of attorney to be - act and deed.

IN TESTIMONY whereof I have hereunto fet my hand, and ____ affixed ____ the day and year last aforcsaid.

Directions.

IF the power is to extend to the whole of the stock, the word " all" is to be inserted after the word " transfer;" if only to part, the particular sum is to be inserted, with the addition of the words "being part of;" if power is to extend only to a certain species of stock, it may be expressed in the different cases by inferting in the blank between the words " the" and " stock," the words "funded fix per cent." (which will designate the stock bearing a present interest,) or the words " funded three per cent." (which will defignate the three per cent. stock,) or the word " deferred,") which will designate the stock bearing interest at the end of ten years,) or the word "unfunded," (which will designate the unsubscribed part of the debt.

If no power of substitution is desired to be given, the whole that relates to it to be omitted. The place of abode and quality of each witness to be written

against his name. The acknowledgment may be taken before any judge of a court of the United States; or of a superior court

of law or equity, in any state, or of a county court; or before the mayor, or other chief magistrate of any place; or before a notary public. In the acknowledgment, if the seal of a court or corporation is to be affixed, the words "cause to be" may

precede the word "affixed:" The blank immediately following to be filled up with a designation of the seal, as that it is the seal of a certain court, naming it; or the seal of a certain corporation, naming it; or the seal of office of the party before whom the acknowledgment is taken, if he has one, or if he has none with the words "my feal."

If there be no public or official seal to the acknowledgment, proof of the execution of the power must be made by oath or affirmation of one of the witnesses, to be taken before some person duly authorised at the place where the transfer is to be made.

A POWER of ATTORNEY,

To receive INTEREST.

KOW all men by their presents, that do make, constitute and appoint, ----- true and lawful attorney, for — and in — name, to receive the interest ----, the stock standing in name, in the books of ----, with power also, an attorney or attornies under - for that purpose to make and substitute; and to do all lawful acts requisite for effecting the premises; hereby ratifying and confirming all that - said attorney, or - substitute or substitutes, shall do therein by virtue hereof.

IN WITNESS whereof - have hereunto set --- hand and feal the ---- day of in the year of our Lord one thousand - hundred and ----

Sealed and delivered in the presence of

BE IT KNOWN, That on the --- day of --one thousand - hundred and -, before me came ____, and acknowledged the above letter of attorney to be - act and deed.

IN TESTIMONY whereof, I have hereunto fet my hand - the day and year last aforesaid.

Directions.

IF the power is to be general, the words " now due or which shall hereafter grow due upon," are to be inserted after the word "interest;" if not general, the time for, or to which the interest is to be received, to be specially expressed after the word " interest."

If no power of substitution is desired to be given, the whole that relates to it to be omitted; the place of abode, and quality of each witness, to be written against his name.

The acknowledgment may be taken before any judge of a court of the United States, or of a superior court of law or equity, in any state; or of a county court; or before the mayor or other chief magistrate of any place; or before a notary public.

In the acknowledgment, if the scal of a court or

substitutes, shall do therein by virtue hereof. . If there be no public or official seal to the acknow-IN WITNESS whereof --- have hereunto set ledgment, proof of the execution of the power must - hand and seal the ---- day of ---- be made by oath or affirmation of one of the witnesses, in the year of our Lord one thousand - hun- to be taken before some person duly authorised, at the place where the transfer is to be made.

FORM of a TRANSFER,

When made in person.

, the within named, do hereby, for value received, assign and transfer over -----, being the within debt, (or, if a part, mention the sum, and after the word "being" add "part of") to Witness my hand, at the office of ----, this ---

FORM of a TRANSFER,

By POWER of ATTORNEY. , by virtue of a power of attorney from the within mentioned -, do hereby, for

value received, assign and transfer over -----, being the within debt, (or, if a part, mention the lum, and after the word "being" add "part of") to ------. Witness my hand at the office of ----, this

FORM of a TRANSFER,

By LETTER of ATTORNEY, under a power of SUBSTITUTION.

, by virtue of a power from duly authorised by letter of attorney, with power or substitution, from the within mentioned ---do hereby, for value received, assign and transfer over being the within debt, (or, if a part, mention the sum, and after the word "being" add "part et") to -----. Witness my hand, at the office of , this — day of —, —

St. John's College.

At a meeting of the VISITORS and GOVERNORS of ST. JOHN's COLLEGE, on the 14th day of November, 1790, the following RESOLUTIONS were entered into-

ift. TO ESOLVED, That at the next quarterly meeting on the second Tuesday of February next, this board will proceed to elect a vice-principal, who shall receive for his services an annual salary of 350l. current money, to be paid quarterly.

The duty of the vice-principal being to teach, in conjunction with the principal, the higher classics in the Latin and Greek languages, the mathematics, as that science is usually taught in colleges, together with natural and moral philosophy and logic, it is expected that none will apply but those who are well skilled in the above branches of learning. And as the good character and morals of the applicant are esteemed of essential consequence by the board, sufficient testimonials of these must be produced, otherwise the application will not be attended to.

2d. RESOLVED, That on the said second Tuesday of February the board will proceed to elect an usher to the grammar-school of St. John's college, who shall receive for his services an annual salary of 150l. current money, to be paid quarterly.

3d. RESOLVED, That on the said second Tuesday of February the board will likewise proceed to elect a master of the French language, who shall receive for his services an annual salary of 150l. current moncy, to be paid quarterly.

In these, as in the former instance, those who apply must be furnished with evidences of a fair character, which, with ability to discharge the duties of their departments, will determine the board in their choice. NICH. CARROLL, Pres. pro. tem.

To be SOLD, at this Printing-Office, Price Nine Dollars.

The late Edition of the LAWS of MARYLAND, bound in sheep-And also a few fets of the LAWS finge that publication, price eight dollars, in sheets.—All kinds of PRINTING WORK performed in a neat, expeditious, and correct manner, on the shortest nouice, and on the most reasonable terms.---

Charles county, November 25, 1790. HE subscriber has for sale, in Port-Tebacco, the MEDICINE and BOOKS of the late desealed Dr. JOHN CHAPMAN, with necessary IN. STRUMENTS and SHOP-FURNITURE; all of which are very valuable, and will be disposed of on reasonable terms for ready cash, or on credit, as may best suit a purchaser. The above articles may be seen at any time on application at col. Stone's store.

HENRY H. CHAPMAN.

LOTERY:

HE proprietor of which has for his object the disposal of a very valuable PLANTATION. containing 250 acres, or thereabouts, of choice land. beautifully and conveniently firuated on the river Severn, within five miles of Annapolis, and eighteen of Baltimore-town, valued for the fertility of its soil, being adapted to every species of country produce,-There is about one hundred acres of said land cleared. and under good fence, on which is a good dwelling. house, with some useful out offices, a good orchard in full bearing, and a fine stream of water running through the same. The remainder of said land abound with heavy hickory, black oak and walnut.

It must be obvious to every person, that this scheme holds out more advantages to adventurers than any yet offered to the public, as no fum is funk, but the purchate of said plantation, which sum constitutes the capital prize.

The proprietor further assures the public, that the faid plantation, together with the house and out offices. cost him one hundred and fifty pounds, and upwards, over and above the fum annexed to it in the scheme: and pledges himself to make a good and lawful title of faid land to the fortunate adventurer as soon as the drawing of faid lottery is over; the remainder of the prizes to be paid as foon as drawn. The title-deed to be teen by applying to.

RICHARD BURLAND.

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1500 Tickets, at four dollars each, are

MANAGER'S. In BALTIMORE.

Mr. William M'Laughlin, Mr. Charles Garts, Mr. James Somervell, Mr. William Gibson, Mr. Edward Pannell,

Mr. Christopher Raborg. Captain Joshua Barney, Mr. William Raborg, Mr. Jacob Graybell, Mr. Standish Barry.

Mr. Frederick Grammar. Mr. James Williams, Baltimore, September 6, 1790.

THOMAS PRYSE,

Saddler and Harness-Maker, ANNAPOLIS,

TNFORMS his old tustomers, and the public ingeneral, that he continues to make and fell every atticle in the SADDLING and HARNESS-MAKING BUSINESS in the newest fashion, and on the lowest terms.

He has now on hand a handsome affortment of women's and men's best saddles, saddle-clothes, saddle-bags, bridles, chaise and phaeton harness, cart and waggon ditto-all which he is determined to fell at the Baltimore prices, and warranted as neat and as good in quality—He lines, paints and repairs, all kinds of carriages in the neatest and best manner. He returns his thanks to those who have been pleased to employ him, and hopes for a continuance of their favours.

WANTED, as an apprentice to the above bufinels, a BOY about fourteen years of age.

To be SOLD as above, a neat CHAISE and HAR-NESS complete, with a top-cheap for CASH.

To be Sold, A New Brick House,

In the City of Annapolis,

CORTY feet by twenty-four, fronting on Churchstreet and Cross-street, next door to Mr. Charles Steuart's, and opposite to Mr. Joseph Clark's; there 18 also on the premises a brick building, 30 feet by 18, which may be appropriated for a kitchen, and warehouse, if necessary; also, ground sufficient to make a good garden. The above house is well calculated for a store, and the accommodation of a family. For terms apply to Messieurs WALLACE and MUIR.

JOSEPH DOWSON. Dec. 9, 1789. 34

Printed by Frederick and Samuel Green.

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