

36. An abbreviated statement as of date the last day of December of each institution so reporting shall be published during the month of January in each year, in one or more newspapers in the city or county in which the institution is located over the names of president and treasurer. This statement shall show: Amount of deposits received during the year, amount of interest and dividends received, amount of deposits paid out, including interest; amount of expenses paid, amount of taxes paid, amount of premiums and other charges, book value of total amount of bonds and stocks owned, amount of loans on collateral, amount of loans on real estate mortgages, book value of building occupied by the institution; if any; book value of other real estate owned; cash on hand and on deposit in banks and trust companies, amount due depositors, amount of guarantee funds and undivided surplus, number of deposit accounts opened, number of deposit accounts closed, number of deposit accounts existing.

57. Any officer, director or employee of any banking institution who shall wilfully and knowingly subscribe to or make or cause to be made any false statement or false entry in the books of any bank, trust company or savings institution, or shall knowingly subscribe to or exhibit false papers, with the intent to deceive any person or persons authorized to examine into the affairs of said bank, trust company or savings institution, shall be deemed guilty of a felony, and upon conviction thereof shall be punished by a fine of not more than five thousand dollars, or by imprisonment in the State Penitentiary for not more than ten (10) years, or by both fine and imprisonment, in the discretion of the Court, and also any officer, clerk or employee of any institution subject to the provisions of this act who shall accept a deposit, when said institution is known by him to be insolvent shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by imprisonment in the State Penitentiary for a period not more than three years.

64. It shall not be lawful for any bank or trust company doing business under the provisions of this act to loan to any of its officers, directors, clerks or employees, any of the funds of said institution, unless the same shall have been authorized by a resolution of the board of directors, the same to be recorded, or unless said loan be secured by responsible indorsement or sufficient collateral security (the provisions of this section shall be subject, however, to the provisions of section 63 of this act).