FUNDED DEBT

UNITED STATES.

A POWER of ATTORNEY.

To transfer STOCK.

NOW all men by these presents, that do make, constitute and appoint, and lawful attorney, tor - and in - names, to fell, assign and transfer, --- 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 premiles, hereby ratifying and confirming all that - faid attorney, or - fubilitute or substitutes, shall do therein by virtue hereof.

IN WITNESS whereof — have hereunto fet — hand and seal the — day of in the year of our Lord one thousand - hundred and ----

(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 aforesaid.

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 inserting 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 defignate the unsubscribed part of the

if no power of substitution is defired 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 cont 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 defignation of the seal, as that it is the seal of a certain court, naming it; or the feal of a certain corporation, naming it; or the feal of office of the party before whom the acknowledgment as 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 these presents, that do make, constitute and appoint, ——true TEW-MARKET, containing and lawful attorney, for - and in - name, to re- 1 22 acres of land, with dwelling and outceive the interest _____, the stock standing in __ houses; BENNETT's PASTURE, fix acres, adjoinname, in the books of ____, with power also, ing; GREEN TIMBER YARD, fixty-five acres; an attorney or attornies under - for that purpose to all on Hunger river. HOG-QUARTER, 250 acres, make and substitute; and to do all lawful acts requisite on Black-Water. for effecting the premises; hereby ratifying and confirming all that - faid attorney, or - substitute or substitutes, shall do therein by virtue hereof.

IN WITNESS whereof --- have hereunto fet hand and seal, the --- day of in the year of our Lord one thousand - hun-

dred 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 set hand — the day and year last aforesaid.

Directions.

If the power is to be general, the words " now due or which shall hereaster grow due upon," are to be inferted 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 defired 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.

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 "caused to be" may precede the word "affixed," the blat i mediately following to be filled 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 scal 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.

FORM of a TRANSFER,

When made in person.

, the within named, do hereby, for value Muslinets, received, assign and transfer over -----, being Mullins of all sorts, the within debt, (or, if a part, mention the sum, and Plain, stripe and spotted after the word "being" add "part of") to -Witness my hand, at the office of _____, this ____ day of _____

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, for, 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 LETTER of ATTORNEY, under a power of SUBSTITUT+ON.

, by virtue of a power from duly authorised by letter of attorney, with power of 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 five feet eight or nine inches high, full faced well lookot") to ----. Witness my hand, at the office of ing fellow, talks slow, and rather a down look; had

Bank of Maryland.

HE number of shares prescribed by the charter of the BANK of MARYLAND, as necessary to proceed to the election of directors, being complete-NOTICE is hereby given, that a meeting of the stockholders will be held on the first Monday in March next, at ten o'clock in the forenoon, at Mr. Grant's tavern, for the purpose of choosing the directors. ROBERT GILMOR,

JAMES CAREY, EREMIAH YELLOTT, THOROWGOOD SMITH, SAMUEL SMITH, CHARLES GARTS, NICHOLAS SLUBEY, WILLIAM PATTERSON, THOMAS HOLLINGSWORTH, AMES EDWARD.

Baltimore, December 15, 1790.

On the premises, (as per decree of the chancellor) on bond with approved security, on Wednesday the 16th of March next, if fair, if not the next fair day, the following tracts of LAND, in Dorchester coun-

CHARLES STEUART, Administrator of JOHN BENNETT.

TOTICE is hereby given to all persons interested, that I intend to apply to Anne Arundel county court, at their fitting in March next, for a commitfion to mark and bound the following tracts of land, or part of tracts or parcels of land, contiguous and adjoining each other, in the county aforesaid, to wit: house, if necessary; also, ground sufficient to make a Part of ARNOLD GRAM, part of ROPER RANGE, good garden. The above house is well calculated part of BRIGHT SEAT, Part of SNOWDEN'S REPUTA-TION SUPPORTED, part of LINTHICUM'S WALKS and Cope's Hills, all adjoining each other, and purfuant to the direction of the act, entitled, An act for marking and bounding lands.

RICHARD HOPKINS, of GERARD. Janua 8, 1791.

WILLIAM FOXCROFT,

At the Sign of the Golden Bee-Hive, Most respectfully acquaints his friends and the public, that he has commenced business at the store lately occupied by John Petty, and Co. at the upper end of Corn-Hill street, facing the Stadt. house, where he is now opening,

A Neat and General Assortment of

The acknowledgment may be taken before any judge DRYGOODS

Fashionable, Superfine & | Black Silk & Love Hand. Second Clothes, Three quarters and seveneighths stripe Clothes, Cassimers, Superfine, stripe & plain Coating, Cardinals, Halfthicks, Knapt Cottons, Flannels, Baizes, Welsh Plains, Dustil Blankets, Durants, Caliniancoes, Jones Spinning, Moreens, Wildboars, Crapes,

Royal Ribbs, Thickfet, Satinets, Jeans, Fustains, Cordurays, Black Princess Stuff, Cottons and Calicoes, Cotton & Chintz Shawls, Cotton and Linen Handkerchiefs,

Bed-Ticks, Bed-Bunts, Checks, & and yard wide, Cotton Stripes, 7-8 and yard wide Irish Linens, Ink-Powder, Snuff, Ladies fashonable Beaver, and Gentlemen's Fine Hats, Coarse ditto, Fashionable Coat & Vest Buttons, Imperial ditto, Tapes, Bindings, Thread, Edging and Bobbing, Ladies and Gentlemen's Cotton, Srik & Worsted Hofe, Silk and Cotton Patent

kerchiefs,

Table Clothes,

ditto, Ladies Gloves, Gendemen's Beaver dit-Best Philadelphia & common Stuff Shoes, Ironmongery, Queen's Ware, &c. &c.

Which, from their reduced prices, goodness of quality, and his unremitted endeavours to please, will, he hopes, merit the attention of a generous public.

farrels of Apples. To be SOLD cheap.

SIX DOLLARS Reward.

AN away from the subscriber, living in this city, on Monday the 28th instant, a negro man named JAMES ORKER, about twenty-five years of age, ____, this ____ day of ____, ___ on, when he went away, a cloth jacket, ofnabrig shirt and trousers, an old castor hat, carried with him some working cloaths. Whoever apprehends the faid fellow, and secures him, so that I can get him again, shall receive the a bove reward, paid by

RICHARD WELLS. Annapolis, June 30, 1790.

January 7, 1791. TOTICE is hereby given, that I intend to petition the justices of Cæcil and Kent county courts, at their next sessions, for a commission to prove and mark the bounds of the following tracts of land, VIZ. HOLT, HEATH'S OUTLET, WORSELL MANOR, HEATH'S RANGE, the first part, and SEDGEFIELD, lying in Cæcil, and HEATH'S RANGE, the second part, lying in Kent county, agreeably to an act of assembly in that case made and provided. 6 w

DANIEL CHARLES HEATH.

LL persons having claims against the estate of the late DANIEL of ST. THOMAS JENIFER, Esquire, are desired to bring them in properly authenticated, and it is hoped those indebted will make payment without delay, to enable the executors to pay off the debts and legacies of the deceased. Constant at endance will be given at Annapolis, from the 1501 to the 30th of May next, by

DANIEL JENIFER, sen. } Executors. DANIEL JENIFER, jun. S Port-Tobacco, January 21, 1791.

To be SOLD, A new BRICK HOUSE,

Jours Oty of Annapolis, ORTY feet by twenty-four, fronting on Church street and Cross-street, next door to Mr. Charle Steuart's, and opposite to Mr. Joseph Clark's; there is also on the premises a brick building, 30 feet by 18, which may be appropriated for a kitchen, and warefor a store, and the accommodation of a family. For terms apply to Messieurs WALLACE and MUIR. Dec. 9, 1789.

Printed by Frederick and Sambel Green.

the first of Phil persons, (who is accordin until th scribed. II. A perion, for fuch think fit, be herea and that behalf of in gold a public de the fourt " An act States," payment, be payabl of specie t froin each time of fu III. An shall beco ceffors and

made a co

ftyle of T.

of the Unit

At the Ph

an upi

very c

tional

ing of

emerge

advant

fore,

tives of

That a

the cap

of dolla

each sh

scription

day of Ma and by tha and capabl enjoy, and rents, tene effects of amount, n dollars, in aforefaid, or dispose pleaded, ar fended, in soever: Ar feal, and th pleasure; a ecution, fu as shall seen ment of the or to the general mee called by th (pecified) an lar acts, ma may apperta regulations, herein after

IV. And ordering of shall be twe an election, flock of the votes actual directors, by expiration of time of fuc! directors, at

choose one o V. Prowie as foon as the gold and fil