

Seventieth Legislature.

HOUSE.

No. 432

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND ONE.

AN ACT to incorporate the Skowhegan Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward N. Merrill, John R. McClellan, Joseph 2 O. Smith, Alfred H. Lang, J. Palmer Merrill, Francis W. 3 Briggs, John P. Clark and Edward F. Danforth, or such of 4 them as may by vote accept this charter, with their associ-5 ates, successors and assigns, are hereby made a body corpo-6 rate and politic to be known as the Skowhegan Trust Com-7 pany and as such shall be possessed of all the powers, privi-8 leges and immunities and subject to all the duties and obli-9 gations conferred on corporations by law.

Sect. 2. The corporation hereby created shall be located 2 at Skowhegan, Somerset county, Maine.

Sect. 3. The purposes of said corporation and the business 2 which it may perform, are: first, to receive on deposit, 3 money, coin, bank notes, evidences of debt, accounts of in-

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4 dividuals, companies, corporations, municipalities and states, 5 allowing interest thereon, if agreed, or as the by-laws of said 6 corporation may provide; second, to borrow money, to loan 7 money on credits, or real estate, or personal security, and 8 to negotiate loans and sales for others; third, to own and 9 maintain safe deposit vaults, with boxes, safes and other 10 facilities therein, to be rented to other parties for the safe 11 keeping of moneys, securities, stocks, jewelry, plate, valuable 12 papers and documents, and other property susceptible of 13 being deposited therein, and may receive on deposit for safe 14 keeping, property of any kind entrusted to it for that purpose; 15 fourth, to act as agent for issuing, registering and counter-16 signing certificates, bonds, stocks, and all evidences of debt 17 or ownership in property; fifth, to hold by grant, assignment, 18 transfer, devise or bequest, any real or personal property or 1) trusts duly created, and to execute trusts of every description; 20 sixth, to act as assignee, receiver, executor, and no surety 21 shall be necessary upon the bond of the corporation, unless 22 the court or officer approving such bond shall require it; 23 seventh to do in general all the business that may lawfully 24 be done by trust and banking companies, but said corporation 25 shall not have the power or authority to establish branches.

Sect. 4. The capital stock of said corporation shall not be 2 less than fifty thousand dollars, divided into shares of one 3 hundred dollars each, with the right to increase the said cap-4 ital stock at any time, by vote of the shareholders, to anv 5 amount not exceeding five hundred thousand dollars. Said 6 corporation shall not commence business as a trust or banking 7 coppany, until stock to the amount of at least fifty thousand 8 dollars shall have been subscribed and paid in, in cash.

Sect. 5. Said corporation shall not make any loan or dis-2 count on the security of the shares of its own capital stock, 3 nor be the purchaser or holder of any such shares unless 4 necessary to prevent loss upon a debt previously contracted in 5 good faith; and all stock so acquired shall, within six months 6 from the time of its acquisition, be disposed of at public or 7 private sale.

Sect. 6. All the corporate powers of this corporation shall 2 be exercised by a board of directors, who shall be residents of 3 this state, whose number and term of office shall be deter-4 mined by a vote of the shareholders at the first meeting held 5 by the incorporators and at each annual meeting thereafter. 6 The affairs and powers of the corporation may, at the option 7 of the shareholders, be entrusted to an executive board of 8 five members to be, by vote of the shareholders, elected from 9 the full board of directors. The directors of said corporation 10 shall be sworn to the proper discharge of their duties, and 11 they shall hold office until others are elected and qualified 12 in their stead. If a director dies, resigns, or becomes disqual-13 ified for any cause, the remaining directors may appoint a 14 person to fill the vacancy until the next annual meeting of 15 the corporation. The oath of office of such director shall be 16 taken within thirty days of his election, or his office shall be-17 come vacant. The clerk of such corporation shall, within 18 ten days, notify such directors of their election, and within 19 thirty days shall publish the list of all persons who have taken 20 the oath of office as directors.

Sect. 7. The board of directors of said corporation shall 2 constitute the board of investment of said corporation. Said 3 directors shall keep in a separate book, specially provided for 4 the purpose, a record of all loans, and investments of every 5 description, made by said institution substantially in the 6 order of time when such loans or investments are made, which 7 shall show that such loans or investments have been made 8 with the aproval of the investment committee of said corpo-9 ration, which shall indicate such particulars respecting such 10 loans or investments as the bank examiner shall direct. This

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11 book shall be submitted to the directors and to the bank ex12 aminer whenever requested. Such loans or investments shall
13 be classified in the book as the bank examiner shall direct.
14 No loan shall be made to any officer of director of said bank15 ing or trust company except by the unanimous approval of the
16 executive board in writing, and said corporation shall have
17 no authority to hire money or to give notes unless by vote of
18 the said board duly recorded.

Sect. 8. No person shall be eligible to the position of a di-2 rector of said corporation who is not the actual owner of ten 3 shares of the stock.

Sect. 9. Said corporation, after beginning to receive de-2 posits, shall, at all times, have on hand in lawful money, as a 3 reserve, not less than fifteen per cent of the aggregate amount 4 of its deposits which are subject to withdrawal on demand, 5 provided, that in lieu of lawful money, two-thirds of said fif-6 teen per cent may consist of balanes, payable on demand, due 7 from any national or state bank.

Sect. 10. All the property or money held in trust by this 2 corporation shall constitute a special deposit and the accounts 3 thereof and of said trust department shall be kept separate, 4 and such funds and the investment or loans of them shall be 5 specially appropriated to the security and payment of such 6 deposits, and not be subject to any other liabilities of the cor-7 poration; and for the purpose of securing the observance of 8 this proviso, said corporation shall have a trust department 9 in which all business pertaining to such trust property shall 10 be kept separate and distinct from its general business.

Sect. 11. An administrator, executor, assignee, guardian or 2 trustee, any court of law or equity, including courts of pro-3 bate and insolvency, officers and treasurers of towns, cities, 4 counties, and savings banks of the state of Maine may deposit 5 any moneys, bonds, stocks, evidences of debt or of ownership 6 in property, or any personal property, with said corporation,7 and any of said courts may direct any person deriving author-8 ity from them to so deposit the same.

Sect. 12. Each shareholder of this corporation shall be in-2 dividually responsible equally and ratably, and not one for the 3 other, for all contracts, debts and engagements of said cor-4 poration to a sum equal to the amount of the par value of the 5 shares owned by him, in addition to the amount invested in 6 said shares.

Sect. 13. Such corporation shall set apart as a guaranty 2 fund not less than ten per cent of its earnings in each and 3 every year until such fund with the accumulated interest 4 thereon, shall amount to one-fourth of the capital stock of 5 said corporation.

Sect. 14. The shares of said corporation shall be subject 2 to taxation in the same manner and rate as are the shares of 3 national banks.

Sect. 15. Said corporation shall be subject to examination 2 by the bank examiner, who shall visit it at least once in every 3 year, and as much oftener as he may deem expedient. At 4 such visits he shall have free access to its vaults, books and 5 papers, and shall thoroughly inspect and examine all the af-6 fairs of said corporation, and make such inquiries as may 7 be necessary to ascertain its condition and ability to fulfill 8 all its engagements. If upon examination of said corporation 9 the examiner is of the opinion that its investments are not in 10 accordance with law, or said corporation is insolvent, or its 11 condition is such as to render its further proceedings hazard-12 ous to the public or to those having funds in its custody, or 13 is of the opinion that it has exceeded its powers or failed to 14 comply with any of the rules or restrictions provided by law, 15 he shall have such authority and take such action as is pro-16 vided for in the case of savings banks by chapter forty-seven

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17 of the Revised Statutes. He shall preserve in a permanent 18 form a full record of his proceedings, including a statement 19 of the condition of said corporation. A copy of such state-20 ment shall be published by said corporation immediately after 21 the annual examination of the same in some newspaper pub-22 lished where said corporation is established. If no paper is 23 published in the town where said corporation is established, 24 then it shall be published in a newspaper printed in the near-25 est city or town. The necessary expenses of the bank exam-26 iner while making such examination shall be paid by the cor-27 poration.

Sect. 16. Any five of the corporators named in this act may 2 call the first meeting of the corporation by mailing a written 3 notice, signed by all, postage paid, to each of the the other 4 corporators, seven days at least before the day of the meet-5 ing, naming the time, place and purpose of such meeting, and 6 at such meeting the necessary officers may be chosen, by-laws 7 adopted, and any other corporate business transacted.

Sect. 17. This act shall take effect when approved.

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STATE OF MAINE.

IN HOUSE OF REPRESENTATIVES, AUGUSTA, March 14, 1901.

Reported by Mr. FULLER of Kennebunk, from Committee on Banks and Banking, and ordered printed under joint rules.

W. S. COTTON, Clerk.