SUPPLEMENT

TO THE American,

Commercial Daily Advertiser

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FEIDAY, JUNE 6, 1806

CONSTITUTION,

ARTICLES OF ASSOCIATION,

Mecanics' Lank of Baltimore. To all unto whom these firesents shall come,

or in any wise concern, BE IT KNOWN AND MADE MANIFEST, That We, the subscribers, have formed a company or limited Partnership, and do hereby associate and agree with each other, to conduct business in the manner hereinafter specified and described, by and under the name and style of " The President and Directors of the Michanics' Bank of Bakimore"-And we do hereby mutually covenant and agree, that the following are and shall be the fundamental Articles of this our association and Agreement with each other, by which, we, and all persons who at any time hereafter may transact business with the said company, shall be bound and concluded.

Article 1. The Capital Stock of the said company shall be limited to ONE MILLION OF DOLLARS, money of the United States; to consist of forty thousand shares of twenty five dollars each, four thousand of which shares shall, be reserved until the legislature may incorporate the company, and may be subscribed for by the state, if desired by the legislature thereof: this reservation, however, shall not continue for more than two years from the first election of directors; one tenth, or two dollars and fifty cents on each share, shall be paid to the commissioners at the time of subscribing; two tenths, or five dollars more, to the directors, it closen, & if not, to the present commissioners in Bultimore, in sixty days thereafter; and two tenths, or five doll is ore, to be paid on each share to the directors in Baltimore, in one buildied and twenty days after the allotted time for subscribing; and the bank to commence its operation when two hundred thousand dollars are paid in; the remaising half of all shares subsc ibed shall be paid in the same ratio as the before mentioned payments are directed to be made, and at such time or times as the directors may appoint; but no further payment shall be required without first giving four months netice in the public papers of this city; and the said stock shall be subscribed for, and the subscription shall be opened in the city of Baltimore, on Monday, the twenty third day of June next ensuing, under the direction of the commissioners hereinafter named, viz. William Jessop, William Price, Christopher Fuborg, George Warner, Adam Welch, James Niosher, Adam Fonerden, William Krebs, Robert Carey Long, Jacob Hoffman, Robert Stewart, William Gyrenn, Owen Dorsey and George Decker, or a majority of them; and the commissioners alores id shall open the subscription books at 9 o'clock, A. M. and they shall scontinue upon until 4 o'clock, P. M, and shall remain open between those hours for one day at least, and for the term of three days, unless sooner filled; and if it should so happen, that more than the stipulated number of shares should be subscrib don the first day, then The equimissio ers are esaid are to apportion them among the subscribers, by deducting from the highest subscription until they are reduced to a 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; and the commissioners will, on deciding to whom the shares may belong, issue receipts to the different stockholders for the monies received by them, at the time of subscribing; these receipts, with the original subscription, shall be deemed good evidence of the quantity of stock 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 for more than fifty shares: and if the stock 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 second day, then the commissioners may permit any person or persons, bodies corporate or otherwise to subscribe for any number of shares, until the whole number is complete; and should it so happen, that a part of the shares in this bank shall not be subscribed for during the three first days allotted for the books to be kept open, the commissioners shall appoint a place of places for the books to remain open for receiving subscriptions, until direct ors are elected; who shall, as soon us-

Article II. The affairs of the company shall be managed by fifteen directors and a president, whose place, if chosen from among their number; shall he supplied by that bo dy; nine of which directors shall be practical mechanics or manufacturers; and

convenient thereafter, make the necessary

arrangements therefor.

eight of the directors and the president shall form a board or quorem for transacting all the business of the company Ordinary discounts may be done by the president and any five of the directors. In case of sickness or necessary absence of the president, his place may be supplied by any directors, 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 June, one thousand eight hundred and seven. 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 stockholder at the time" of his election, and shall cease to be a director if he should cease to be a stockholder: and no director of any other bank shall at the same time be a director of this bank; nor shall any person be a director in this bank, who is a partner in trade with a director in any other 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, viz. 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 six shares above thirty and not exceeding sixty, one vote; for every eight shares above sixty and not exceeding one hundred, one vote, and for every ten shares above that number, one vote; but no person or persons, body politic or otherwise, shall be entitled to a greater number than thirty votes. No share or shares shall confer a right of suffrage, which shall not have been held four calendar months previous to the day of election, (except at the first election); all stockholders actually resident within the United States and none other, may 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. None but stockholders, being citizens of the United States, and residing within the city of Baltimore or precincts thereof, shall be eligible as a director or president.

Article III.

A general meeting of the stockholders of the company shall be holden on the nest Monday in June in every year (except the present) at such place as the board of directors shall appoint, by giving four weeks notice, to be published in three of the newspapers printed in the city of Baltimore, for the purpose of electing directors for the ensuing year, who shall take their seats at the board. the succeeding day, and immediately proceed to elect the president: But for the present year for the more immediate organization of the business of the com pany, the election shall be holden on Monday, the 25th day of August next ensuing, under the direction of the commissioners appointed to receive subscriptions in the city of Baltimore.

Article IV. The board of directors are hereby fully empowered to make, ravise, alter or annul all such rules, orders, bye laws and regulations for the government of the company, and that of their officers, servants and affairs, as they, or a majority of them, shall from time to time think expedient, not inconsistent with law or these articles of association; and to use, mploy and dispose of the joint stock, unds or property of the said company, subject only to the restrictions hereinafter mentioned, as to them, or a majority of them, may seem expedient.

Article V.

If any stockholder shall fail to pay his, her or their instalments, to the amount of twelve dollars, and fifty cents on each share, at the time or times, and in manner herein before specified, such stockholder shall forfeit to the use of the company, all money paid anteceders to such sailure or default. But no forfeiture shall take place after twelve dollars and fifty cents on each share, shall have been paid; but as it is requisite that means should be taken to secure the regular payment of after calls, therefore, if any stockholder shall fail to make regular payment of any instalment or call, after twelve dollars and fifty cents have been paid, such stockholder shall not be entitled to dividend, until such instalment or call shall be made good; and the dividend thereafter to be paid to such stockholder, (as well upon the money by him regularly paid, as upon the money paid after default) shall be calculated only from the time when said last instalment was made good.

Article VI

All bills, bonds, notes, and every contract and engagement on behalf of the said company, shall be signed by the president, and countersigned or attested by the cashier of the company; and the funds of the company shall in no case be held responsible for any contract or engagement whatsoever, unless the same shall be so signed and countersigned, or attested, as aforesaid. . The board of directors shall have power to purchase a lot and build, or to purchase, reut or lease a proper building for the bank, and to have such a house fitted up and secured with vaults, &c. at the expence of the company. Article VII.

The books, papers, correspondence and funds of the company, shall at all times be subject to the inspection of the directors. The said board of directors shall have power to appoint a cashier, and !

their officers and servants for executing the business of the company; and to e-tablish the compensation to be paid to the president and all other officers and servants of the company respectively, all which, together with all other necessary expences, shall be defrayed out of the lunds of the company.

Article VIII. If a vacancy or vacancies shall at any time happen among the directors, by death, removal or resignation, or otherwise, the residue of the directors, for the time being, shall elect a director or directors to fill the vacancy or vacancies, until the next election of directors.

Article IX. The dividends of the profits of the company, or of so much of the said pro-fits as shall be deemed expedient and proper, shall be declared half-yearly during the months of May and November. and be paid in the months of June and December in every year, and shall, from time to time, be determined by a majority of the said directors, at a meeting to be held for that purpose, and shall, in no case exceed the amount of the nett profits actually acquired by the company; so that the capital stock of the company shall never be impaired by dividends; and at the expiration of every three years, a dividend of surplus profits shall be made. But the directors shall be at liberty to retain at least one per cent. upon the capital, for the time being, as a fund for future contingencies. It shall be the duty of the president to cause a correct statement of all surplus profits remaining in the bank, not divided among the stockholders aregedent to each annual election, to be made out and kept in the bank free for the inspection of stockholders, between the times of such dividends being declared, and each annual election.

The company shall in no case be cenf cerned in any article but notes, bills oexchange, mortgages, stock of the United 'otherwise, of uch proceeding on that ac-States, or bullion; except in the case or count; and all recoveries had in manner debts due to the bank, then they shall be aforesaid shall be concusive upon the fully justifiable in taking any kind of security, which they can obtain. Nor shall the company in any case be owners of any ships or vessels, or directly or indirectly be concerned in trade, or the ; recovery out of their joint stock, but not importation or exportation, purchase or otherwise. And in case of any suit : sale of any lands, tenements, goods, law, the president shall sign his appea wares or merchandize whatever, except ! such ships, vessels, lands, tenements,goods, wares, or merchandize, as shall be pledged to them by way of security, or for debts due, owing or growing due to the said company, or purchased by them to secure such debts, so due to the said

Article XI. No transfer in the Mechanics' Bank of Baltimore, shall be considered as binding the making or declaring such dividend upon the company, unless made in a book | and consenting thereto, shall be liable in or books, k-pt for that purpose by the company, but may be transferred by the holder in person, or by power of attorney at said bank; but all debts actually due to the company, by a stockholder offering to transfer, must be discharged before such transfer shall be made; and it is further agreed, that any stockholder who shall transfer in manner aforesaid all his, stock or shares in this company, to any other person or persons whatever, shall cease to be a member of this company, and that any person or persons whatever, who shall accept a transfer of any stock or shares in this company, shall become, and be a member of this company, according to these articl s of association.

Article XII. If the president, or any director or other officer belonging to this bank shall privately be concerned, directly or indirectly in discounting or purchasing of any note or notes at more than lawful interest, and such information be given and supported, to the satisfaction of a majority of the board or quorum of the directors, his or their seat or seats or office, shall be vacacated, and the directors shall fill up such vacancy or vacancies, to serve until the next annual election.

Article XIII. The president and each director, before he enters upon the duties of his office, shall take the following oath or affirmation, as the case may be, " I(----) do solemnly swear or affirm, that I will impartially, faithfully, diligently and honestly execute the duties of of the Mechanics' Bank of Baltimore, conformably to the constitution or articles of association of the same, and the trusts reposed in me, to the best of my skill and judgment:" and the cashier, the tellers, book-keepers and other officers, shall also take a similar oath or affirmation, and shall besides give bonds with security to the satisfaction of the president and directors for the faithful discharge of their duties in their respective stations.

Article XIV. The president and directors may discount notes or bills, at any length of time, not, exceeding one hundred and twenty days, and may loan money on property security, to practical mechanics and manufacturers only: but not exceeding one eighth part of the stock actually paid into the bank, at the time of making such loan or loans.

Article-XV. Neither the president, nor any director shall be entitled to receive on accommodation paper, discounts or loans exceeding in the whole at any time the sum of nine. thousand dollars, renewable, however, from time to time, at the discretion of the president and directors; nor shall any person or firm receive on property security, any greater sum than 3000 dollars,

nor for a longer term than two years. Article XVI.

clared to be the object and intention of the persons who associate under the stile and joint stock or property of the said com a ny (exclusive of dividends) shall alone be responsible for the debts and engagements of the said company, and that no person who shall or may deal with this company, or to whom they shall or may become in any wise indebted, shall on any pretence whatever, have recourse against the separate p'operty of any or sent or future member of this co-npa y, or against their persons further than may be necessary to contrast of this company, signed by the president, & countersig ed or attested by the cashier of the company, for the time being, or dealing with it, in any other minner what oever, thereby respectively give credit to the said join - slock or property of the sail company, and thereby respectively disavow having recourse on any pretence whatever to the person or separate property of any present or future member of this company, except as above mentioned; and all suits to be bro't against this company (it any small be) shali be bro't against the president for the time being, and in case of his death or removal from office, pending any such soit gainst him, incasures shall be taken a the expence of the company, for substituting his successor in offi e as a d fendant, s that persons having demands on the company may not be prejudiced by the event: or if the person suing shall go on against the person first named as defendant (notwithstanding his death or removal from office) this company shall take no advantage by writ of error o. company, so far as to render the company's joint stock or property liable thereby, and no further: and the company shall immediately pay the amount of such ance upon the writ, or file common bei thureto, it being expressly understood and declared, that all persons dealing with the said company do agree to these term and are to be bound thereby. Article XVII.

If the directors of this bank shall at any time wilfully and knowingly make o clare any dividend which shall impair the capital stock, all the directors present at their individual capacities to the company for the amount or proportion of said capital stock so divided by the directors; and each director who shall be present at the making or declaring of such div. dend, shall be deemed to have consented thereto, unless he shall immediately enter his dissent in writing on the minutes of the proceedings of the board, and give public notice to the stockholders that such dividend has been declared.

Article XVIII. These articles of agreement shall b published twice a week during three weeks in two or more of the newspaper printed in the city of Baltimore : And for the further information of all persecwho may transact business with, or in any manner give credit to this company. every bond, bill, note or other instrument or contract, by the effect or terms of which the company may be charged or held liable with the payment of money, shall specially declare in such form as a board of the directors shall prescribe, that payment shall be made out of the joint funds of " The Mechanics' Bank of Baltimore," according to the present articles of association, & not otherwise; a copy of the "16th article" of this association. shall be inserted in the bank book of every. person depositing money or other valuable property with the company for safe custody, or a printed copy shall be delivered to every such person before any such deposit shall be received from him or her: And it is hereby expressly declared, that no engagement can be legally made in the name of the said company, unless it contains a limitation or restriction to the effect above recited: And the company hereby expressly disavow all responsibility for any debt or engagement which may be made in their name, not containing a limitation or restriction to the effect aforesaid. Article XIX.

The president and directors, or a majority of the whole, shall have power to call a general meeting of the stockholders, for the purposes relative to the concerns of the company, giving at least three weeks notice, in two or more of the public papers printed in the city of Baltimore, specifying in such notice the object or objects of such meeting.

Article XX. A number of stockholders not less than fifty, who together shall be proprietors of one thousand shares, may for any purpose relative to the institution, at any time, apply to the president and directurs, to call a general meeting of the stockholders; and if by them refused, the said numbers of stockholders, proprishall have power to call a general meeting of the sockholders, giving atleast sixty days notice in two or more newspapers

printed in the city of Biltimore; specifying in such notice, the object or It is hereby expressly and explicitly de-

objects of such meeting-

Article XXI. The president & directors are hereby firm of The President and Directors of the required & fully empowered to draught ? -Mechanics' Bank of Baltimore, that the and present a petition in the name, and on behalf of this company, to the legislature of the state of Maryland, praying, that an act may pass to incorporate and protect this company, comformably to these articles of association. Article XXII.

This association shall continue until the second Monday in March, one thousand eight hundred and twenty sevens unless a charter is sooner obtained. But he proprietors of two thirds of the capsecure the faithful applie tion of the fund. I ital stock of the company, may, by thereofito the purposes to which by these | their concurring votes, at a general meetpresents they are liable: but all persons ling, to be called for that express purpose, accepting any bond, hill or note or other | dissolve the same at any prior period, provided that notice of such meeting, and its object, shall be published in two or more newspapers, printed in the city of Baltimore, for at least six anonths previous to the time appointed for such meeting. Article XXIII

> Immediately on the dissolution of this association, effectual measures shall be taken by the directors then existing for ciosing all the concerns of the company, and for dividing the capital and profits which may remain among the stockholders, in proportion to their respective

> > IN WITNESS WHEREOF we have hereautio set our Names or Firms, the 27th day of May, is the year of our Lord one thousand eight hundred and six.

: Penniman

RESPECTFULLY inform the public, that having discosed of their Stack in Trade, to Messes. Am is Brown & Co they have declined susmess and request those who have demands against said firm, to present them for payment. Those indebted are requested to make immediate payment.

Amos Brown,

Late of the firm of Fuller & Brown, respectally informs the public, that he has resumed his form r business, in Copartnership with T. R. Ri h under the firm of Amos Brown and Co. at 109, Market street, in the house recently occupied by E and W. Penniman, where they have on hand, a general assortment of SHOES; in addition to which they have this lay received by the Federal George, from Boson, 55 packages, which render their assortment extensive and complete, which they offer or sale on reasonable terms for cash, or approved paper.

Also on consignment, A few trunks of elegant span led Slippers suitable for he West-India market.

Fust Received,

wit tight simpating II cases and 5 c and presented of PPER, handsomely as-

Als . in hand, BLOCK TIN, PIG and MILLED LEAD, with a general and extensive assortment of COPPER, BRASS and TIN WARES, of the subscribers' own manufacture, which they offer for sale on liberal terms at their manufactory. Christophe: Rahorg & Son,

No 13, Water-street Who will employ 3 or 4 Journe vines Tin-Pl to Workers and Coppersmiths, if immediate application is made as above.

ountry Merchants please to take notice.

MOS FITCH respectfully informs his customers, that he has removed from his former stand, No. 43 to 35 Market street. he second door below Gay-street, and next for to Messrs. Warner & Hanna's Variety Book Store, and his besiness in future will betransacted under the firm of ALLEY & FITCH. who are now supplied with a complete asssortment of SHOES of every kind, and will be sold very low, for cash, or acceptances in

William Merryman

Informs his friends and the waters of the city and

county at large, THAT he continues to solicit their patronage for the office of SHERIFF, at the ensuing

WE, the subscribers, of the city of Baltimore, do hereby certify, that Mr. William Merryman has acted towards us, as his creditors in an honorable and upright manner—and hase settled with us, we believe, to the utmost of his ability, and much to our satisfaction.

We are convinced his failure in business proceeded not from his own misconduct, but from those misfortunes incident to trade.

And further, after the insolvent act was passed in his favor, he shewed no disposition to use it-to our injury, but made us, his creditors such liberal propositions astto convince us of his correct intentions towards us. Peter Hoffman & Son John Walragen

Luke Tiernan & Co. Cor. & John Comegys S.& Lewin Wethered Walter Jenkins, for · W. Jenkins & Co.

мау 2

George Hoffman Galhoun & Lammot Philip R. I. Fries Fas. Chalmers, jur. for John Chalmers and

FM&Wtf

February 13. 80 Dollars Reward.

NEGRO Girl named MARGARET, a-Dout 12 years of age, square built, very black, with much of the negro countenance, She was nurchased of a Mr. Walsh, of Anne. Arundel County; and is lately from the country. She was inveigled away on Tuesday last, the 27th ult. from the house of Mrs. Nicholson, in Charles-street.

From a variety of circumstances there is no. doubt but a negro fellow who calls himself: CHARLES ENNIS, and who passes for a free man; and his supposed brother, a fellow named WILL, were the persons who took her off. All persons are cautioned from harboring or concealing her at their peril. -Fifty dollars will be paid to any person who will give such information as will lead to a discovery and cometers of not less than one thousand shares, viction of the person or persons, who conceals or inveigled her away; and thirty dollars for the recovery of the Girl. Apply at No. 16,

Pra't street June 2