

Sec. 4 The said plate shall remain in the charge of <sup>Where plate to</sup> the State Auditor, as provided by the general banking <sup>remain</sup> law.

Sec. 5. This Act shall take effect and be in force from and after its passage.

Approved March 11th, A. D. 1861.

## CHAPTER LXVIII.

*An Act Supplementary to an act entitled "An Act to amend an act entitled 'An Act for the removal of the State Bank of Minnesota,' " approved March 12th, 1860.*

**SECTION 1.** What bonds not allowed to be deposited with State Auditor.  
 2. What notes not to issue or receive.  
 3. Act, when to take effect.

*Be it enacted by the Legislature of the State of Minnesota:*

**SECTION 1.** The State Bank of Minnesota shall not be <sup>What bonds not</sup> allowed, after its removal to Minneapolis, to deposit with <sup>allowed to be de-</sup> the auditor "Minnesota State railroad bonds" as a secu- <sup>posited</sup> rity for its circulating notes.

**SEC. 2.** The said bank, after its removal, shall not <sup>What notes not</sup> issue or re-issue any circulating notes containing the word <sup>to issue or receive</sup> "Austin," and shall alter its plate so as to substitute the word "Minneapolis," instead of the word "Austin" therein.

**SEC. 3.** This Act shall take effect immediately.

Approved March 6th, A. D. 1861.