

enacted in such by-laws; and copies of such by-laws shall be printed and conspicuously posted in the office of such institution.

SEC. 10. Such corporation shall report annually in writing, on or before the first day of October, to the Governor of this State, verified by affidavit of the President and Treasurer, the total amount of deposits to the time of report; the whole number of depositors, the largest amount due to any one depositor; the amount invested in ~~loans or securities~~; the amount of funds on hand, and the names of all the officers and members of such corporation. Such members and officers shall each be personally liable for all debts of the corporation incurred thereby during the next year, and until the next annual report is filed.

To report to the Governor of State annually.

Each member liable for debts of corporation.

SEC. 11. It shall not be lawful for any such corporation to use the moneys deposited with it in the ordinary discount and exchange business of banks at issue, nor to loan said moneys except on securities of State or United States stocks, or on securities or mortgage on real estate lying in this State; and in such case for any time exceeding five years, nor less than three months; *Provided*, That no such stocks shall be received as securities above their current market value, and in no case above their par value.

Not lawful to use money of depositors for exchange, and discount business.

Proviso.

SEC. 12. This act shall take effect and be in force from and after its passage and publication.

Approved May 11th, 1858.

Chapter 84.

Published May 15th, 1858.

AN ACT to change the time of holding the terms of the Circuit Court for Walworth County.

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. The regular terms of the circuit court in and for the county of Walworth, shall hereafter be held on the third Monday in March, and the third Monday of September in each year.

Change of term time.

Repealed.

SEC. 2. All acts and parts of acts contravening the provisions of this act are hereby repealed.

SEC. 3. This act shall take effect from and after the first day of July, 1858.

Approved May 11th, 1858.

Chapter 85.

Published May 14th, 1858.

An Act to divide the County of Marquette and erect the County of Green Lake.

The People of the State of Wisconsin, represented in Senate and Assembly, do enact as follows :

Boundaries of new county.

SECTION 1. All of that portion of the county of Marquette lying east of the range line between ranges ten and eleven (10 and 11) east, excepting the west four tier of sections of the towns of Neshkoro and Mecon, in said county, is hereby detached and set off from the said county of Marquette, and shall hereafter constitute a separate county under the title of Green Lake.

Erected with like power and privileges as other counties.

SEC. 2. That the said county of Green Lake is hereby erected and established with all the rights, powers and privileges by law granted to other counties of this State, and subject to the general laws established for county governments, and shall be attached to the third judicial circuit. The terms of the circuit court for the county of Green Lake shall be held on the second Monday of March and the first Monday of September of each year. The several supervisors and aldermen in the several towns or wards of said county of Green Lake, now entitled by law to become members of the county Board of Supervisors of Marquette county, shall constitute the county Board of Supervisors of Green Lake county.

Terms of court.

County board.

Annexed to town of Senica.

From part of town of Berlin.

SEC. 3. That part of the town of Neshkoro, set off by this act from the county of Marquette, shall hereafter constitute and form a part of the town of Senica in said county of Green Lake. That part of the county of Marquette, which according to the established boundaries of said county at the time of the adoption of the Constitution of this State, lay south of Fox river,