# MAINE STATE LEGISLATURE

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## 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. 1825.

Sect. 8. Be it further enacted, That the aggregate of all debts due to said Bank, from the Directors, or any of them, as principals, indorsers or Directors not sureties, shall not at any one time exceed in amount over certain forty per centum of the capital stock of said Bank; amount; and for every violation of this provision, every Director, consenting to, or conniving at, such viola-Penalty for vition, shall forfeit and pay the sum of five hundred plation, and dollars, to be recovered by indictment to the use ed. of the State.

Sect. 9. Be it further enacted, That the conditions, restrictions and provisions contained in the act, entitled "An Act to enforce the payment of Returns to Bank notes, and for other purposes," be and they names of all are hereby made applicable to, and obligatory on the Directors, said Bank of Portland: and that are said Bank of Portland; and 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 23, 1825.

#### CHAPTER CCCXXII.

AN ACT in addition to an Act, entitled "An Act to incorporate the President, Directors and Company of the Cumberland Bank."

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That the President, Directors and Company of the Cum-Capital increased berland Bank, be, and they are hereby allowed to \$100,000 by increase the capital stock of said Bank, one hundred to each share. thousand dollars, in addition to the present capital stock of said Bank, by adding thirty three dollars and one third of a dollar to each share in said Bank: Provided, That when said additional sum or any part thereof, shall have been paid in, the said cor-

poration and all the capital stock thereof, shall be subject to all the rules, restrictions, limitations and provisions prescribed in the fourth, thirteenth, fourteenth and fifteenth sections of an act to incorporate the Casco Bank, passed the eighteenth day of February, in the year of our Lord one thousand eight hundred and twenty-four, and such other provisions as are herein after contained.

When to be paid in.

Sect. 2. Be it further enacted, That fifty thousand dollars of the sum mentioned in the first section of this act, shall be paid into the said Bank, on or before the first Monday of October next, and the remaining sum of fifty thousand dollars on or before the first Monday of October, in the year of our Lord one thousand eight hundred and twenty-six, or at such time or times previous thereto, as the Stock-No business to holders of said Bank shall appoint and direct: Probe done upon vided, That before the said corporation shall procapital, until ceed to do business upon the said additional capital. a certificate signed by the President, Directors and Cashier of said corporation, and verified by oath, that filed in Score the same has been actually paid into the said Bank, in gold or silver coin shall be filed in the office of the Secretary of this State.

additional paid in ;

certificate to be made and tary's office.

a Judge of the S. J. Court;

proceedings thereon.

Sect. 3. Be it further enacted, That if any time On refusal of the said corporation shall refuse or neglect to pay payment of any of its bills when duly presented at said Bank, in to be made to banking hours, and for the space of thirty days thereafter neglect to pay or tender payment of such bills. the holder or holders of such bills, may make complaint thereof in writing to any Judge of the Supreme Judicial Court, whose duty it shall be thereupon, to cause the President and Cashier of said Bank to be notified to appear before him at such time and place as he may appoint, to answer to such complaint and shew cause against further proceedings thereon. And if said President or Cashier shall not appear, or appearing shall not shew sufficient Judge may appoint Commission cause against further proceedings, it shall be the sioners; who duty of the said Judge, thereupon to appoint three shall take into disinterested and discreet Commissioners residing property of the near to said Bank, te " ce into their custody and pos-

session, all the books, papers, property and estates of said corporation. 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 Com-may dispose of missioners, or the major part of them, and they are collect and hereby authorized forthwith to proceed to dispose pay debts. of such estates and collect such debts, and to pay

the demands against said corporation.

Sect. 4. Be it further enacted, That such Com-Commissionmissioners, or the major part of them, be authorized at auction, and empowered to sell at public auction, after giving giving notice, thirty days public notice of such sale, any real estate execute deeds; belonging to said corporation, and any mortgages upon real estate due to said corporation, and to make and deliver in the 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 them, shall further be authorized to col-may collect lect all debts due and owing to said corporation, and secute actions. 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 have realized from the property of the Proviso. Corporation, a sum sufficent to pay all the debts of the corporation, their powers shall cease; and it shall be their duty to surrender to said corporation all the remaining property and estates, together with the books and papers belonging to it.

SECT. 5. Be it further enacted, That said com-Compensation missioners shall be entitled to retain to their own to commissioners. use for their services, such sums as may be agreed sioners. upon between them and said corporation; and in case of disagreement, as shall be determined by the Judge

who appointed such commissioners.

up property to city;

Sect. 6. Be it further enacted, That if the Pres-Directors, &c. ident, Directors and Cashier of said Bank, shall, upon fusing to give demand made by such Commissioners, refuse or up property to Commission neglect to surrender to them all the books, papers, ers, in their private capa property, estates and demands of 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 said President, Directors and Cashier, or either of them, to recover against them, or either of them, in their individual capacity, the amount of his just demand against the corporation.

and may be proceeded against accord-ingly.

tion shall hold more than 10 per cent. of capital;

Stock valid

until entered

in transfer

No Stockhold stockholder or corporation, shall directly or indirecter or corporaly, own or hold, more than ten per cent. of the amount of the capital stock in said corporation, and no transfer of stock in said Bank shall be of any effect, until entered on the transfer book of said corno transfer of poration; and the transfer made and signed in the presence of the Cashier or one Director, by such stockholder making such transfer, or his attorney lawfully authorized for that purpose; or the writing on which such transfer is made, be duly executed in the presence of two credible witnesses, and left with the Cashier of said Bank.

Sect. 7. Be it further enacted, That no individual

book, &c. and how made.

Directors not to be indebted over certain amount;

Sect. 8. Be it further enacted, That the aggregate of all debts due to said Bank, from the Directors or any of them, as principals, indorsers or sureties, shall not at any one time exceed in amount forty per centum, of the capital stock of said Bank; and for every violation of this provision, every Director consenting to, or conniving at, such violation, shall forfeit and pay"the sum of five hundred dollars, to be recovered by indictment to the use of the State.

Penalty for violation, and how recovered.

Sect. 9. Be it further enacted. That the conditions, restrictions and provisions contained in the act, entitled "An Act to enforce the payment of bank Returns to specify the notes and for other purposes," be, and they are names of all the Directors, hereby made applicable to, and obligatory on the &c.

said Cumberland Bank; and 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 23, 1825.]

### CHAPTER CCCXXIII.

AN ACT granting to the Saco and Ossipce Log Navigating Company, a certain right in Limington Bridge.

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That, Saco and Osfrom and after the passing of this act, the Saco and sipee log navi-Ossipee Log Navigating Company shall have the gating company to have the ny, to have the full control of a bridge across Saco river, known by control of the name of Limington bridge, so far as to stop and certain purpoturn their logs, at, under and from said bridge, at ses. any, and at all times, when the interest of said company shall require such stopping and turning away of  $\log s$  as aforesaid: And said company shall be liable  $_{ ext{Liable for}}$ to the towns of Standish and Limington severally, damages. and holden to pay all damages that shall happen to said bridge, or any part thereof, either directly or indirectly, by reason of the wearing away of the banks at either end of said bridge, or by reason of the clogging or jamming of the logs and forcing of the water more powerfully against the shores aforesaid; and in case the logs shall at any time be the means of carrying away said bridge, in whole or in part, or in any way injuring the same, the said company, shall be holden to rebuild and repair the same as soon as practicable; and for any neglect or refusal of said company on their part, to perform any of the duties imposed on them by this act, the inhabitants of each of said towns of Standish and Lim-