C H A P. XI.

An ACT supplementary to an act, entitled, An act to erect and Passed Deestablish an insurance fire company in Baltimore-town, in Bal-cember 23. timore county, and for other purpoles.

it enacted, by the General Assembly of Maryland, That shares in the Shares may Maryland insurance fire company may consist of the stock of the bank of stock, &c. the United States, and three per cent. debt of the United States; that is to lay, three shares in the bank of the United States shall constitute four shares in the Maryland infurance fire company, and so on in the same ratio; and six hundred dollars three per cent. debt of the United States one share in the said Maryland infurance fire company, and so on in the same ratio.

- II. And he it further enacted, That the shares of said Maryland insurance And be transfire company, confisting of Maryland bank stock, United States bank stock, six ferred, &c. and three per cent. debt of the United States, shall and are hereby directed to be transserred, at their respective banks or offices, to the said Maryland insurance fire company, and the holders thereof shall not be entitled, after due notice given, to make the said transfers to any dividend or profit from the said Maryland infurance fire company till the same shall be made as aforesaid.
- III. Be it further enacted, That in case the redeemable part of the six per Redeemable eent. debt aforesaid be discharged by the United States, either by a payment in part discharged. debt aforesaid be discharged by the United States, either by a payment in part discharged. money, or certificates, bearing, if the latter, an interest less than fix per cent. per received, &c. annum, the same shall be received by the Maryland insurance fire company, the one or the other, as the stockholders of the said six per cent. debt, with the confent of the directors of the Maryland infurance fire company, may direct, and is hereby declared to constitute a part, and stand in the place, of the original stock so paid by the United States.
- IV. 25c it further enacted, That every stockholder, or his legal representative, Stockholders whose stock consists of Maryland bank stock, shall and is hereby entitled to call may call on the president, upon and receive from the president and directors of the said Maryland insurance &c. fire company a certificate, under seal, and the same to have renewed as often as necessary, specifying the shares held by him in Maryland bank stock, which certificate, being produced to the Maryland bank, shall entitle the said stockholder, or his proxy, to vote in the faid bank in as full and ample a manner, on all occasions, as if no transfer had been made of the shares mentioned therein to the Maryland infurance fire company, or as if the faid shares were held in his own name in the Maryland bank, any law, usage or custom, to the contrary notwithstanding.

V. Be it surther enasted, That the said Maryland insurance fire company Fire company shall and is hereby directed and enjoined to vote for such persons as directors of to vote as directors of rected, &c. the bank of the United States, and on all other occasions, as a majority of stockholders, holding shares consisting of United States bank stock, may from time to time direct.

VI. Be it further enacted, That the president and directors of the said Mary-President, &c. land insurance fire company are hereby ordered and enjoined to grant powers of to grant powers of ers of attorattorney to Hockholders whose shares consist of United States bank stock, Ma-ney, &c. ryland bank stock, six, three, or other per cent. debt of the United States, enabling them, their representatives or attornies, to draw and receive their dividends, or interest due on their said stock, and payable by the banks aforesaid, or the United States, as the case may be; provided nevertheless, that where no power of attorney is demanded, the said Maryland insurance fire company shall draw and receive the dividends or interest accruing as aforesaid, and pay the same forthwith to whom it respectively belongs; provided also, that the said Maryland infurance fire company shall not be obliged to grant powers of attorney, unless applied for thirty days previous to the day on which the aforesaid dividends or inwrest is declared due.