more newspapers having a general circulation in every county in which the institution, party to said reorganization, maintains an office or principal place of business. The word "County" for this purpose includes the City of Baltimore.

The banking institution so filing said plan shall within five days after such approval by the Bank Commissioner, cause notice to be mailed or sent to all stockholders, depositors and other creditors at their respective addresses shown on the books of the corporation notifying them that said plan has been filed and is open to inspection at the office of the Bank Commissioner, with a condensed summary of the important provisions of the plan. Any failure to notify any particular stockholder, depositor or other party in interest shall not affect the reorganization. A certificate of the President or other proper officer of such banking institution filing said plan to the effect that such notice has been given shall be prima facie proof that this provision has been complied with.

Any depositor, creditor, stockholder or other person in interest who shall not have approved the plan may within thirty days from the first publication of the notice apply to the Circuit Court of the County in which the principal office of the institution is situated or to one of the Circuit Courts of Baltimore City if the principal office or place of business be located in Baltimore City and apply for the ascertainment of the fair liquidating value of his claim, stock or other interest, which liquidating value shall be made or paid either in money or in kind. Such Court shall upon such application determine the present cash value of such objecting parties' interest on the basis of a judicial

liquidation of said institution.

The Court may in lieu of fixing the cash value of said objecting parties' interest apportion to said objecting parties their distributive share in the assets of the corporation. Assets divisible in kind shall in this event, be so apportioned. With respect to assets indivisible in kind between all the assenting and non-assenting parties the Court may apportion such assets by alloting to the objecting parties shares of stock, securities or certificates of interest issued by a corporation or Trustee reasonably fairly representing such non-assenting parties' interest in such indivisible assets. The entire amount alloted to such non-assenting parties, however, shall be delivered and paid to the Bank Commissioner as Receiver for liquidation for the benefit of the non-assenting parties.

In case within said period of thirty days less than 331/3 %