Article 4. The Treasurer of this State shall be furnished with statements of the amount of capital stock of the corporation, and of the debts due to, and from the same, specifying those due to and from other Banks, of the monies deposited therein, of the notes in circulation, of the cash on hand, specifying the amounts of coin and of the notes of other Banks, of the value of the real estate held by the corporation, and of the amount and value of public or other stocks owned by the corporation; said statement to be furnished twice in each year, and to show the condition of the corporation in said particulars, on the first Monday of January, and the first Monday of July; and the said corporation shall publish said statement so made to the Treasurer in at least one of the daily newspapers published in the city of Baltimore, said statements to be verified by the oath or affirmation of the president or cashier.

Issues, and denomination of notes.

Article 5. The issues or notes, usually denominated Bank notes, which it shall be lawful for the corporation to issue, shall not at any time exceed the amount of its capital stock actually paid in, and no note shall be issued of a less amount than one dollar, nor of any amount intermediate between five and ten dollars; and the General Assembly may at any time restrict the issue of such notes, both in the amount which may be issued, and in the denomination of the notes.

Oath of preors and cashier

Article 6. The President, each Director, and the sident, direct Cashier, before he enters upon the duties of his office shall take the following oath, (or affirmation,) as the case may be: I, swear or affirm, that I will faithfully, impartially, diligently, and honestly execute the duties of ——, agreeably to the provisions of law and the trust reposed in me, to the best of my skill and judgment.

Debts not to paid in.

Article 7. The total amount of debts which the exceed capital said corporation shall at any time owe, exclusive of its issues or notes, usually denominated Bank notes, whether by bond, bill, note, or other contract shall not exceed the amount of the capital actually paid into the said Bank; provided, that the money deposited in the said Bank for safe keeping shall not be considered as the debts of the Bank within the provisions of this clause, unless

Proviso.