

CHAP. 219.

CHAPTER 219.

Passed March 5 1842. *An act entitled, an act to repeal an act entitled, an act to authorize the Banks of the State of Maryland, to receive and pay out the Orders drawn by the Baltimore and Ohio Rail Road Company, on the Stock of the City of Baltimore, and for other purposes.*

Repealed

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the act entitled, an act to authorize the Banks of the State of Maryland to receive and pay out the orders drawn by the Baltimore and Ohio rail road company on the stock of the city of Baltimore, passed at December session eighteen hundred and forty, chapter twenty-five, be and the same is hereby repealed.

Subject to fine and imprisonment.

SEC. 2. *And be it enacted,* That if any director or directors, officer or officers of said Baltimore and Ohio rail road company, shall authorize or direct the making, using or paying out of any such orders after the passage of this act, other than those already issued by said company, of a denomination less than five dollars, or of any denomination, with a view to give said orders a circulation as a currency, and said orders shall be actually issued or paid out, such officer or officers, director or directors shall be subject to indictment in the county court of the county or district where such authority or direction shall have been given or attempted to be given, or where said orders shall have been made, issued or paid out, and upon conviction, said officer or officers, director or directors shall be subject to a fine of not less than one thousand dollars, or an imprisonment in the jail of the county or district where said indictment was found of not less than twelve months, at the discretion of the court before whom the trial shall be had; *provided,* that nothing in this bill shall be construed to prevent the renewal by the proper authorities, of the certificates of the Baltimore and Ohio rail road company, when called upon for such renewal by the holders thereof; *and provided, further,* that whenever such renewal of said orders shall take place, the commissioner accepting such stock order or orders of said company, shall be bound to destroy, in the presence of the State directors, the original order or orders so renewed, and upon conviction of not having destroyed said orders, he shall be liable to prosecution under the penalties of this section.

Provisoos.

Subject to indictment.

SEC. 3. *And be it enacted,* That if any officer or agent of said company shall issue or pay out, or attempt to issue or pay out any such order, he shall be subject to indictment in the county court of the county or district where such of-

fence w
less tha
county
discreti

SEC.
issue of
authori
officer
writ or
to the l
equal t
the sai

SEC.
an act,
forty-o
of the
he sam

SEC.
Water
on the
and the

SEC.
no inte
unless
charter
order,
by said
lation

SEC.
or ag
making
device
city co
be, wh
shall h
suffer
the co
the d
agent
er of s
of mo
[to th
note,