Sworn to and subscribed before me this day by the above named affiant; and I certify that I read said affidavit to said affiant, and acquainted her with its contents before She executed the same. I further certify that I am in nowise interested in said case, nor am I concerned in its prosecution; and that said affiant is personally known to me; that he is a creditable person and so reputed in the community in which Sha reside ADD SEAL HERE. NOTE.—Should this be sworn to before any other officer than a CLERK OF COURT then the proper CLERK OF COUR wust add his certificate of character on the back hereof, and not on a separate slip of paper. - ARREST DE LITE STATE OF....., COUNTY OF...... 88. I, ......, Clerk of the County Court in and for aforesaid County and State, do certify that ....... Esq., who hath signed his name to foregoing affidavit, was at the time of so doing a.....in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and that his signature thereunto is genuine. If a Notary Public (or Justice of the Peace) will put his signature and seal impress (if he has one) on a sheet o paper, and a Clerk of Court will certify that they are genuine, stating when his commission was dated and when it will expire, he can execute papers to be used in ONE DEPARTMENT ONLY during his term of office without authentication by Clerk of Court. Such Certificate for each Department where many authentications are required, will save much expense. Several papers executed before one N. P. or J. P. on the same date need Co. Clerk's Certificate, on one only, if all are to be used in one case. Write an affidavit just as you would write a letter, stating all the facts, circumstances, dates and places, as near as you can remember, and if of your own personal knowledge and observation, and state how you know what you say to be true. 2

@Maryland State Archives, msa\_sc5839\_1\_5-0085

GENER