

**CHAP. 212.** Michael Hoffman, John P. Spiese, John Mackay, jr. Samuel Young, Erasmus Uhler, Jacob Croft, Robert Elliott and George Uhler, or a majority of them, be and they are hereby authorised to propose a scheme of a lottery, and to sell and dispose of the tickets therein, for raising a sum of money not exceeding ten thousand dollars, to be appropriated to purchase a lot of ground in the city or precincts of Baltimore, and to erect a building thereon to be used as an engine house.

Managers to give bond.

**2. AND BE IT ENACTED.** That before the said John H. Rogers, Charles Brown, William M. Smith, Jacob Wall, Michael Hoffman, John P. Spiese, John Mackay jr. Samuel Young, Erasmus Uhler, Jacob Croft, Robert Elliott and George Uhler, proceed to make sale of any ticket or tickets in the said lottery, they shall give and execute a bond to the state of Maryland, in the penalty of twenty thousand dollars, conditioned they will well and truly conduct the drawing of said lottery, and apply the money arising therefrom, within six months after the drawing thereof, to the payment of the prizes drawn therein, to the necessary expenses incurred in the management thereof, and the residue to the purchasing of a lot of ground in the city or precincts of Baltimore, and to the erecting a building thereon to be used as an engine house.

Bond to be recorded.

**3. AND BE IT ENACTED.** That the said bond shall be lodged with the clerk of Baltimore county court, to be by him recorded among the records of said county, and upon such bond, or any office copy thereof, suit or suits may be instituted for any breach or noncompliance with the condition thereof.

**CHAP. CCXIII.**

Passed Jan 22 1815  
1804, ch. 41.

*A Supplement to the act\*, entitled, An act to incorporate the Union Insurance Company of Maryland. Lib. TH. No. 5, fol. 103.*

Capital increased  
---stockholders to  
give promissory  
notes

**1. BE IT ENACTED,** by the General Assembly of Maryland, That the capital of the Union Insurance Company of Maryland, be increased to six hundred thousand dollars, and each share of the stock to one thousand dollars; and that each and every stockholder be required to give to the president and directors, for the time being, on or before the first day of April next, promissory notes, with two approved endorsers, payable on demand, for nine hundred dollars a share for cash and every share standing in the name of such stockholder on the books of said company, which promissory note, together with the one hundred dollars a share, originally subscribed and paid, shall constitute the capital stock of the said company; and said notes shall be renewed annually, in the month of April, with the same or other endorsers, as shall be directed and approved by the board of directors; and any stockholder who shall refuse to give such notes shall forfeit all his interest in the said corporation, and his share or shares shall be disposed of by the president and directors, and the proceeds thereof be paid to such delinquent, or his legal representatives, on demand; but in case of the death of any stockholder, his heirs, executors or administrators, shall be allowed the term or period of twelve months for giving the promissory notes aforesaid, or for the sale of the share or shares of such deceased person, before any forfeiture shall incur, or sale take place by the board of directors as aforesaid.