furnished.

Names of de- Sec. 2. And be it enacted, That it shall be the positors and duty of the president or other proper officer of every Savings bank, Institution or other corporation located or transacting business in the city of Baltimore, which receives deposits and gives therefor certificates or acknowledgments of deposit, bearing interest, to furnish to the Appeal Tax Court aforesaid, on or before the fourth Monday of April in the year eighteen hundred and fifty-three, and on the second Monday of March, in each year thereafter, a statement in writing, of the names of the persons who, on the first day of March in said year, were depositors in such Savings bank, Institution or corporation, of the amount held on said day, on deposit for each depositor who resides in the city of Baltimore, or is a non-resident of this State, so far as the same may be known, to the president or other officer as aforesaid.

Forfeiture in Sec. 3. And be it enacted, That in case the presicase of ne- dent or other proper officer of any Bank, Institution or other corporation mentioned and described in this act, shall fail or refuse to furnish the statement required by this act to the Appeal tax court aforesaid, on or before the day hereinbefore specified for that purpose, then for each day that shall thereafter elapse until the said statement shall be furnished, the said Bank, Institution or other corporation shall pay to the mayor and city council of Baltimore, the sum of twenty-five dollars.

Bank may agree with Appeal Tax Court as to amount and value of capital stock.

SEC. 4. And be it enacted, That it shall and may be lawful for any Bank, Institution or other corporation mentioned or described in this act, to agree in any year with the Appeal Tax court aforesaid, as to the amount and value of the capital stock of such corporation, or of the deposits therein, liable to taxation by the mayor and city council of Baltimore, and for the payment by such corporation of the city taxes for the said year, on the amount so agreed on and determined, instead of recourse being had to the individual stockholders and depositors, for the payment of the said city taxes on their shares of stock or their deposits, and any corporation which shall have made any such agreement for any year, shall not be required in such year to furnish the statement prescribed in this act, and shall not be liable to the penalties imposed by this act for the failure or refusal to furnish such statement.

In force.

SEC. 5. And be it enacted, That this act shall take effect from the passage thereof. of this State on the next day of March, of read year