

т́не

REVISED STATUTES

OF THE

STATE OF MAINE,

PASSED JANUARY 25, 1871;

TO WHICH ARE PREFIXED

THE CONSTITUTIONS

OF THE

UNITED STATES AND OF THE STATE OF MAINE:

WITH AN APPENDIX.

BY AUTHORITY OF THE LEGISLATURE.



PORTLAND: PUBLISHED BY BAILEY & NOYES. TITLE XI.]

FORGERY.

Снар. 121.

CHAPTER 121

FORGERY AND COUNTERFEITING, AND FRAUDULENT STOCKS.

FORGERY AND COUNTERFEITING.

SEC. 1. Forgery of and publishing as true forged records and written instruments.

- 2. Forgery or counterfeiting of public securities, bank bills and coin, and having ten or more such in possession at one time with intent to pass them.
- 3. Bringing into the state or having in possession any such coins or bank bills with intent to pass them.
- 4. A person convicted being again convicted, or convicted of three distinct . offences at the same term of the court.
- 5. Counterfeiting coin of foreign countries for export.
- 6. Manufacture or possession of implements for counterfeiting.
- 7. Total erasures and fraudulent connections.
- 8. Testimony to prove public securities and bank bills to be counterfeits.

FALSE CERTIFICATES AND FALSE ISSUES AND TRANSFERS OF STOCKS.

SEC. 9. Forgery by false certificates and fictitious signatures.

10. Making or issuing false certificates of stock or pledging genuine without anthority.

REWARDS TO INFORMERS AND PROSECUTORS.

SEC. 11, Rewards for conviction of forgers and counterfeiters.

FORGERY AND COUNTERFEITING.

SEC. 1. Whoever, with intent to defraud, falsely makes, alters, Forgery of, and publishing forges, or counterfeits, any public record or proceeding filed or enter- as true forged ed in any court; or process issued, or purporting to be, by a compe- records and written instrutent court, magistrate, or officer; or attestation or certificate of any $\frac{ments}{R.S.c.121, §1}$. person required by law, or receivable as legal proof in relation to any 2 Me. 365. matter; or any charter, deed, will, testament, bond, writing obliga- 20 Me. 81. tory, power of attorney, letter of credit, policy of insurance, bill of 47 Me. 165. 50 Me. 409. lading, bill of exchange, promissory note, order or acceptance, indorsement or assignment thereof, or of any debt or contract; or acquittance, discharge, or accountable receipt for any thing of value; or any other written instrument of another or purporting to be such, by which any pecuniary demand or obligation or any right in any property is or purports to be created, increased, conveyed, transferred, diminished, or discharged; and whoever utters and publishes as true any instrument before mentioned, knowing it to be false, forged, or counterfeit, with like intent, shall be punished by imprisonment not less than two, nor more than ten years.

SEC. 2. Whoever with intent to defraud, falsely makes, alters, Forgery or forges, or counterfeits, any public security issued in any form or purporting to be by authority of the United States, or any state or terri- rifies, bank bills, or coin tory thereof; or any indorsement or writing purporting to be a transfer $\overset{\&c.}{R.S. c. 121, § 2.}$ thereof; or any bank bill or promissory note issued or purporting to be by any bank or banking company in any of the United States, or

22 Me. 268,

835

TITLE XI.

CHAP. 121. in any foreign state, province, or government; or any gold or silver coin current in this state; and whoever has in his possession, at one time, ten or more such forged or counterfeit public securities, notes, or pieces of coin with intent to pass them, knowing them to be forged, or counterfeit, shall be punished by imprisonment for life, or any term of years.

> SEC. 3. Whoever brings into this state, or has in his possession with intent to pass the same; or with intent to defraud, utters or tenders in payment as true any such coins, bank bills, notes, or public securities, as are described in the preceding section, knowing them to be forged or counterfeit, shall be punished by imprisonment not more than three years, or by fine not exceeding one thousand dollars.

> If any person, after being convicted of an offence de-Sec. 4. scribed in the preceding section, is again guilty and convicted thereof, or is convicted of three such distinct offences at the same term of the court, he shall be punished by imprisonment not less than three. nor more than ten years.

> Whoever forges or counterfeits any gold or silver coin of SEC. 5. a foreign government or country, with intent to export it to defraud any foreign government or its subjects, shall be punished by imprisonment not less than one, nor more than ten years.

SEC. 6. Whoever makes or begins to make, mend, cast, stamp, or possession of implements engrave, mould, or provide any plate, block, press, tool, instrument, paper or other material, designed and adapted for making any false, forged, or counterfeit coin, public securities, bank bills or notes, mentioned in this chapter; or has the same in his possession partly or wholly made, with intent to use or permit them to be used for that purpose, shall be punished by imprisonment not more than three years or by fine not exceeding five hundred dollars; and all such tools, implements and materials shall be disposed of as provided in section eight of chapter one hundred and twenty-five.

> Sec. 7. Whoever, with intent to defraud, totally erases or obliterates any record or other written instrument described in this chapter; fraudulently connects together different parts of several bank bills, notes or other written instruments so as to produce one, or alters the same in a material matter, shall be deemed guilty of forgery and punished as if such instrument had been forged and counterfeited.

SEC. 8. In prosecutions for any offence described in this chapter relating to the bills or notes of any bank, if the president or cashier thereof resides out of the state, or more than forty miles from the place of trial, any other witness, acquainted with their signatures and with the difference between the true and counterfeit bills of such bank, may be admitted to prove them forged and counterfeit; and if such prosecution relates to public securities, a certificate of the tenor of the genuine public security, alleged to be forged or altered, made

Bvinging into the state or having in possession any such coins or bank bills, with intent to pass them. R.S.c.121, § 3.

A person convicted second time, or of three offences at same term. R, S. c. 121, § 4.

Counterfeiting foreign coin for export. R. S. c. 121, § 5.

Manufacture and materials for counterfeiting. Dispos-al of them. R.S. c. 121, § 6. 1861, c. 128.

Total erasures, and fraudulent connections. R. S. c. 121, § 7.

Testimony to prove public securities and bank bills to be counterfeits. R. S. c. 121, § 8.

FORGERY.

under oath by the secretary of the treasury, or treasurer of the CHAP. 121. United States, or by the secretary or treasurer of any state by which such security purports to be issued, shall be evidence to prove them forged or altered.

FALSE CERTIFICATES, AND FALSE ISSUES AND TRANSFERS OF STOCKS.

SEC. 9. If any person, legally authorized to take the proof or Forgery by acknowledgment of any instrument, that by law may be recorded, cates, and ficwillfully and falsely certifies that such proof or acknowledgment was titious signaduly made; or if any person fraudulently affixes a fictitious or pre- R.S. c. 121, §9. tended signature, purporting to be that of any officer or agent of a corporation, to any written instrument purporting to be a draft, note, or other evidence of debt issued by such corporation, with intent to pass the same as true, though such person never was an officer or agent of such corporation, or never existed, he shall be deemed guilty of forgery and punished as provided in section one.

SEC. 10. If any officer or agent of a corporation willfully signs Making or with intent to issue, or issues any certificate purporting to be a cer- issuing false certificates of tificate or other evidence of the ownership or of the transfer of any stock, or stock in such corporation, not authorized by its charter, by-laws, and ine without votes, or without such authority issues, sells, or pledges any such cer- R. S. c. 121, tificate or other evidence of ownership or transfer of stock after it is lawfully signed, he shall be punished by imprisonment in the state prison not more than ten years, and by fine not exceeding one thousand dollars.

REWARDS TO INFORMERS AND PROSECUTORS.

SEC. 11. The following rewards shall be paid to the person in-Rewards for forming and prosecuting in the cases described below: Sixty dollars forgers and for each person convicted and sentenced for either of the aforesaid R. S. c. 121, offences of forging and counterfeiting and seither activity of the second sentenced in the second s offences of forging and counterfeiting any coin, public security, bank § 11. bill, or note; and forty dollars for each person convicted and sentenced for either of the aforesaid offences of possessing with intent to utter, or of knowingly uttering any such coin, public security, bank bill, or note; and these rewards shall be paid out of the treasury of the state by warrant of the governor and council, granted on certificate of the judge who tried the case; and where there are two or more informers and prosecutors for the same offence, the reward shall be divided between them equally, or in such proportions as said judge determines.

false certifi-

pledging genu-§ 10.