MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED RY THE

THIRTEENTH LEGISLATURE,

At its Session, held in January, 1823.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

1. BERRY & CO. PRINTERS TO THE STATE.

1823.

which ought to be allowed. And no further or other sum shall be allowed or paid by the County on such account.—And the Clerk shall return a Clerk shall recopy of such account to the Secretary of State on or turn a copy of said account before the day appointed for the meeting of the Legis- to the office of the Secrelature annually. And the Clerk shall cause a copy tary of State of such account to be published in some newspaper and cause copy thereof to printed in the County.

be published.

Sect. 6. Be it further enacted, That all Acts and parts of Acts, inconsistent with the provis- Acts repealed. ions of this Act, be and the same hereby are repealed.

[Approved by the Governor, March 4, 1833.]

Chapter 80.

AN ACT additional to an Act to regulate Banks and Banking,

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled. That, in addition to the returns required by Additional rethe twenty-second section of the act to which this turns to be made in the months of is additional, it shall be the duty of the Cashier of January and June of each each Bank to make similar returns, upon the first year. Mondays of the months of January and June in each year, exhibiting the state and condition of the Bank, as existing at two o'clock in the afternoon of the preceding Saturdays, and transmit the same within fifteen days to the Secretary of State. And the forms of returns, directed by that act to be fur- Form of returns shall contain an nished by the Secretary of State, shall contain an additional coladditional column, under the head of "Resources of the Bank," for Bills of other Banks without the State. And if any cashier shall neglect or refuse to make and transmit any such return, required by this act, or the act to which this is additional, the Forfeiture for corporation shall forfeit and pay a penalty not ex-not transmitting such returns. ceeding one thousand dollars to the use of the State.

SECT. 2. Be it further enacted, That it shall be the duty of the Secretary of State, after receivtary of State.

Duty of Secre- ing the returns of the several Banks, made on the said first Mondays of January and June in each year, as soon as practicable, to cause a true abstract of said returns to be printed, each column therein being footed up, and shall transmit a copy of said abstract by mail to the Cashier of each Bank, incorporated by authority of the State.

Impressions from Perkins's plates shall not the 1st day of October next, unless &c.

Banks may is-

sue Bills from other plates.

Sect. 3. Be it further enacted, That, from and after the first day of October next, no bills of the denomination of Five Dollars or over, impressbe issued after ed from Perkins stereotype plate, shall be issued by any Bank, unless they also bear upon the back of them the impress of the Perkins stereotype check plate.

Sect. 4. Be it further enacted, That besides the Perkins stereotype bills, now allowed by law to be used, it shall be lawful for any bank to issue bills of such other plates of finer engravings, superior workmanship and greater security against counterfeits, as may, from time to time, be allowed and approved by the Bank Commissioners of the State. by their certificate in writing.

ed.

SECT. 5. Be it further enacted, That the Sections of for second section of an act, passed the eighth day of merActs repeal. March one thousand eight hundred and thirty two, entitled an Act in addition to an Act to regulate Banks and Banking, and the twenty fourth section of an act, passed the thirty first day of March one thousand eight hundred and thirty one, entitled an Act to regulate Banks and Banking, be and the same are hereby repealed.

[Approved by the Governor, March 4, 1833.]

Chapter 81.

AN ADDITIONAL ACT regulating Elections.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That, if the Selectmen of any town or a