STATE REFORMATORY.

Repealer.

36. Sec. 5. That an act entitled "An act to provide for the enlargement of the New Jersey state prison, and to construct a hospital," approved April fourteenth, one thousand eight hundred and ninety, be and the same is hereby repealed, and that this act shall take effect immediately.

State Reformatory.

1. Governor to appoint commissioners. Expenses, how paid.
2. May use Edgar farm and add thereto by purchase.
3. May select architect to prepare plans and superintend construction of building, which plans are to be approved by governor.
4. May construct building by contract or otherwise.
5. Amount appropriated.
6. To report in detail and meet at state capitol.
7. Commissioners to give bonds.
8. Governor shall fill vacancy in office of commissioners.
9. Title of reformatory. Commissioners constitute a board of managers. To give bond as managers. Governor to fill vacancies in board of managers.
10. Managers to hold meetings, elect officers, appoint a warden, etc., and enforce discipline.
11. Warden to appoint certain officers. How appointees shall be selected. Appointees to be approved by managers, and may be dismissed by board. Warden to give bond, which shall be recorded and filed.
12. Salary and perquisites of warden.
13. Terms of clerk and physician.
14. Managers to make rules and regulations to govern reformatory.
15. Managers to make rules, etc., for the purchase of materials, supplies, etc.
16. Managers to have general charge of grounds, construction of shops, etc. Contracts for certain purchases.
17. Managers to make report.
18. Powers and duties of warden.
19. Warden shall cause account of stock, etc., to be kept and shall make annual statement.
20. Further duties of warden.
21. When courts may commit offenders to reformatory.
22. Duties of warden, clerk and superintendent on reception of convicts.
23. When inmates may be employed in construction of building.
24. When convicts may be transferred from state prison.
25. Prison keeper shall deliver copies of commitments.
26. Allowance of arrears for transportation of prisoners.
27. Prisoners adjudged to be insane may be transferred to state insane asylum.
28. Daily record of prisoners' conduct shall be kept.
29. Remittances for orderly deportment, which may be forfeited.
30. Additional remittance for continued good conduct.
31. On second conviction, prisoner shall serve out time remitted.
32. Sentences shall be subject to this act.
33. Provision for discharged convicts shall be made.
34. Officers shall quality and give bond.
35. On expiration of term of present board of managers, governor shall appoint successors.
36. Managers may be removed for cause.
37. Repealer.

An act relating to a state reformatory.

P. L. 1855, p. 715.

Approved March 26, 1856.

WHEREAS, It is deemed advisable that there shall be a state reformatory in this state for the custody and confinement of criminals between the ages of sixteen and thirty, who have not been previously sentenced to a state prison in this or any other state or country, and of persons convicted for the first time of a crime not involving moral turpitude; therefore,

1. That there shall be appointed by the governor of this state, six competent persons as commissioners to build an intermediate prison for the criminal classes, which said commissioners shall not receive any compensation for the services hereby imposed upon them, but they shall be entitled to receive their traveling and other official expenses, which shall be paid upon the approval of the governor by the treasurer on the warrant of the comptroller, and the said commissioners shall be in no way concerned in any contract for the erection of the said building or furnishing of supplies of any kind for the same.

2. That the said commissioners are hereby authorized and empowered to set apart for the use of the reformatory, and take possession of the property known as the Edgar farm, belonging to the sinking fund of this state, located in the county of Union, and also such other portion of said farm, if any, as may be located in the county of Middlesex, or so much of said property as in their judgment may be necessary, and may add thereto by purchase any adjoining property which may be necessary to the completeness of the site, at a cost not exceeding ten thousand dollars.

3. That said commissioners shall have power to select and appoint such architects, superintendents and other persons necessary, with such compensation as may be fixed upon, who, together with themselves, shall prepare and mature a plan for the construction of suitable buildings for the state reformatory and superintend its erection, which, when completed, shall have a capacity of not less than one thousand prisoners, and
to be so constructed as to admit of the classification of prisoners; the said plan drawn out in detail shall be approved by the governor, or such experts as he may select for deciding upon the propriety of the same; and no change shall be made in the said plan to materially affect its general character without the consent of the governor or said experts in writing; and said architects, superintendents or experts shall be paid for their services by the treasurer of the state, on the warrant of the comptroller, upon the approval of the governor.

4. That said commissioners shall within thirty days after they have been duly qualified, commence the erection of the buildings provided for under the provisions of this act, either by contract or otherwise, as they may deem best for the interests of the state; if by contract, they shall invite, by public notice, proposals for building the same according to the plans and specifications adopted, stating the time and place where the said proposals will be received, reserving to themselves the privilege of accepting or rejecting such proposals as they may deem for the best interests of the state.

5. That to enable said commissioners to purchase the land necessary, erect main building, walls, a hospital and to furnish complete two wings of the building under the plan as adopted by said commissioners, the sum of one hundred thousand dollars be and the same is hereby appropriated, to be paid by the treasurer of the state, on the warrant of the comptroller, from time to time upon requisition of the commissioners.

6. That the said commissioners shall keep a full record of their proceedings, and render a report of the same in detail to the governor and legislature upon completion of the main building, hospital and one wing of the reformatory, and at such other times as may be required by the governor or legislature, which report shall embrace an account of the money expended and for what purpose, and also the progress made in the erection of the said reformatory, and they shall hold their meetings at the state capitol, at Trenton, in such office or rooms as shall be designated by the governor for their uses for the purpose of such meetings.

7. That the commissioners shall severally give bonds to the state in the sum of ten thousand dollars each, with two sufficient sureties, to be approved by the state treasurer, conditioned to the faithful performance of the duties imposed upon them by this act.

8. That in case of a vacancy in the commissioners by death, resignation or otherwise, the governor shall appoint a suitable person or persons to fill the vacancy, but any such appointment to fill a vacancy shall not extend beyond the next succeeding session of the legislature.

9. That the intermediate prison to be built in conformity with the provisions of this act shall be known by the name, style and title of the "New Jersey state reformatory," and that for the purpose of organizing the details connected with the opening of said reformatory, and for the purpose of opening the same for the admission of convicts as soon as practicable after the main building, hospital and one of the wings of the reformatory shall have been completed, the aforesaid commissioners are hereby constituted a board of managers for said reformatory for the term of three years, and until their successors have been confirmed by the senate and duly qualified, said term of present board of managers to commence and take effect from the date of their appointment under provision of section one, as commissioners; they shall severally give bonds to the state in the sum of ten thousand dollars each, with two sufficient sureties, to be approved by the state treasurer, conditioned to the faithful performance of the duties imposed upon them by this act as managers of the New Jersey state reformatory; upon their qualifying as a board of managers, as hereinbefore provided, then their duties as commissioners shall terminate and cease, and they shall thereupon report to the governor and legislature a full and complete statement of their operations as commissioners, but the restrictions against their compensation and their being interested or concerned in contracts for buildings or furnishing supplies, as provided for under section one of this act for them as commissioners, shall remain in full force, and be
Governor shall fill vacancies in board of managers.

Managers shall hold stated and special meetings, elect officers.

Appoint a warden and other officers and employees, and enforce discipline.

Warden may appoint certain officers.

Equally applicable to, and binding upon them as a board of managers, as if the title of their commissions had not been changed under this section; and if at the expiration of their terms as commissioners, as hereinbefore provided, there remains unexpended any of the sum appropriated to them as commissioners, it shall be paid to them by the treasurer of the state for the purposes provided for under section five of this act, from time to time, on the warrant of the comptroller upon requisition of the board of managers, instead of as hereinbefore provided upon requisition of the commissioners; in case of a vacancy in the board of managers by death, resignation or otherwise, the governor shall appoint a suitable person or persons to fill the vacancy, but any such appointment shall not extend beyond the next succeeding session of the legislature.

10. That the said managers shall hold stated meetings once a month at the said reformatory, and special meetings whenever they may deem necessary; they shall, at their first meeting after the passage of this act, elect out of their number a president and secretary and two acting managers, who shall continue such for so long a term as a majority of said managers shall direct; and they shall also at said meeting appoint as warden a person who, from practical experience, possesses the ability and qualifications necessary to successfully carry on the industries of the reformatory, and who possesses the executive ability essential to the proper management of the officers and other employees under his jurisdiction, and to enforce and maintain proper discipline in every department; said warden shall hold his office for five years, unless sooner removed for cause.

11. That it shall be the duty of the warden, by and with the advice and consent of the board of managers, to appoint the following-named officers, whose compensation shall be as follows:

- Deputy warden, not to exceed twelve hundred dollars per year;
- The clerk, not to exceed fifteen hundred dollars per year;
- The assistant clerk, at the discretion of the managers, not exceeding ten hundred dollars a year;
- The steward, not to exceed twelve hundred dollars per year;
- The superintendents of the yard, kitchen, state shops and hospitals, and officers in charge of the guard-room, not to exceed seventy-five dollars each a calendar month;
- The physician, not to exceed fifteen hundred dollars per year;
- All other guards at the rate of sixty-five dollars each a calendar month; provided, each guard shall be allowed not to exceed each fourteen days vacation each year without reduction of pay.

Superintendents of the different industrial departments may be appointed when necessary to do so, at a salary not to exceed twelve hundred dollars each year; and the warden may also appoint, as hereinbefore provided, such other officers and employees as may be necessary to carry on the educational, moral and religious features of the institution, each of whom shall receive not to exceed seven hundred and eighty dollars a year; the appointees herein provided for shall be selected for their fitness and qualifications for the positions to which they may be appointed or employed; they shall be paid for their services by the treasurer monthly, upon the warrant of the comptroller, and upon orders drawn by any two of said managers; but no officer hereinbefore provided for shall perform any duty or receive any compensation until his appointment shall have been approved by the managers, or a majority of them, and provided the number appointed shall be as nearly as possible divided between the two representative political parties; and the said warden, with the consent of the board of managers, or a majority of them, may dismiss any or all of said officers, and shall dismiss any of them when required so to do by the unanimous action of said managers; and before said warden shall exercise any part of his office he shall give bonds to this state, with two sufficient sureties, to be approved by the treasurer of this state, in the sum of twenty-five thousand dollars, with the condition that he and the officers appointed by him shall well and faithfully perform the duties imposed on them by law; and said warden, with his sureties, shall acknowledge the execution of said bond, or cause
the same to be proved before the governor or one of the justices of the supreme court of this state, and shall then deliver the same to the secretary of this state, who shall cause the same to be recorded and filed in his office; and copies of said record, legally exemplified by said secretary, shall be legal evidence in all courts of this state in any suit against said warden and his sureties, or any of them.

12. That the warden shall receive an annual salary not to exceed twenty-five hundred dollars, payable by the treasurer of the state upon the warrant of the comptroller, and upon orders drawn by any two of the board of managers, together with his necessary fuel and light; and said warden shall reside at said reformatory during the term of his office; he shall not absent himself from the reformatory, except on business of the reformatory, without permission in writing from two of the managers, but the board of managers may, by rule, make such modification or alteration as they may find necessary from time to time.

13. That the clerk and physician shall be appointed for a term of three years and until their successors shall have been appointed and confirmed, as hereinbefore provided, unless (sooner) removed for cause by the board of managers.

14. That the board of managers shall have power to make such rules and regulations for the general government and regulation of the reformatory, and matters relating thereto, as they may deem necessary and proper, consistent with the laws of this state; they shall have power to prescribe, define and regulate the duties of all officers provided for in the tenth and eleventh sections of this act; and they shall cause the same to be written or printed, and copies thereof to be furnished to the warden and his deputies and assistants, the physician and clerk of the reformatory and all other officers and persons connected with the reformatory shall conform to and obey the same.

15. That the board of managers shall have power to make general regulations to govern the warden in the purchase of materials and supplies and articles necessary for the reformatory, the hiring out the labor of the prisoners and the sale of articles manufactured or prepared therein; and they may, if they think proper at any time and by special resolution, require that all or any of such purchase, hiring or sale shall be made by contract awarded after advertisement to the best bidders; they shall, from time to time, as often as they think proper, carefully inspect the account of the warden and examine into his dealings, contracts and transactions in relation to the reformatory and the business thereof.

16. That the said board of managers shall have the charge and general superintendence of the grounds and the grading and improvement thereof, and the construction of the shops and of the inclosure, and they are hereby authorized to purchase the necessary building materials for the same, and are authorized to supply such mechanical and other assistance as shall make effectual the labor of the inmates of said reformatory; all purchase of materials and supplies to an amount exceeding five hundred dollars shall be made by contract, awarded to the lowest responsible bidder, after notice for two weeks published in one daily paper having the largest circulation in the cities of Jersey City, Newark and Trenton, of the day and hour when sealed proposals will be received for the supply of the materials and supplies required, and expenses of such materials or supplies shall be audited by the comptroller, and on his warrant paid by the treasurer of the state.

17. That it shall be the duty of the board of managers, on the thirty-first day of October, in each year, to make a report of the reformatory to the governor, to be by him submitted to the legislature, of the condition of said reformatory and their proceedings in regard to the inmates, and the progress of the work of construction and the amount of money received and expended, with a detailed statement thereof, with such recommendations as the board of managers shall deem proper.
18. That the warden shall have the sole power, subject to the power of restriction and regulations above given to the board of managers, to contract for and purchase all clothing, provisions, supplies and other articles required under the laws of the state for the proper support, comfort and maintenance of the prisoners, and the bills for such purchases shall be approved by the board of managers, audited by the comptroller, and upon his warrant paid by the treasurer of the state; and he shall sell and dispose of all articles manufactured or prepared by the prisoners whose labor is not hired out, and shall receive all moneys for the articles sold and work done, and all moneys on the contracts for the labor of the prisoners as the same shall become due, and shall make monthly statements thereof to the comptroller and the board of managers, and shall pay over the same, monthly, to the treasurer of the state; and he may, subject as aforesaid, if he thinks proper, advertise for proposals or bids for contracts for the labor of the prisoners, or any part of them, or the purchase of any articles manufactured or prepared in the prison, or for the furnishing of any clothing, provisions, materials, or other articles of any kind required for the use of the prison or the maintenance or support of the prisoners, and such advertisement shall be made for at least thirty days in at least three newspapers published in this state, such advertisement to be inserted in one paper in each of the cities of Jersey City, Newark and Trenton having the largest daily circulation, and the contracts made thereon shall be made with the best bidders, subject to approval of the board of managers; provided, that nothing in the section shall be deemed or taken or construed to authorize said warden or board of managers to contract with any person or corporations to hire or contract for the labor of the prisoners, or any part of them, in or about the business of the making or manufacturing of felt and silk hats, or any part or parts thereof; provided further, that nothing in this section shall be deemed, taken or construed to authorize said warden or board of managers to employ, contract or hire out the labor of the prisoners or any part of them exceeding one hundred persons in number at any time in the prosecution or conduct of any special branch of industry, trade or business, or making or manufacturing goods, wares or merchandise of any kind whatsoever; and provided also, that all goods or wares manufactured in the reformatory and offered or exposed for sale shall be marked, stamped or tagged with the words "manufactured in the New Jersey state reformatory," in accordance with the provisions of an act entitled "An act for the government and regulation of the state prison," approved April twenty-first, one thousand eight hundred and seventy-six," which supplement was approved April thirty-first, one thousand eight hundred and eighty-seven.

19. That said warden shall cause full and regular accounts of the stock, materials, tools and implements, provisions, clothing, supplies and other articles by him purchased and supplied to the prison, and of all the articles manufactured or prepared therein, and sold or disposed of, and the sums for which they were sold and to whom, to be entered and kept by the clerk of the prison, under his supervision, in books provided for the purpose; and he shall close his accounts for each year on the thirty-first day of October in each year, and shall have them ready for examination and settlement on the second Tuesday of November following, and shall lay the same before the board of managers, the committee appointed by the legislature to settle the accounts of the reformatory and the legislature itself at such times as it shall direct.

20. That said warden shall receive and take into said reformatory all male criminals between the ages of sixteen and thirty years, and not known to have been previously sentenced to a state prison or penitentiary on conviction for a felony, in this or any other state or country, who shall be legally sentenced to said reformatory on conviction of any criminal offense in any court having jurisdiction thereof, and any such court may, in its discretion, sentence to said reformatory any such male person convicted of a crime, punishable by imprisonment in a state prison, between the ages of
STATE REFORMATORY.

sixteen and thirty years as aforesaid; the discipline to be observed in said prison shall be reformatory, and the said managers shall have power to use such means of reformation consistent with the improvement of the inmates as they may deem expedient; criminals may be employed in agricultural or mechanical labor as a means of their support and reformation; the system of labor shall be that known as the "piece-price plan" or "public account system," as provided for in the act approved April eighteenth, one thousand eight hundred and eighty-four, entitled "An act to provide for the employment of the inmates of any prison, penitentiary, jail or public reformatory institution located within the state," or partly by one system and partly by the other, as shall be in the discretion of the board of managers deemed best.

21. That from and after the passage of this act, and as soon as such portion of the reformatory shall be completed as will permit of the reception of and safe custody of prisoners, the board of managers shall file notice of such fact with the county clerks of all the counties of this state, and then it shall be lawful, and the courts of this state are hereby authorized to sentence the class of offenders mentioned in the twentieth section of this act, convicted of any criminal offense, to the said reformatory instead of the state prison, when such criminals are between the ages of sixteen and thirty years.

22. That each convict, upon being received at the reformatory, be examined by the warden, clerk and as many of the deputy keepers as can conveniently attend, in order to their becoming acquainted with the person and countenance of such convict, his name, height, apparent and alleged age, place of nativity, trade, complexion, color of hair and eyes and length of feet, together with such natural and other marks and such peculiarities of features or appearance as may serve to identify such convict, all of which shall be entered in a book provided for that purpose; and if the convict can write he shall sign his name under such description of his person and in such description shall be stated the clothes and other articles brought to the prison by such convict, all of which shall be taken from him and carefully preserved, to be restored to him at the time of his discharge, unless they shall be otherwise disposed of by order of the managers.

23. That after the completion of the main building and one wing of the reformatory, the labor necessary for the construction of shops and the inclosures of the grounds upon which the reformatory is located, and for the completion of the unfinished portions of the reformatory, shall be performed by the inmates, as far as may be practicable, and it shall be the duty of the principal keeper of the state prison to select such number of inmates from the state prison as shall, as nearly as may be, come within the twentieth section of this act, as to age and crime, and transfer the same to the reformatory, as shall be requested by the board of managers of the reformatory, to labor on the unfinished inclosure or the buildings or the shops, as may be best adapted for the kind of mechanical labor required; and the actual expense for such transfer shall be audited by the comptroller and paid by the treasurer of the state when the same shall be approved by the governor.

24. That when any prisoner shall be transferred from the state prison to said state reformatory under the provisions of the act, it shall be the duty of the principal keeper of the state prison from which he is removed to deliver to the warden of the reformatory to which he is removed a certified copy of the official documents and papers under the authority of which the said prisoner was received and under which he is detained, and the said certified documents and papers shall be as full and ample authority for detaining such prisoner in the reformatory to which he is removed until discharged by due process of law as if such prisoner had not been so removed.

25. That all sheriffs shall be allowed for the transportation of prisoners sentenced to the state reformatory the same rate per mileages, to be paid in the same manner as now allowed and paid under the laws of the state for transportation of prisoners sentenced to the state prison, and it shall be the duty of all sheriffs to convey all prisoners sentenced to the state
reformatory in the same space of time and in the same manner as now prescribed by law for the conveyance of prisoners sentenced to state prison, and it shall be the duty of the county clerks to deliver to the sheriffs certified copies of commitments and bills of costs of all prisoners sentenced to said reformatory in the same manner and time as now prescribed by law under conviction and sentence of prisoners sentenced to the state prison.

26. That if any person confined in said reformatory under sentence of imprisonment shall appear to be insane, the judge of the circuit court of the county in which the reformatory is situated shall, upon information of the fact from the physician of the reformatory, institute a careful investigation, call two respectable physicians, and other credible witnesses if necessary, invite the attorney-general to aid in the examination, and, if he shall think it necessary, call a jury, and for that purpose he is hereby fully empowered to compel the attendance of witnesses and jurymen; and if it be satisfactorily proved that said prisoner is insane, said judge shall, in case the conviction of such prisoner was or shall be had in either of the counties of Atlantic, Cape May, Cumberland, Salem, Gloucester, Camden, Burlington, Mercer, Ocean, Monmouth, Hunterdon, Somerset or Middlesex, order his custody and removal to the state hospital at Trenton; and in case the conviction of such prisoner was or shall be had in any other county of this state, then said judge shall order the custody and removal of such prisoner to the state hospital at Morris Plains; and such prisoner shall remain at the expense of the state in the hospital to which he shall be removed as aforesaid until restored to his right mind; if his term of imprisonment shall not have expired, the superintendent of such hospital shall inform the said judge and the attorney-general of his recovery, whereupon he shall be remanded to the reformatory to serve out the unexpired portion of his term of imprisonment.

27. That it shall be the duty of the warden of the state reformatory to assign to the clerk or some other officer thereof the keeping of a correct, impartial daily record of the conduct of each prisoner and of his labor, whether satisfactory or otherwise; and it shall be the duty of the warden to see that the said record is regularly made and preserved under his care, and to lay the same before the managers as often as they may require.

28. That when the managers shall be satisfied that the said record is properly kept they shall direct the warden, for every month of faithful performance of assigned labor by any convict in the state reformatory, to remit to him two days of the term for which he was sentenced; for every month of continuous orderly deportment, two days, and for every month of manifest effort at intellectual improvement and self-control, to be certified by the moral instructor, one day; provided, nevertheless, that in any month in which a convict shall have merited and received punishment, no such remission of sentence shall be made; and in case of any flagrant misconduct by any prisoner it shall be lawful for the managers to declare a forfeiture of the time previously remitted to him, either in whole or in part, as to them shall seem just.

29. That on the recommendation of the warden and moral instructor it shall be lawful for the managers to remit an additional day per month to every convict who for twelve months preceding shall have merited the same by his continuous good conduct in the particulars above mentioned, and for each succeeding year of uninterrupted good conduct progressively to increase the remission one day per month for that year.

30. That if any person who has partaken of the clemency of this act shall be again convicted and sentenced to the state reformatory, he shall, in addition to his said sentence, be required to serve out the number of days remitted to him on the previous term.

31. That all sentences of imprisonment in the state reformatory, made by any court of this state for a term of months or years, shall be construed and understood to be made under and subject to the provisions of this act.

32. That upon the discharge of each prisoner who has not money to the amount of five dollars, the warden shall pay him any sum not exceeding that amount out of the moneys of the state, to the end that all temptation
to commit offenses against society before employment or the means of living can be procured may be removed; to enable the warden to pay to the treasurer for such sums as they are by law to receive on their discharge, the sum of two thousand dollars shall be paid to him each year by the treasurer on the warrant of the comptroller; and if said sum shall be exhausted at any time during the year, the treasurer may, on the warrant of the comptroller, make an additional payment of such sum as the warden may think requisite for such purposes, and any portion of this deposit not expended shall be paid over to the treasurer by the warden each year, on or before the thirty-first day of October, at which time the warden shall furnish to the comptroller a detailed statement of the moneys expended for this purpose during the fiscal year.

33. That every officer who shall be appointed in pursuance of the provisions of this act shall take and file in the office of the secretary of state within fifteen days after his appointment, the constitutional oath of office, and the several officers appointed shall respectively give bonds to the warden in such penalty and with such sureties as the board of managers shall approve, conditioned for the faithful performance of their duties as required by law.

34. That at the expiration of the term of the present board of managers and each succeeding period of three years thereafter, there shall be appointed by the governor of this state, by and with the advice and consent of the senate, six competent persons as a board of managers for the "New Jersey State Reformatory," who shall hold office for a term of three years, and until their successors shall have been confirmed by the senate and duly qualified; that no more than three of such managers shall belong to the same political party.

35. That the managers appointed under the provisions of this act shall be subject to removal for sufficient reasons presented in the same manner as is now provided for in the law regulating the removal of the managing authorities of the New Jersey state prison.

36. That this act shall be deemed and construed a public act and shall take effect immediately, and all acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

State Treasury.

I. TREASURER.

1. Treasurer to give bond.
2. Oath of office.
3. Condition of bond.
4. Legislature may require further bond.
6. Duties of treasurer.
7. Report to be made to legislature.
8. Time for closing accounts.
11. Treasurer to deposit all moneys in bank.
12. Secretary of state to notify banks of treasurer's election.
13. Money carried to successor's account.
14. Authority to make loans.
15. May change investments.
17. How long bond in full force.
18. May appoint clerk.
21. Deputy state treasurer, oath, bond and duties.
22. Expenses of department not increased.
23. State treasurer to sell personal property forfeited to state.
24. State treasurer to sell realizable state property. Claim to be established within one year. How to be sold.
25. Claims and interest barred.

II. COMPTROLLER.

27. Oath to be taken and bond given.
29. Comptroller may administer oaths and examine and audit accounts.
30. To superintend collection of revenue.
31. To countersign and register checks.
32. May draw in favor of treasurer for money due.
33. Assessors to transmit abstracts.
34. Board of freeholders, etc., to transmit statements.
35. Abstracts of clerks of pleas to be made to comptroller.
36. To be trustee of school fund, etc., in office.
37. To be bank commissioner.
38. To advertise for proposals for fuel.
39. To examine bank books of treasurer.
40. To make annual reports.
41. Accounts of treasurer to be examined by joint committee, etc.
42. Repealer.
43. When act to take effect. Provision.
44. Appointment of comptroller to be by joint meeting. Vacancy, how filled.
45. Treasurer to report receipt of all moneys for audit and registry.
46. Sheriffs and prosecutors to pay over moneys received.
47. Clerks of courts to make abstracts of dice, etc.