person with like intent in any manner engaged in striking impressions from such plates, or any person who shall affix to such note or notes fraudulent or forged signatures, or any person who shall with fraudulent intent be engaged in manufacturing of, or furnishing paper in imitation of any paper used for striking impressions of notes upon any established bank within this State, or any bank which may hereafter be established within this State, or which is or may be established by law in any of the United States, or any person who shall falsely make, alter, forge, or counterfeit, or cause, or procure to be falsely made, altered, forged, or counterfeited, or shall willingly aid or assist in falsely making, altering, forging, or counterfeiting any note or notes of any bank which has been, or may be regularly constituted by this State, or by any of the United States, shall be deemed a felon, and shall on being convicted thereof be sentenced to the penitentiary for not less than two nor more than ten vears.

Punishment.

1862, c 82 Uttering forged bank notes. 70. Any person who shall within this State either publish, offer, dispose of, or put off any forged or counterfeited note or notes, knowing them to be such, purporting to be the genuine note or notes issued as currency by the United States, or of a bank which has been or may be regularly constituted by this State, or by any of the United States, or by the United States, or any person who shall either publish, offer, dispose of, or put off as genuine, any note purporting to be a note of a bank which does not exist, shall be deemed a felon, and shall, on being convicted thereof, be sentenced to the penitentiary, for not less than two nor more than ten years

Punishment.

Art 30, s 31. 1827, c 62, s 2 Second offence Punishment.

Id s. 32 1822, c 169, 1831, c 208, s 1. Forging or altering order or warrant for the payment of money, or obtaining goods under forged order.

- 71. If any person shall be convicted a second time of the crime mentioned in the preceding section, he shall be sentenced to the penitentiary for not less than ten nor more than twenty years.
- 72. If any person shall falsely make, alter, forge, or counterfeit, or cause or procure to be falsely made, altered, forged, or counterfeited, or shall willingly aid or assist in falsely making, altering, forging, or counterfeiting, or shall utter, publish, or pass, knowing it to be falsely made, altered, forged, or counterfeited, any warrant, letter or paper, writing or order, for payment of money or delivery of goods, or other valuable articles, whether the said warrant or order contain a simple request to pay the said money, or deliver the said goods or other valuable articles or not, with the intention to defraud any person, or any person who shall knowingly and fraudulently obtain any money, goods, or other thing of value by means of any such warrant, letter, paper, writing, or order, shall be deemed a felon, and on conviction shall be sentenced to the penitentiary for not less than two nor more than ten years.

Punishment.

Id s 33 1789, c 26, s 36; 1801, c 63, s 10 Forging, altering, or offering forged manifest or note of inspector of tobacco 73. If any person shall forge or counterfeit any manifest or note of any inspector of tobacco, or alter the quantity or quality of tobacco expressed in such manifest or note, or shall offer, or cause to be offered in payment, any such forged, counterfeited, or altered manifest or note, knowing the same to be forged, counterfeited or