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Discounts heretofore made by banks, calculating the rate of interest by Rowlett's tables, declared valid—1826, ch. 99, sec. 1,	875
The plea of usury not to be permitted, where the rate of interest has been so charged—1826, ch. 99, sec. 2,	875
The banks to be governed in their discounts by the rates of interest calculated in Rowlett's tables—1826, ch. 99, sec. 3,	875
The provisions of the act of 1826, ch. 99, in regard to the rates of interest charged by the banks of this state, extended to all corporate bodies, and citizens and residents—1832, ch. 152,	1079
Whenever any bank shall refuse or fail to pay its notes, issues or obligations, and shall be in condition to be proceeded against as authorized by act of 1818, ch. 177, the issues, notes, certificates of deposit, &c. of said bank, not to be received in discharge of any debt due the bank, unless held by the debtor at the time of so refusing, failing or being liable—1834, ch. 305, sec. 1,	1188
Whenever any such bank shall appoint trustees for the benefit of creditors, courts of equity may appoint other persons, nominated by a majority in amount, of the creditors; provided the court be satisfied the interest of the creditors require such appointment—1834, ch. 305, sec. 2,	1188
In all cases majority of creditors to have the right to require bond, &c.—1834, ch. 305, sec. 2,	1188
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This act not to apply to the Bank of Maryland—1834, ch. 305, sec. 3,	1189
In any suit at law, where process, as now authorized, shall be served on any corporate body, and not appearing by the second day of the term succeeding the term to which the process is returnable, judgment by default to be entered, &c.—1834, ch. 305, sec. 4,	1189
Municipal authorities of Baltimore, not to impose upon any bank incorporated, since the passage of the act of 1821, or hereafter to be incorporated, or upon the stocks held therein, any tax which they may not impose upon the banks which have complied with the terms of the act of 1821, ch. 131—1835, ch. 142, sec. 2.	
The incorporated banks of this state may take and enforce the payment of notes made to such banks as payees, or to some one of the officers thereof, and to receive interest thereon by way of discount—1836, ch. 272, sec. 1,	1245
To sue and recover in the name of the corporation, upon any note made as aforesaid—1836, ch. 272, sec. 2,	1245
The banks and savings' institutions, during their suspension of specie payments, to transmit a monthly statement, under oath, of their condition, to the treasurer western shore, to be laid before the governor—1837, ch. 315, sec. 1,	1264
To transmit to each other monthly statements, under oath, of their responsibilities and available means—1837, ch. 315, sec. 2,	1264
During the suspension of specie payments, no bank shall extend the circulation of its notes to an amount exceeding three times the amount of gold and silver in its vaults—1837, ch. 315, sec. 3,	1264