TREASURY DEPARTMENT, New-York, Sept. 28, 1790.

THE following regulations, which have been adopted towards debt of the United States, are announced for the information of

the public creditors.

WHEN a transfer is to be made from one person to another, the certificate or certificates of the debt to be transferred, mult be produced at the proper office, in order that the fame may be cancelled, and a new one, or new ones iffue, as the cafe shall require.

When a transfer is defired from one office to another, application must in the first instance be made at the office where the

cation must in the first instance be made at the office where the credit exists, whereupon the certificate or certificates of the debt to be transferred will be cancelled, and a special one granted, as a voucher to the Secretary of the Treasury; upon the production and delivery of which to him, a warrant will issue to the office, to which the debt is to be transferred, where the business will be completed. The form (A) at foot hereof, has been adopted for letters of attorney, to make transfers, which, and the directions for completing it, it is expected will be carefully observed.

In every case of a transfer of the subscribed or funded debt, the new certificate will bear interest, only from the first day of the quarter, in which the transfer is made. The unpaid interest which may have accrued prior to that quarter, will be paid only to the person, who was stockholder at the time it accrued, or to his special affiguee.

Fourteen days before the expiration of each quarter, the books of each office will be closed; to that no transfers will be made, of each office will be cloted; An that no transfers will be made, nor, except at the Treafury, will any subscriptions be received, or old certificates exchanged for new ones, on the application of non-subscribers, during that period. Those intending to become subscribers to the proposed Loan, who do not subscribe, prior to the commencement of any such period—or those intending not to subscribe, who do not present their old certificates to be exchanged, or if holders of certificates of the Register of the Treasury, who do not present their intensity not to the Stribers of the Stribers who do not notify to the Treasury their intention not to subscribe, prior to such commencement of such period, will not receive the interest, which may have accrued antecedently, 'till the end of the quarter in which their subscriptions are made, or in which their subscriptions are made, or in which their subscriptions are made, or in which their certificates are exchanged, or in which they shall so notify their intention not to subscribe. This, the proper distribution of the sunds, and the preservation of order render indispensable.

On the subscribed or funded debt, interest as it becomes due, will be paid without production of the certificates issued for the same. On the unsubscribed debt, if any there shall be, the production of the certificates will be seen for any order to the receiver.

dame. On the untubleribed debt, if any there thall be, the production of the certificates will be necessary, in order to the receipt of the interest, and an indorsement of the payment of it upon the certificates. This however, in consideration of the risk and inconvenience of transmission, will not be required of those who hold certificates of the Register of the Treasury, and reside out of the United States. The form (B) at soot hereof, of a letter of attorney for receiving interest, and the directions therewith, it is expected will be carefully pursued.

(A) FORM of a POWER of ATTORNEY, to transfer Stock. KNOW ALL MEN by these presents: That

do make, constitute and appoint

true and lawful Attorney, for fell, affign and transfer

and in name to

have hereunto fet

hundred

Day of

flanding in with power also an Attorney or Attornies under for that purpose, to make and substitute; and to do all lawful acts requifite for effecting the premises; hereby ratifying and confirming Substitute or Substitutes shall

name in the Books of

that faid Attorney, or do therein by virtue hercof. IN WITNESS whereof Hand and Sea! Year of our LORD, One Thousand Sealed and delivered } in the prefence of }

BE IT KNOWN, that on the One Thousand Hundred

Day of before me,

within named; and acknowledged the above Letter of Attorney to be In testimony whereof I have hercunto set my Act and Deed.

the Day and Year last aforesaid.

DIRECTIONS. IF the power is to extend to the whole of the flock, the word "all" is to be inferted after the word "transfer." If only to part, the particular fum is to be inferted, with the addition of the words "being part of."

words "being part of."

If the 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 Six per Cent." (which will designate the Stock bearing a present Interest) or the words, "funded Three per Cent." (which will designate 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 unfunded part of the debt.) fubscribed part of the debt.)

If no power of fubfitution is defired to be given, the whole that relates to it, to be omitted; the place of abode, and quality of each witnefs, 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 Network Public

ty in any State, or of a County Court, or before the Mayor or other Chief Magilfrate 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 "caufed to be" may precede the word "affixed", the blank immediately following to be filled with a defignation 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 Seal."

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 fome per-

Affirmation of one of the Witnesses, to be taken before some perfon duly authorised at the place where the transfer is to be made.

FORM of a POWER of ATTORNEY, to receive Intereft.

KNOW ALL MEN by these 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 purpose, to make and substitute; and to do all lawful Acts requisite for effecting the Premises; hereby ratifying and confirming faid Attorney, or Substitute or Substitutes shall do therein by virtue hereof.

IN WITNESS whereof have hereunto fet Hand and Seal, the of our Lord, One Thousand Sealed and delivered ? Day of Hundred in the Year

in the presence of }

BE IT KNOWN, that on the One Thousand Hundred

Day of before me

within named, and acknow. ledged the above Letter of Attorney to be IN Testimony whereof I have hereunto set my Hand and the Day and Year last aforesaid

DIRECTIONS.

DIRECTIONS.

If the Power is to be general, the words "now due, or which shall hereafter grow due upon" are to be inferted after the word "interest." If not general, the time for, orto which the interest is tobe 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 a Motary 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 blank immediately following to be filled with a designation of the Seal of a certain Court, naming it; or the Seal of a certain Corporation, 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 Seal."

If there he no public or official Seal to the Acknowledgment.

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 fome Person duly authorised, at the Place where the transfer is to be made.

TREASURY DEPARTMENT, Sept. 28, 1790.

NOTICE is hereby given, that proposals will be received at the Office of the Secretary of the Treasury, until the 31st day of December next inclusive, for the building of a LIGHT HOUSE, nearly of the dimensions proposed by the late Commissioners of Virginia and Maryland, upon the lot of land on Cape Henry, in the County of Princes Ann, and State of Virginia, lately ceded for that purpose to the United States. It is defired, that the proposals may leave the election, whether the building above the foundation shall be of brick or stone, and as the cost and charges of those materials vary, it is expected, that a corresponding difference will her terials vary, it is expected, that a corresponding difference will be made in the terms offered.

The foundation of the Light-House is to be of stone, and funk to the depth of thirteen feet below the water table, over the top of which the pavement is to be laid. The diameter thereof is to be twenty seven seet six inches, with a vacancy of about nine seet in

The diameter of the base is to be twenty fix feet, at which place the thickness of the walls is to be fix feet. The height from the bottom of the water table to the top of the flone work is to be feventy two feet, where the diameter is to be fix feet fix inches, and the thickness of the walls three feet. The form is to be an octagon, having three windows in the east, and four in the west. If it be built of brick, it is to be faced with the glassy kind, if of stone, it is to be faced with hewti or hammer-dressed stone.

On the top of the stone work is to be a floor of joists, bedded

On the top of the stone work is to be a floor of joists, bedded therein, planked over and covered with copper, extending about two feet eight inches beyond the wall, thereby forming an eve, which is to be inissed with a cornice, the whole having a desent from the centre sufficient to throw off the water.

The lanthorn is to be supported by eight posts of wrought Iron of tiree inches square and twenty feet in length, ten seet of which are to be wrought into the stone wall on the inner part at each corner. The diameter of it is to be ten seet, leaving a platform on the outside thereof of about six feet in width. All the work above this is to be of iron and copper. The lanthorn is to be ten seet high, having a semicircular roof of five seet more, with iron rasters covered with copper. The whole space between the posts supporting the lanthorn, is to be occupied by the safes, which are to be made of iron, each safe is to have twenty-eight panes of glass, twelve by sourteen inches. One of the safes on the fouth west side is to be hung with hinges for a door to go out upon the platform, from the outer part of which to the roof of the lanthorn is to be a frame of iron covered with a net work of strong brass wire, to preserve the glass from injuries by hail and slights of birds in the night. wire, to preserve the glass from injuries by hail and flights of birds in the night.

The rafters of the lanthorn are to be well fastened to an iron hoop, over which is a copper funnel, through which the smoke may pass into a large copper ventilator in the form of a man's head, capable of containing one hundred gallons. This head is to be so placed as to be turned by a large vane on the spire above it, that the hole for venting the smoke may always be to the leeward. Eight dormant ventilators of six inches diameter are to be fixed in the roof of the lanthorn.

in the roof of the lanthorn. A close flove is to be provided and fixed in the lanthorn, which is to be furnished with eight lamps, each capable of containing fix quarts, hung in two tiers over each other transversely. There are to be fix flights of stairs to ascend to the lanthorn, the entrance to which is to be by a door covered with copper. The building is to be furnished with two conductors, to secure it from the effects

A frame house is to be built for the keeper, twenty seet square, two stories high, with a frame kitchen; the whole to be finished with lath and plaister.

A vault for the storage and safe keeping of the oil is to be built of stone at a convenient distance, twelve seet wide, and twenty in length. It is to be arched, and covered with earth of sand, over which a shed is to be built and investment of sand, over which a shed is to be built, and it is to be furnished with eight strong cedar cisterns with covers, each capable of containing two hundred gallons of oil. The entrance is to be secured by a strong

Good fecurity for the faithful performance of the contract will be expected. Payments on account will be made at proper stages of the work, and the balance will be paid on its completion: or, if a suitable difference should be made in the terms, cash will advanced for the purchase of materials and provisions

The Printers in the feveral States are requested to infert this.

WAR DEPARTMENT, Sept. 9, 1790.

NFORMATION is hereby given to all the military Invalids of NFORMATION is necessy given to an the limitary thronton the United States, that the times to which they are annually entitled, and which will become due on the fourth day of March enfuing, will be paid on the faid day, by the Commissioners of the Loans within the states respectively, under such regulations as the Prefident of the United States may direct.

H. KNOX, Secretary for the Department of War. (The Printers in the respective States are requested to publish the above in their newspapers, for the space of two Months.,

By Order of the Honorable Richard Morris, Esq. Chief Justice of the State of New-York.

NOTICE is hereby given to Lewis M'Donald, of Connecticut, NOTICE is hereby given to Lewis M'Donald, of Connecticut, an absent debtor, that upon application and due proof made to the said chief justice by a creditor of the said Lewis M'Donald, pursuant to an act of the Legislature of the said State, entitled, "An act for relief against absconding and absent debtors," passed the 4th April, 1786; he, the said chief justice, has directed all the said Lewis M'Donalds estate, within this State, to be seized, and that unless he shall discharge his debts within twelve months after the publication of this notice, the same will be slod for the payment of his creditors. Dated the 3d May, 1790.

New-York, May 7, 1790. (1w.1y.) New-York, May 7, 1790.

TREASURY DEPARTMENT, Sept. 20, 1790.

TT is bereby made known, that the following arrangement has

It is hereby made known, that the following arrangement has been adopted towards carrying into execution the Act, making provision for the debt of the United States, viz.

Loan-Office Certificates, and those iffued by the Commissioners for the adjustment of accounts in the several States, will be receivable only at the Treasury and by the respective Commissioners of Loans within the States in which they were respectively issued. The Certificates issued by the Register of the Treasury, by the Pay Master General and Commissioner of Army Accounts, by the Commissioners for the adjustment of the Accounts of the Quarter Master's, Commissary's, Hospital, Cloathing, and Marine Departments, Indeuts of Interest, and Bills of Old Emission, will be receivable indiscriminately at the Treasury and by the Commissioners of all the States. The situation of the Checks has dictasted this arrangement for the greater security of the public against ted this arrangement for the greater fecurity of the public against impositions by forged or counterfeit paper, and the details which have been adopted from the same consideration for the execution have been adopted from the lame confideration for the execution of the business are such, that it will give facility and dispatch, if applications from the Holders of Certificates of the Register of the Treasury and of the Paymaster General, and Commissioner of Army Accounts, and of the Commissioners of the five Departments above mentioned, are made in the first instance at the Treasury; and if applications from the Holders of Loan Office Certificates, and Certificates issued by the Commissioners for the edical ficates, and Certificates issued by the Commissioners for the adjustment of Accounts in the respective States, are made in like mana ner to the Commissioners of Loans within the States in which they were issued. Transfers can afterwards be made to any Office that the Proprietors of these Certificates may desire.

The printers of the Several States are requested is infert this.

MASS ACHUSETTS STATE LOTTERY:

THE Managers of the STATE LOTTERY, prefent the Public with the First Class of the Massachusetts semi-annual State Lon-tery, which will commence drawing in the Representatives Chambers, in Boston, on the Seventeenth of March next, or sooner, if the Tickets shall be disposed of. SCHEME.

NOT TWO BLANKS TO A PRIZE.

25,000 Tickets, at Five Dollars each, are 125,000 Dollars, to be paid in the following Prizes, subject to a deduction of twelve and an half per cent. for the use of the Com-

Prizes.		Dollars.		Dollars.
1 0	f	10000	is	10000
2		3000	are	6000
3 6		2000		6000
6		1000		6000
10		500		5000
30		200		6000
80		100		8000
90		50		4500
100		401		4000
120		39		3600
161		20		3220
200		10		2000
7585		8		60685
8388 Prize 16612 Blan				125000

TICKETS may be had of the feveral Managers, who will pay the Prizes on demand-of the TREASURER of the Common wealth-of JAMES WHITE, at his Book-Store, Franklin's-Head,

Court-Street, and at other places as ufual.

BENJAMIN AUSTIN, jun. DAVID COBB,
SAMUEL COOPER,
GEORGE R. MINOT,
JOHN KNEELAND,

Ballon Tuh as, 8200 Managers.

NEW-YORK CITY LOTTERY.

	-	
S	CHEME.	
1 PRIZE	ot £.3000	£.3000
1	2000	2000
2	1000	2000
4	500	2000
6	300	1800
12	200	\$400
40	. 100	4000
80	50	.4000
200	20	4000
330	10	3300
7000	2 105.	17500
		-

} 23000 Tickets, at 40s. each £. 46000

7070 Prizes.

15324 Blanks. \ 23000 Tickets, at 40s, each £. 4600

Subject to a deduction of 15 per Cent.

THIS LOTTERY is for the purpose of raising the residue of the sum, granted by an Act of the Legislature of the State of New-York, passed 8th of February, 1790, to defray the expences incurred by the Corporation for repairing and enlarging the CITY-HAII

The drawing will commence on the First Monday in January next, or fooner if filled, of which timely notice will be given.

A lift of the fortunate numbers will be published at the end of the drawing; and the prizes will be paid by the Managers.

Tickets are to be fold by the Subscribers, who are appointed

Managers by the Corporation.

ISAAC STOUTENBURGH, ABRAHAM HERRING, PETER T. CURTENIUS, JOHN PINTARD.

TO BE LET.

New-York, September 1, 1790,

On very low terms-and entered upon immediately, until the first of May next.

"HAT elegant new TWO STORY BRICK HOUSE, in the Bowery-Lane, formerly occupied by ROBERT GILBERT LIVINGSTON, deceased; it has seven Fire Places with a good Cellar under the whole House—a convenient out-House in the rear, with a Coach-House, and Stables; for further particulars en-quire of MANGLE MINTHORN

(2 w. t. f.) Corporation Dock.

ADVERTISEMENT.

THE Proposals for printing this paper stipulated, that it should " be published at the feat of the federal government :"-Pursuant to this engagement, "THE GAZETTE OF THE UNITED STATES" will, from the beginning of November next, be published at PHILADELPHIA.

The Subscribers, who may please to continue their patronage of the Publication, will be supplied from Philadelphia as soon as point fible after it is out of the press, on the present terms.

To be let, from Ift November, THE HOUSE in which the Editor now lives :- A good situation for a Boarding-House-being formerly occupied in that