

of the stockholders, or any of them, for the space of ten days after the same shall have been presented to them.

Sec. 9. *And be it enacted*, That this corporation shall not be permitted to issue any note, token, device, or other evidence of debt, to be used as currency. Banking  
privileges  
withheld.

Sec. 10. *And be it enacted*, That this act shall take effect from and after its passage. In force.

## CHAPTER 42.

AN ACT to add the following sections to Article four of Public Local Laws, subject Police of Baltimore city, in relation to the trial and discharge of persons arrested by the police. Passed Feb.  
20, 1864.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the following sections be added to Article four of the Code of Public Local Laws, entitled, "City of Baltimore," and be arranged under the head of Board of Police, in said Article: It shall be the duty of the Chief Marshal of Police of Baltimore city to return to the Clerk of the Criminal Court of Baltimore city, on the morning of each day, (except Sunday,) a report showing the number of persons committed or confined in the several Station Houses of said city, for any felony or misdemeanor, the cause of their commitment or confinement, and how many, if any, were released, and by whom, and if any trial was had, before whom the same was had, and the names of the witnesses, if any, examined or present at the trial, and the place of their residence, and if any fine or costs was imposed, how much, for what offence, and to whom paid. No Marshal or Deputy Marshal of Police, or any of the Captains of any of the District or Station Houses, or any one acting for or under them, or either of them, shall release any person committed or confined to any of the Station Houses for any felony or misdemeanor, but all persons committed or con-

Additional  
sections to  
Code.