proceeds of the sale either alone or with other funds of the Bank in his hands shall be sufficient to redeem all the outstanding bank notes, that he is ready to redeem the the same in full, or if such proceeds and tunds be insufficient for that purpose, then that he is ready to pay as much in the pound on such Bank Notes as the funds in his hands will allow, and so from time to time until they be redeemed in full or the assets of the Bank are exhausted; and he shall give the holders of any Bank Notes paid in part, a certificate stating the facts and 10 entitling them to receive as much more as the funds in his hands will admit, and no other creditor of the Bank shall on any account, or on any plea of privilege of any kind be paid any part of his claim until the holders of the Bank Notes shall have been paid in full, (with interest 15 from the day the Bank was closed,) and if any Bank Notes known to be outstanding be not presented, the receiver shall reserve sufficient funds for the payment thereof.

Surplus after paying note holders to be distributed among the other Creditors.

Disposal of Bank property, &c.

Schedule to be made by Receiver.

Schedule to be fyled for allowance by a County or Circuit Judge.

XX. And be it enacted, That if there be any surplus 20 after paying the holders of Bank notes, the same shall be distributed among the other creditors of the Bank who shall claim the same, according to their respective privileges and rights; and all claims upon the Bank may be fyled with the Receiver at any time within one year 25 from the closing of the Bank with the evidences of such claims, or copies of such evidences, and all the particulars thereof; and the Receiver shall sell and dispose of to the best advantage all the property real and personal, and all securities and claims of the Bank which cannot be col- 30 lected or realized in money within one year from the closing of the Bank, and shall have full power to convey the same to the purchasers; and he shall at some time not less than six months nor more than one year, after his appointment make out a schedule showing the assets which have 35 come into his hands, the expenses incurred and the sums paid for the redemption of Bank notes, the sum remaining in his hands, and the unpaid liabilities of the Bank, so far as known to him, and showing also the manner and proportion in which, in his opinion, the said remaining 40 sum ought to be distributed among the unsatisfied creditors of the Bank, according to their respective rights; and he shall fyle such schedule in the office of the Circuit or County Court of the Circuit or County in which the business of the Bank shall have been conducted, and shall 45 apply to the Judge or to one of the Judges of the Court to appoint a day, (not being more than less than after such application) when the said statement will be taken into consideration; and notice of such day and of the purpose thereof shall be given by the 50 Receiver in such two newspapers, at such intervals and during such time as the Judge shall appoint, and the said schedule shall lie open to the inspection of all parties