MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

PRIVATE ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTH LEGISLATURE

AT ITS SESSION, HELD IN JANUARY, 1825.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28TH OF JUNE, 1829.

Bortland

PRINTED BY TODD AND SHITH......PRINTERS TO THE STATE.

Penalty for vi-rector, consenting to, or conniving at, such violation, and how recover- tion, shall forfeit and pay the sum of five hundred dollars, to be recovered by indictment to the use of the State.

Returns to specify the the Directors,

Sect. 9. Be it further enacted, That each return of the state of said Bank, to be made pursuant to the first section of an act directing the mode and time of making returns, shall, in addition to the several particulars required therein to be included. specify the names of all the Directors of said Bank: and if in taking the oath required by said first section, any Director or Cashier shall swear falsely, and be thereof duly convicted, he shall suffer as for wilful and corrupt perjury.

This Act passed February 21, 1825.]

CHAPTER CCCXIV.

AN ACT to incorporate the Thomaston Bank. Sect. 1. BE it enacted by the Senate and House

of Representatives, in Legislature assembled, That

porated.

John Gleason, Joseph Sprague, James D. Wheaton, William Cole, William R. Keith, Eusebius Fales, David N. Piper, Ballard Green, Robert N. Foster, Oliver Fales, John Lovejov, Iddo Kimball. Persons incor- Halsey Heally, John Spear, David Kellogg, Hezekiah Prince, Benjamin S. Dean, John Ruggles, Daniel Rose, Amos H. Hodgman, and their associates, successors and assigns, be, and they hereby are, created a corporation by the name of the President, Directors and Company of the Thomaston BANK; and shall so continue until the first charter to conday of October, which will be in the year of tinue until October 1831.s our Lord one thousand eight hundred and thir-

Powers and privileges.

ty-one; and by that name shall be, and hereby are made capable in law to sue and be sued; plead and be impleaded; defend and be defended. in any courts of record, or in any other place; and also to make, have and use a common seal; and to ordain, establish, and put in execution such by-laws. ordinances and regulations, as to them may appear necessary and convenient for the government of said corporation, and the prudent management of their

affairs: Provided, such by-laws, ordinances and

Proviso.

regulations shall in no wise be contrary to the laws of this State. And the said corporation shall always be subject to the rules, restrictions, limitations

and provisions herein prescribed.

Sect. 2. Be it further enacted, That the capital stock of said corporation shall consist Capital Stock of the sum of fifty thousand dollars, in gold and \$50,000; silver, and be divided into five hundred shares; and not more than ten per cent. of said capital stock 10 per cent to shall be at any one time held or owned by any one be held by one person, or coperson; and in case several persons shall be associ-partners; ated together as co-partners, the whole amount of said stock, held or owned by the co-partnership, and by all the individuals constituting the co-partnership, shall not at any time exceed ten per cent. of when to be said capital stock; and the said capital stock shall paid in. be paid in at two instalments, the one half thereof to be paid in gold and silver, on or before the first Monday of October next; and the remaining half part thereof, on or before the first Monday in April, which will be in the year of our Lord one thousand eight hundred and twenty-six: Provided, That no money shall be loaned, or discounts made, nor shall any No loans or discounts to be bills or promissory notes be issued from said Bank, made, until until the capital, subscribed for, and actually paid paid in; in and existing in gold and silver in their vaults, shall amount to twenty-five thousand dollars, and the affidavit of the President and Cashier, of such facts, shall have been filed in the office of the Secre-and affidavit tary of State; and the Stockholders, at their first meeting, shall by a majority of votes determine the mode of transferring and disposing of said stock and the profits thereof, which being entered on the Mode of transbooks of said corporation, shall be binding on the ferring stock to stockholders, their successors and assigns, but no at first meettransfer of stock shall be of any effect until it shall ing. have been entered on the books of said corporation; and the said corporation are hereby made capable in law to have, hold, purchase, receive, possess and Real estate retain to them, their successors and assigns, lands, may be held not exceeding a certain a-

mount.

tenements and hereditaments, to the amount of ten thousand dollars, and no more at any one time, with May loan and power to bargain, sell and dispose of the same, and to negotiate moloan and negotiate their monies and effects, by disnies, &c. counting on banking principles, on such security, as they shall think advisable: Provided, nothing Proviso. herein contained shall restrain or prevent said corporation, from taking and holding real estate in mortgage or on execution, to any amount, as security [for,] or in payment of, any debts due to said corporation. Be it further enacted, That the follow-Rules &c. of ing rules, limitations, and provisions, shall form, the Corporaand be the fundamental articles of said corporation. tíon. Total amount First. That the total amount of the debts which the of debts due said coporation shall at any time owe, whether by from, bond, bill, note or other contract, shall not exceed fifty per cent. beyond the amount of their capital stock actually paid in, exclusive of the sums due on account of deposits, nor shall there be due to the and to, the Corporation. said corporation, at any one time, more than double the amount of the capital stock actually paid in as aforesaid; in case of excess, the Directors, under ble in case of whose administration it shall happen, shall be liable excess, for the same in their individual and private capacities; and an action of debt may, in such case, be brought against them, or any of them, their or any of their heirs, executors, or administrators, in any and how; court proper to try the same, by any creditor or creditors of said corporation, and may be prosecuted to judgment and execution. And the aggregate of all debts due to said Bank from the Directors, not to be in or any of them, as principals, indorsers or sureties, dehted over shall not, at any one time, exceed in amount, twenty per centum of the capital stock of said Bank;

Penalty for vi-rector consenting to, or conniving at, such violation, olation, and how recover shall forfeit and pay the sum of five hundred dol-

lars, to be recovered by indictment to the use of the That said corporation shall not State. Second. Corporation not to employ vest, use, or improve any of their monies, goods, their capital in chattels or effects in trade, or commerce, but may sell all kinds of personal pledges lodged in their

and for every violation of this provision, every Di-

hands, by way of security, to any amount sufficient to reimburse the sum loaned. Third. That the sary for the lands, tenements and hereditaments, which the said transaction of business only corporation shall hold, shall be only such as shall to be held. be requisite for the convenient transaction of their business. Fourth. None but a member of said cor- who may be poration, being a citizen of this State and resident Directors. therein, shall be eligible for a Director; and the Directors shall choose one of their number to chosen. act as President; and the Cashier, before he enters Cashier to give upon the duties of his office, shall give bond, with bonds; two or more sureties, to the satisfaction of the Board of Directors, in a sum not less than twenty thousand dollars, with condition for the faithful discharge of the duties of his office; and such bond to be renewed. shall be renewed at least once in every three years.

Fifth. No Director of any other Bank shall be eli-other Banks gible to the office of Director of this Bank, although not eligible. he may be a stockholder therein. And any Director accepting any office in any other Bank, shall be deemed to have vacated his place in this Bank. Sixth. That for the well ordering the affairs of Meeting of the said corporation, a meeting of the stockholders shall Stockholders shall annually in be holden at such place as they shall direct, on the October and at first Monday of October annually, and at any other time. time during the continuance of said corporation, and at such place as shall be appointed by the President Notice to be and Directors for the time being, by public notifica-given. tion, given fourteen days previous thereto; at which annual meeting, there shall be chosen by ballot, Directors to be seven Directors, to continue in office the year ensuing chosen at the their election; and the number of votes to which annual meeting. each stockholder shall be entitled, shall be according to the number of shares he shall hold, in the Manner of votfollowing proportions, that is to say: for one share, ing. one vote, and every four shares above one shall give a right to one vote more: Provided, no Provisor member shall have more than twenty votes, and absent members may vote by proxy, duly authorized in writing. Seventh. No Director shall be allowed Directors to be allowed allowed no any compensation for his services, but the Stock-compensation; holders may make the President such compensation President may as to them shall appear reasonable. Eighth. No

rectors.

Quorum of Di-less than four Directors shall constitute a board for the transaction of business, of whom the President shall always be one, except in case of sickness or necessary absence, in which case the Directors present may choose a chairman for the time being, in his stead. Ninth. All bills issued from the Bank aforesaid, and signed by the President, shall be binding on the corporation. Tenth. The Direc-

Bills to be binding.

tors shall make half yearly dividends of all the pro-Dividends to be made. fits, rents, premiums and interest of the Bank afore-Eleventh. The Directors shall have power said. to appoint a cashier, and such other officers for carrying on the business of said Bank, with such

Cashier, &c. how appointed.

salaries, as to them seem meet.

Bank to be at Thomaston.

Sect. 4. Be it further enacted, That the said Bank shall be established in the town of Thomaston, in the county of Lincoln.

Loan to be made to the Legislature.

Be it further enacted, That whenever Sect. 5. the Legislature shall require it, the said corporation shall loan to the State any sum of money which State, when required, not exceeding ten per cent. of the capital stock of said Bank, at any one time, reimbursable, by five annual instalments; or at any shorter period, at the election of the State, with the annual payment of interest, at a rate not exceeding five per cent. per annum: Provided however, That the State shall never, at any one time, stand indebted to said corporation, without their consent, in a larger sum than five thousand dollars.

Proviso.

Legislature by Committee

SECT. 6. Be it further enacted, That any committee, specially appointed by the Legislature for may examine that purpose, shall have a right to examine into the their books&c. doings of said corporation, and shall have free access to all their books and vaults; and if, upon such examination, it shall be found, and after a full hearing of such corporation, be determined by and in certain the Legislature, that the said corporation have excases, vacate ceeded the power herein granted them, or failed to comply with any of the rules, restrictions or conditions in this act provided, their corporation may thereupon be declared forfeited and void.

their charter.

Sect. 7. Be it further enacted, That the per-First meeting, sons hereinbefore named, or a major part of them, are authorized to call a meeting of the Stockholders

by whom and how called;

of said corporation, at such time and place as they shall see fit, by advertising the same, for three weeks successively, in some public newspaper prin-Notice to be ted in the State, for the purpose of making, ordaining and establishing such by-laws, ordinances and at which may regulations, for the orderly conducting the affairs make by-laws of said corporation, as the said stockholders shall first board of deem necessary, and for the choice of the first Board of Directors, and such other officers as they shall see fit to choose.

SECT. 8. Be it further enacted, That the said The original corporation shall be liable to pay any bona fide amount of bills holder, the original amount of any note of said paid.

Bank, altered in the course of its circulation to a larger amount, notwithstanding such alteration.

Sect. 9. Be it further enacted, That one twentieth part of the capital of said Bank shall always the capital of said Bank shall always the capital to be appropriated to loans to be made to citizens be loaned for of this State, wherein the Directors shall wholly agricultural & and exclusively regard the agricultural and manufacturing interest, which loan shall be made in sums not less than one hundred nor more than five hundred dollars, and upon the personal bond of the borrower, with collateral security by mortgage of and how real estate to the satisfaction of the Directors of said Bank, for a term not less than one year, and on condition of paying the interest annually, on such loans, subject to such forfeiture and right of redemption by law, as in other cases.

SECT. 10. Be it further enacted, That said corporation to ration shall be obliged to receive in payment for receive their all debts due to said corporation, the bills by them debts due. issued.

Sect. 11. Be it further enacted, That the conditions, restrictions and provisions contained in the act entitled, "An Act to enforce the payment of Further conditions, restrictions, and for other purposes," be and they tions, &c. hereby are made applicable to, and obligatory on the Bank established by this act; and that each return of the state of said Bank, to be made pursuant to the first section of the act directing the mode and time of making returns of Banks, shall, in adopting the Didition to the several particulars required therein to

be included, specify the names of all the Directors. of said Bank; and if in taking the oath required by said first section, any Director or Cashier shall swear falsely and be thereof duly convicted, he shall suffer as for wilful and corrupt perjury. SECT. 12. Be it further enacted, That if said

corporation shall refuse or neglect to pay on de-

mand, any bill or bills by such corporation issued. and the holder thereof shall obtain judgment and Mode of enforcing the sat-execution, for the amount thereof, against said corisfaction of judgments by poration, and such execution shall not be satisfied. levy upon the by payment thereof, within ten days after demand bodies or pro- by payment thereof, within ten days after demand perty of the made upon the Cashier of said Bank, by the officer stockholders. having such execution, or sufficient personal or real estate of such corporation shewn to satisfy the same, the officer may serve and levy such execution upon the body or bodies, or real or personal estate of any person or persons who are or were members of said corporation, within three years next preceding, in proportion to the stock by them severally and respectively holden: Provided, That no person shall in the whole, be compelled to pay upon execution

Proviso.

levy, other stockholders shall contribute.

Sect. 13. Be it further enacted, That any person who shall have been compelled to pay any ex-In case of such ecution, either wholly or in part, pursuant to the provisions of the twelfth section of this act, shall be entitled to recover of each individual, upon whose body or property such execution might have been levied, the same proportion of the sum so paid. as such individual owns or shall have owned of the stock of said Bank, at any time within three years prior to such payment, as for so much money paid to the use of such individual.

or executions, to an amount greater than the amount of the stock which such person holds or shall have

held within three years as aforesaid.

Sect. 14. Be it further enacted, That no stock-Stock not to holder of said Bank shall be permitted at any time be pledged to to pledge his stock therein, or any part thereof, to the Bank or other corporation the said Bank, or any corporation whatever; and all contracts so pledging any of said stock, shall be nor attached of no effect, and no stock or share in said Bank at the suit of shall be attached on mesne process in any suit in

which said Bank shall be plaintiff, and all such attachments shall be of no effect.

SECT. 15. Be it further enacted, That if at any time the said corporation shall refuse or neglect to pay any of its bills, when duly presented at said Bank, in banking hours, and for the space of thirty On refusal of days thereafter neglect to pay or tender payment of bills, comof such bills, the holder or holders of such bills, plaint to be made to a
may make complaint thereof in writing to any Judge of the Judge of the Supreme Judicial Court, whose duty S. J. Court; it shall be thereupon, to cause the President and proceedings Cashier of said Bank to be notified to appear be-thereon. fore him at such time and place as he may appoint, to answer such complaint, and shew cause against further proceedings thereon; and if said President and Cashier shall not appear, or appearing shall not shew sufficient cause against further proceedings, it shall be the duty of the said Judge, thereupon to appoint three disinterested and discreet Judge may appoint Commissioners, residing near said Bank, to take sioners; who into their custody and possession, all the books, custody the papers, property and estate of said Corporation; property of and guals Corporation of the Bank; and such Commissioners, or the major part of them, shall thereby be authorized, to demand and receive of the President, Directors, and Cashier of said Bank, all the real and personal estate of said Bank, with all the books and evidences of debts due to said Bank, making and delivering to said President, Directors and Cashier, or either of them, accurate lists and memoranda of such estate, books and debts; and it shall be the duty of such Commissioners, or the major part of them, and they may dispose of are hereby authorized forthwith to proceed to dis-the same, and collect and pose of such estates, and collect such debts, and to pay debts. pay the demands against said Corporation.

Sect. 16. Be it further enacted, That such Commissioners, or the major part of them, shall be authorized and empowered to sell at public auc-commission-ers may sell at tion, after giving thirty days public notice of such auction, giving notice, mortsale, any real estate, belonging to said Corpora-gages and extion, and any mortgages upon real estate due to ecute deeds; said Corporation, and to make and deliver in the

may collect cute actions.

Proviso.

name of said Corporation, any deed or other instrument necessary to the due and complete transfer and conveyance of such estates and mortgages; and said Commissioners, or the major part of debts & prose them, shall further be authorized to collect debts due and owing to said Corporation, and to commence and prosecute in the name of the Corporation any action necessary to the collection of such debts: Provided, That so soon as such Commissioners shall have realized from the property of the Corporation, a sum sufficient to pay all the debts of the Corporation, their power shall cease; and it shall be their duty to surrender to said Corporation all the remaining property and estate, together with the books and papers belonging to it.

to Commissioners.

Sect. 17. Be it further enacted, That said Compensation Commissioners shall be entitled to retain to their own use for their services, such sum as may be agreed upon between them and said Corporation; and in case of disagreement, such sum as shall be determined by the Judge who appointed such Commissioners.

vate capacities:

SECT. 18. Be it further enacted, That if the President, Directors, and Cashier of such Bank, Directors, &c. shall, upon demand made by such Commissioners, fusing to give refuse or neglect to surrender to them all the up property to books, papers, property, estates and demands of ers in their pri-said Corporation, such President, Directors and Cashier, so refusing or neglecting, shall thereupon severally become liable in their individual capacity for the payment of all debts due from said Corporation; and any creditor to said Corporation may have and maintain his action against such gainst accord-President, Directors and Cashier, or either of them, to recover of them, or either of them, in their individual capacity, the amount of his just demand against the Corporation.

and may be proceeded aingly.

This Act passed February 22, 1825.]