be prescribed or allowed by law in relation to the issues of Banks generally in this State.

- Sec. 4. And be it enacted, That notices for elec- General meettions of Directors and for general meetings of holders. Stockholders of said Bank, shall be sufficient, if published in such newspaper as may be published in Williamsport, in one newspaper published in Hagerstown, and in one newspaper published in the city of Baltimore.
- Sec. 5. And be it enacted, That the said Bank Bank authorized to invest shall have the power, and it is hereby authorized to in stocks, &c. deal, besides the things already provided in said act of incorporation or make investments in the stock of the State of Maryland or of the city of Baltimore, or any other public stocks of the State of Maryland, or any solvent State of the United States, paying at least six per cent. interest quarterly or semi-annually.

Sec. 6. And be it enacted, That the number of Directors, &c. Directors in said Bank for the management of the same and its said office of Discount and Deposit, shall be eleven, who shall reside in Washington county; but said number may at any time, and whenever the President and Directors shall deem it expedient, and shall so order and direct, be increased by the addition of three whose residences shall be in any other county or counties of this State, or of either, or both of the adjoining States of Virginia and Pennsylvania, from which the interests of the Bank may from time to time require them to be chosen.

Sec. 7. And be not enacted, That the Stockhol-Stockholders ders and Directors of said Bank shall be liable to and Directors. the amount of their respective shares of stock in said Bank for all the debts and liabilities of said Bank upon note, bill or otherwise, and to be created or incurred after this act shall have gone into operation and under the same.

Sec. 8. And be it enacted, That no Director or Directors not to borrow moother officer of said Bank shall borrow any money new from the from said corporation; and in case of the violation corporation. of this section, directly or indirectly, by any Director or other officer of said Bank, and he shall thereof be convicted, upon indictment, he shall be punished for the same by fine or imprisonment at the discretion of the court.