They shall be redeemed in gold on included as part of the forty per in gold or lawful money at any Fed- serve agent, to grant in whole or in for.

eral reserve bank.

Any Federal reserve bank may make application to the local Federal Federal reserve notes; but to the exreserve agent for such amount of the tent that such application may be Federal reserve notes hereinbefore granted the Federal Reserve Board provided for as it may require. Such shall, through its local Federal reapplication shall be accompanied with serve agent, supply Federal reserve a tender to the local Federal reserve notes to the bank so applying, and agent of collateral in amount equal such bank shall be charged with the to the sum of the Federal reserve amount of such notes and shall pay notes thus applied for and issued such rate of interest on said amount pursuant to such application. The as may be established by the Federal collateral security thus offered shall Reserve Board, and the amount of be notes and bills accepted for redis- such Federal reserve notes so issued count under the provisions of section to any such bank shall, upon dethirteen of this Act, and the Federal livery, together with such notes of reserve agent shall each day notify such Federal reserve bank as may be the Federal Reserve Board of all issued under section eighteen of this issues and withdrawals of Federal re- Act upon security of United States serve notes to and by the Federal re- two per centum Government bonds, serve bank to which he is accredited. become a first and paramount lien The said Federal Reserve Board may on all assets of such bank. at any time call upon a Federal reissued to it.

maintain reserves in gold or lawful gold certificates, or lawful money of money of not less than thirty-five the United States. Federal reserve per centum against its deposits and reserves in gold of not less than forty per centum against its Federal re- the conditions of an original issue. serve notes in actual circulation, and not offset by gold or lawful money hold such gold, gold certificates, or deposited with the Federal reserve lawful money available exclusively agent. Notes so paid out shall bear for exchange for the outsanding Fedupon their faces a distinctive letter eral reserve notes when offered by and serial number, which shall be the reserve bank of which he is a diassigned by the Federal Reserve rector. Upon the request of the Sec-Board to each Fede al reserve bank, retary of the Treasury the Federal Whenever Federal reserve notes Reserve Board shall require the Fedissued through one Federal reserve eral reserve agent to transmit so bank shall be received by another much of said gold to the Treasury of Federal reserve bank they shall be the United States as may be required promptly returned for credit or re- for the exclusive purpose of the redemption to the Federal reserve bank demption of such notes. through which they were originally issued. No Federal reserve bank its discretion withdraw collateral deshall pay out notes issued through posited with the local Federal reserve another under penalty of a tax of ten agent for the protection of its Fedper centum upon the face value of eral reserve notes deposited with it notes so paid out. Notes presented and shall at the same time substitute they were originally issued, and serve Board. thereupon such Federal reserve bank shall, upon demand of the Secretary for circulation as Federal reserve of the Treasury, reimburse such re- notes, the Comptroller of the Curdemption fund in lawful money or if rency shall, under the direction of redeemed by the Treasurer in gold or plates and dies to be engraved in the gold certificates, then such funds best manner to guard against councates, and such Federal reserve bank notes of the denominations of \$5, reserve notes remain outstanding, redemption, may be exchanged for they are issued. gold out of the redemption fund hereinafter provided and returned to the pared, they shall be deposited in the were originally issued, or they may be returned to such bank for the credit of the United States. Federal reserve notes unfit for circulation use of such bank subject to the order shall be returned by the Federal re- of the Comptroller of the Currency serve agents to the Comptroller of for their delivery, as provided by this the Currency for cancellation and de- Act.

struction.

part or to reject entirely the application of any Federal reserve bank for

Any Federal reserve bank may at serve bank for additional security to any time reduce its liability for outprotect the Federal reserve notes standing Federal reserve notes by depositing, with the Federal reserve Every Federal reserve bank shall agent, its Federal reserve notes, gold, notes so deposited shall not be reissued, except upon compliance with

The Federal reserve agent shall

Any Federal reserve bank may at for redemption at the Treasury of the therefor other like collater: I of equal United States shall be paid out of the amount with the approval of the Fedredemption fund and returned to the eral reserve agent upon regulations Federal reserve banks through which to be prescribed by the Federal Re-

In order to furnish suitable notes such Federal reserve notes have been the Secretary of the Treasury, cause shall be reimbursed to the extent terfeits and fraudulent alterations, deemed necessary by the Secretary of and shall have printed therefrom and the Treasury in gold or gold certifi- numbered such quantities of such shall, so long as any of its Federal \$10, \$20, \$50, \$100, as may be required to supply the Federal reserve maintain with the Treasurer in gold banks. Such notes shall be in form an amount sufficient in the judgment and tenor as directed by the Secreof the Secretary to provide for all re- tary of the Treasury under the prodemptions to be made by the Treas- visions of this Act and shall bear the by the Treasury, otherwise than for Federal reserve banks through which

When such notes have been premint of the United States nearest the place of business of each Federal reserve bank and shall be held for the

said notes shall be obligations of the retary of the Treasury for the re- laws relating to the procuring of such pealed. United States and shall be receivable demption of the Federal reserve notes, and all other expenses inciby all national and member banks issued to such bank, but in no event dental to their issue and retirement, and Federal reserve banks and for all less than five per centum; but such shall be paid by the Federal reserve taxes, customs, and other public dues. deposit of gold shall be counted and banks, and the Federal Reserve Board shall include in its estimate of

> bed pieces, and so forth, and regulations relating to such examination of be retired. plates, dies, and so forth, of national-Revised Statutes, is hereby extended to include notes herein provided for.

Any appropriation heretofore made out of the general funds of the Treasury for engraving plates and dies, the purchase of distinctive paper, or to cover any other expense in connection with the printing of nationalbank notes or notes provided for by the Act of May thirtieth, nineteen hundred and eight, and any distinctive paper that may be on hand at the time of the passage of this Act Act, and should the appropriations heretofore made be insufficient to meet the requirements of this Act in addition to circulating notes provided for by existing law, the Secretary is hereby authorized to use so much of any funds in the Treasury not otherwise appropriated for the purpose of furnishing the notes aforesaid: Provided, however. That nothing in this as exempting national banks or Federal reserve banks from their liability any expenses incurred in printing and issuing circulating notes.

Every Federal reserve bank shall receive on deposit at par from member banks or from Federal reserve banks checks and drafts drawn upon any of its depositors, and when remitted by a Federal reserve bank, checks and drafts drawn by any depositor in any other Federal reserve bank or member bank upon funds to the credit of said depositor in said nently retired when redeemed. reserve bank or member bank. construed as prohibiting a member bank from charging its actual expense incurred in collecting and remitting funds, or for exchange sold to its patrons. The Federal Reserve Board shall, by rule, fix the charges to be collected by the member banks from its patrons whose checks are cleared through the Federal reserve bank and the charge which may be imposed for the service of clearing or collection rendered by the Federal reserve bank.

The Federal Reserve Board shall make and promulgate from time to time regulations governing the transfer of funds and charges therefor among Federal reserve banks and their branches, and may at its discretion exercise the functions of a clearing house for such Federal reserve banks, or may designate a Federal reserve bank to exercise such functions, and may also require each urer. Federal reserve notes received distinctive numbers of the several such bank to exercise the functions of a clearing house for its member banks.

Sec. 17. So much of the provisions of section fifty-one hundred and reserve bank through which they Treasury, or in the subtreasury or fifty-nine of the Revised Statutes of the United States, and section four of the Act of June twentieth eighteen hundred and seventy-four, and section eight of the Act of July twelfth eighteen hundred and eighty-two, and of any other provisions of exist-The plates and dies to be procured any national banking associations The Federal Reserve Board shall but the Comptroller of the Currency shall be authorized to commence require each Federal reserve bank to for the printing of such circulating banking business it shall transfer and

purpose, are hereby authorized. The sufficient in the judgment of the Sec- necessarily incurred in executing the States registered bonds is hereby re-

REFUNDING BONDS

Sec. 18. After two years from the passage of this Act, and at any time during a period of twenty years thereafter, any member bank desirdemand at the Treasury department centum reserve hereinbefore re- expenses levied against the Federal ing to retire the whole or any part of of the United States, in the city of quired. The board shall have the reserve banks a sufficient amount to its circulating notes, may file with Washington, District of Columbia, or right, acting through the Federal re- cover the expenses herein provided the Treasurer of the United States an application to sell for its account, at The examination of plates, dies, par and accrued interest, United States bonds securing circulation to

> The Treasurer shall, at the end of bank notes provided for in section each quarterly period, furnish the fifty-one hundred and seventy-tour Federal Reserve Board with a list of such applications, and the Federal Reserve Board may, in its discretion, require the Federal reserve banks to purchase such bonds from the banks whose applications have been filed with the Treasurer at least ten days before the end of any quarterly period at which the Federal Reserve Board may direct the purchase to be made: Provided, That Federal reserve banks shall not be permitted to purchase an amount to exceed \$25,000,000 of such bonds in may be used in the discretion of the any one year, and which amount shall Secretary for the purposes of this include bonds acquired under section four of this Act by the Federal reserve bank.

Provided further, That the Federal Reserve Board shall allot to each Federal reserve bank such proportion of such bonds as the capital and surplus of such bank shall bear to the aggregate capital and surplus of all the Federal reserve banks.

Upon notice from the Treasurer of section contained shall be construed the amount of bonds so sold for its account, each member bank shall duly assign and transfer, in writing, to reimburse the United States for such bonds to the Federal reserve bank purchasing the same, and such Federal reserve bank shall, thereupon, deposit lawful money with the Treasurer of the United States for the purchase price of such bonds. and the Treasurer shall pay to the member bank selling such bonds any balance due after deducting a sufficient sum to redeem its outstanding notes secured by such bonds, which notes shall be canceled and perma-

The Federal reserve banks purchas-Nothing herein contained shall be ing such bonds shall be permitted to take out an amount of circulating notes equal to the par value of such bonds.

Upon the deposit with the Treasurer of the United States of bonds so purchased, or any bonds with the circulating privilege acquired under section four of this Act, any Federal reserve bank making such deposit in the manner provided by existing law, shall be entitled to receive from the Comptroller of the Currency circulating notes in blank, registered and countersigned as provided by law, equal in amount to the par value of the bonds so deposited. Such notes shall be obligations of the Federal reserve bank procuring the same, and shall be in form prescribed by the Secretary of the Treasury, and to the same tenor and effect as nationalbank notes now provided by law. They shall be issued and redeemed under the same terms and conditions as national-bank notes except that they shall not be limited to the amount of the capital stock of the Federal reserve bank issuing them.

Upon application of any Federal reserve bank, approved by the Federal Reserve Board, the Secretary of the Treasury may issue, in exchange for United States two per centum gold bonds bearing the circulating privilege, but against which no circulation is outstanding, one-year gold notes of the United States without ing statutes as require that before the circulation privilege, to an amount not to exceed one-half of the two per centum bonds so tendered for maintain on deposit in the Treasury notes shall remain under his control deliver to the Treasurer of the United centum gold bonds without the cirof the United States a sum in gold and direction, and the expenses States a stated amount of United culation privilege for the remainder