MARYLAND GAZETTE

U R S D A Y, MARCH 15, 1804.

Articles of Affociation

OF THE

UNION BANK OF MARYLAND.

ALL TO WHOM THESE PRESENTS SHALL COME, OR IN ANYWISE CONCERN.

E IT KNOWN and made manifest, that we, the subscribers, have formed a company or lited partnership, and do hereby associate and agree each other, to conduct bufiness in the manner in after specified and described, by and under the e and flyle of "The Prefident and Directors of Union Bank of Maryland;" and we do hereby ually covenant and agree, that the following are shall be the fundamental articles of this our affoion and agreement with each other, by which we, all persons who at any time hereafter may fact business with the said company, shall be

nd and concluded. RTICLE 1. The capital flock of the faid compahall confift of THREE MILLIONS of DOL-RS, money of the United States; five hundred usend dellars of the faid flock shall be referred the legislature may incorporate the company, may be subscribed for by the state, if defired by legislature thereof; this refervation, however, not continue for more than five years from the election of directors. The faid capital flock shall ivided into hares of one hundred dollars , each; ry dollars on each share to be paid to the commers at the time of subscribing, thirty dollars , under pain of forfeiting the first payment, ne directors in Baltimore, in ninety days thereat which time it is expected the bank will ence its operation, and the remainder in fuch ortions and at fuch times as the directors may apunder pain of forfeiting to the faid company faid share or shares, and all previous payments ton: but no further payment shall be required

out first giving four months notice in at least two

s-papers printed in the city of Baltimore, one in erick-town, one in Hagar's-town, one in the city

anapolis, and one in Easton. And the said

hall be subscribed for under the direction of the

nilhoners herein after named, in manner follow-

that is to fay, The subscription for the city and

ty of Baltimore, shall be opened in the city of

nore, on Monday the ninth of April next, for en thouland five hundred shares, under the direc-A. Buchanan, non Etting, Hollins, Hindman, ew Ellicott, jun. Tiernan, Ridgely, of H.

non Birckhead,

Thomas M'Elderry, Walter Dorsey, Henry Payson, Hezekiah Claggett, David Winchester, Isauc Tyson, & Ebenezer Finley, or a majority of them.

nd on the same day, for five hundred shares at nard-town, for Saint-Mary's county, under the tion of William Holton, Joseph Ford, Luke W. er and James Hopewell, or any two of them-Port-Tobacco, for Charles county, for five hunshares, under the direction of Henry H. Chapcolonel Philip Stuart, William H. M'Pherson igges, or any two of them.

t Prince-Fiederick-town, for Calvert county, for hundred shares, under the direction of Richard ame, Richard Mackall, Joseph Wilkinson and bel Whittington, or any two of them.

t Upper-Marlborough, for Prince-George's counor five hundred shares, under the direction of ard H. Calvert, Archibald Van-Horn, Thomas den and Jacob Duckett, or any two of them. t Annapolis, for Anne-Arundel county and the of Annapolis, for one thousand shares, under the tion of Charles Alexander Warfield, John John-

Henry Maynadier and John Muir, or any two . Montgomery court-house, for Montgomery y, for five hundred shares, under the direction homas Davis, Upton Beall, Caleb Bently and

mas P. Wilson, or any two of them. Frederick-town, for Frederick county, for five red shares, under the direction of George Mur-David Shriver, William M. Beall and Thomas kins, or any two of them.

Hagar's-town, for Washington county, for five red shares, under the direction of Samuel Ring-Nathaniel Rochester, Robert Hughes and Jacob or any two of them.

Cumberland, for Allegany county, for five hunshares, under the direction of William M'Ma-Daniel Fetter, James Scott and Jesse Tomlinor any two of them.

Belle-Air, for Harford county, for five hundred under the direction of John Montgomeabriel Christie, John Stump and George Pato, or any two of them.

At Elkton, for Cacil county, for five hundred shares, under the direction of Daniel Sheredine, John Partridge, John Gilpin and William Alexander, or any two of them.

At Chester-town, for Kent county, for five hundred shares, under the direction of James Houston, Ben-jamin Chambers, Richard Hatcheson and Richard Tilghman, 4th, or any two of them.

At Centreville, for Queen-Anne's county, for five hundred shares, under the direction of William Chambers, James Brown, William Carmichael and Stephen Lowrey, or any two of them.

At Easton, for Talbot county, for five hundred shares, under the direction of Edward Lloyd, Owen Kennard, Nicholas Hammond and William Meluy, or any two of them.

At Denton, for Coroline county, for five hundred shares, under the direction of William Potter, John Young, William Whitely and Isaac Purnell, or any two of them.

At Cambridge, for Dorchester county, for five hundred shares, under the direction of Charles Goldsborough, Joliah Bailey, Matthew Keene and James Steele, or any two of them.

At Princess-Anne, for Somerset county, for five hundred shares, under the direction of Benjamin F. A. C. Dashiell, Littleton D. Teackle, William Williams, William Jones, or any two of them. And

At Snow-Hill, for Worcester county, for five hundred shares, under the direction of Zadock Sturgis, John Williams, Ephraim K. Willon and Stephen

urnell, or any two of them.

And the commissioners aforesaid shall open the subscription books, at ten o'clock, A. M. and they shall continue open until four o'clock, P. M. and shall remain open between those hours for one day, at least, and for the term of three days, unless fooner filled: And if it should so happen, that more than the stipulated number of shares should be subscribed on the first day, then the commissioners aforesaid are to apportion them among the subscribers, by deducting from the highest subscriptions, until they are reduced to the proper number; or, if more persons subscribe than there are shares, then the commissioners are to cast lots to decide to whom they shall belong : But, if the shares should not be all subscribed in three days, then the commissioners in the different counties, and the city of Annapolis, are to return the remainder, together with the books, and what monies they may have received at the time of subscribing, unto the directors in Baltimore, within twenty days. And the commissioners will, on deciding to whom the shares may belong, iffue receipts to the different stockholders for the monies received by them at the time of fubfcribing; these receipts, with the original subscription, shall be deemed good evidence of the quantity of flock to which each subscriber shall be entitled in this company. But no person or persons, bodies corporate or otherwise, shall be permitted to subscribe on the first day on which the books are opened at Baltimore for more than twenty shares; and if the flock be not subscribed on the first day, the books are to remain open on the second day, on the same terms as on the first; but if they are not filled on the fecond day, then the commissioners may permit any person or persons, bodies corporate or otherwise, to lubscribe for any number of shares, number is complete.

ARTICLE 2. The affairs of the company shall be conducted by fixteen directors and a prelident, whose place, if chosen from among their number, shall be Supplied by that body; and eight of the directors and the prefident shall form a board or quorum for transacting all the business of the company : ordinary difcounts may be done by the prefident and any five of the directors. In case of his fickness or necessary abfence, his place may be supplied by any director whom he, by writing under his hand, may nominate for that purpose: And the directors, who may be appointed at the first election, shall hold their seats until the first Monday in July, one thousand eight hundred and five, the directors, from and after that period, shall be elected for one year by the stockholders for the time being; and each director shall be a flockholder at the time of his election, and shall cease to be a director if he should cease to be a flockholder: and no director of any other bank shall, at the same time, be a director of this bank. And the number of votes to which each stockholder shall be entitled shall be in proportion to the stock he may hold, as follows: For one share, and not exceeding two shares, one vote each; for every two shares above two, and not exceeding ten, one vote; for every four shares above ten, and not exceeding thirty, one vote; for every fix shares above thirty, and not exceeding fixty, one vote; for every eight shares above fixty, and not exceeding one hundred, one vote; and for every ten shares above that number, one vote: but no person or persons, bodies corporate or otherwise, shall be entitled to more than fixty

votes; and no stockholder shall be permitted to vote, (except at the first election,) who has not held his stock four calender months prior to the election: And all stockholders shall vote at elections by ballot, in person or by proxy, which, in all elections after the first, is to be made in such form as the board of directors may appoint.

ARTICLE 3. A general meeting of the stockholders of the company shall be holden on the first Monday in July, in every year, (except the present,) at fuch place as the board of directors shall appoint, by giving fix weeks notice, to be published in three of the news-papers printed in the city of Baltimore, for the purpose of electing directors for the ensuing year; who shall take their feats at the board the succeeding day, and immediately proceed to elect the prefident: But for the present year, for the more immediate organization of the bulinels of the company, the elec-

receive fubscriptions in the city of Baltimore. ARTICLE 4. The board of directors are hereby fully empowered to make, revise, alter or annul, all such rules, orders, by-laws and regulations for the government of the company and that of their officers, fervants and affairs, as they, or a majority of them, shall, from time to time, think expedient; not inconfiftent with law or these articles of affociation: and to use, employ and dispose of, the joint, stock, funds or property of the faid company (fubject only to the reffrictions herein-after mentioned) as-to them, or a

tion shall be holden on the third Monday in April,

under the direction of the commissioners appointed to

majority of them, may feem expedient.

ARTICLE 5. All bills, bonds, notes, and every contract and engagement on behalf of the company, shall be figned by the president and counterfigned or attested by the cashier of the company: and the funds of the company shall in no case be held responfible for any contract or engagement whatever, unless the same shall be so signed and countersigned or attested as aforefaid.

ARTICLE 6. The books, papers, correspondence and funds of the company, shall at all times be subject

to the inspection of the directors.

ARTICLE 7. The faid board of directors shall have power to appoint a cashier, and all other officers and fervants for executing the business of the company; and to establish the compensation to be paid to the prefident and all other officers and fervants of the company respectively; all which, together with all other necessary expences, shall be defrayed out of the funds of the company.

ARTICLE 8. A majority of the directors shall have power to call a general inceting of the stockholders for the purpoles relative to the concerns of the company, giving at least fix weeks notice in two or more news-papers printed in the city of Baltimore, one in Frederick-town, one in Hagar's-town, one in the city of Annapolis, and one in Easton, and specifying in fuch notice the object or objects of fuch meet-

ARTICLE 9. The shares of capital stock at any time owned by any individual stockholder, shall be transferrable on the books of the company, according to fuch rules, as conformably to law may be eltablished in that behalt by the board of directors; but all debts actually due or payable to the company, (days of grace for payment being past,) by a stockholder, requesting a transfer, must be satisfied before such a tranfer shall be made, unless the board of directors shall direct to the contrary.

ARTICLE 10. No transfer of flock in this company shall be considered as binding upon the company, unless made in a book or books to be kept for that purpose by the company. And it is hereby further expressly agreed and declared, that any stockholder who shall transfer in manner aforesaid, all his stock or fhares in this company, to any other person or perfons whatever, shall, ipso facto, cease to be a member of this company; and that any person or persons whatever who shall accept a transfer of any stock 'or share in this company, shall, ipso facto, become and be a member of this company, according to these articles of affociation.

ARTICLE 11. It is hereby expressly and explicitly declared to be the object and intention of the persons who affociate under the style or firm of the President and Directors of the Union Bank of Maryland, that the joint flock or property of the faid company, (exclusive of dividends to be made in the manner herein after mentioned,) shall alone be responsible for the debts and engagements of the faid company. And that no person who shall or may deal with this company, or to whom they shall or may become in anywife indebted, shall, on any pretence whatever, have recourse against the separate property of any present or future member of this company, or against their perfons, further than may be necessary to fecure the faithful application of the funds thereof to the purposes to which, by these presents, they are liable: But all persons accepting any bond, bill or note, or