auring each session of the General Assembly, a copy of the journal kept by them respectively, of the day preceding the last day's journal; and the said secretary and clerk shall, within ten days after the adjournment of each session of the General Assembly, deposite the original journal kept by them as aforesaid with the secretary of state.

SEC. 3. Hereafter the binding of the laws shall be com-Binding, pleted within seventy-five days from the time the copies are delivered to the public printer by the secretary of

state.

SEC. 4. If the public printer shall fail to print the laws Public Printer and journals within the time limited by law, or if he shall failing to comfail to have the laws bound within the time limited, it shall ply shall for feit be the duty of the secretary of state, to state in the certificate which he is required to give to such printer, the time at which such laws and journals should have been printed, and the time at which the binding should have been completed, and the time at which the said printing was completed; and the Auditor shall thereupon deduct from the price of such printing, if the failure be in the printing, or if the failure be in the binding, deduct from the price of such binding, six per cent. per week, on the price of the printing or binding, as the case may be, and issue his warrant on the treasury, for the sum due such printer, after making the deductions aforesaid.

Арркоукр, Jan. 16, 1836.

AN ACT supplemental to "an act, to incorporate the subscri-16, 1836.

bers to the Bank of the State of Illinois,"

SEC. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That it may be lawful Bank to sell for the State Bank of Illinois, to sell or vend at public capital stock, auction, the capital stock provided for in the second section of the act to which this is a supplement, at any place or places to be designated by said bank or corporation, within the limits of this State, having given four week's Notice. notice prior to such sale, in at least four of the public papers printed within this state; and the profits arising Profits. from such sales, shall belong exclusively to the bank, upon the conditions as provided in the third and fourth sections of this act.

SEC. 2. There may be established in addition to the Additional branches or offices of discount and deposite, now provided branches.

for in the 8th section of the act to which this is a supplement, any number not exceeding three, at the option of said bank.

Additional time.

SEC. 3. The corporation shall have fifty days in addition to the time now allowed in the 25th section of the act to which this a supplement, for the redemption of its notes and evidences of debt, as provided for in the above recited section.

Corporation to Governor.

SEC. 4. The corporation or bank, shall not be entitled enter into con- to the benefits or provisions of this act, until the said corporation, in consideration thereof, shall have entered into contract with the Governor of the state of Illinois, to redeem the loan, commonly called "the Wiggin's Loan," made by authority of the state, on the 29th day of January A. D. 1831, together with the interest which may hereafter accrue on said loan.

Approved, Jan. 16, 1836.

In force, Jan. AN ACT to regulate the salary of the Warden of the Penitentiary.

Salary.

Sec. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That hereafter the Warden of the Penitentiary, shall receive an annual salary of six hundred dollars, to be paid out of any money in the treasury not otherwise appropriated, on the warrant of the auditor, as other public officers are paid.

APPROVED, Jan. 16, 1836,

In force, Jan 13, 1836.

AN ACT to simplify proceedings in the action of Ejectment.

Sec. 1. Be it enacted by the people of the State of Illinois, represented in the General Assembly, That in all cases where any person has heretofore entered upon and occupied, or shall hereafter enter upon and occupy, any lands, tenements, or hereditaments within this state, by virtue of any lease or permit, from the United States or this state, such person, his, her or their heirs or assigns, may have and maintain an action of ejectment against any person who has or may enter upon such lands, tenements, or heredita-