paid to the receiver for liquidation for the benefit of the nonassenting parties.

[In case] IF, within [said] THE period of [thirty] 30 days less than 33 1/3[[[%]]] [(%)] PERCENT in interest of the depositors and other unsecured creditors [shall] file [such] THE application, the court may pass an order approving the same and fixing the terms and conditions upon which the receivership may be terminated.

[The] HOWEVER, THE persons proposing [said] THE plan [may, however], at any time within ten days after the final decision in [any such] THE proceeding, MAY abandon [said] THE plan for reorganization.

The provisions of §§ [28, 53 and 68 of this article,] 6-118(B), 6-139(B), AND 6-156 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE, [insofar as] TO THE EXTENT THAT they [may] require [that] THE capital stock and surplus of a bank or trust company [shall] To be paid for in full in money, [shall] ARE not [be] applicable to the reorganization and reopening of a closed bank or the establishing of a new bank pursuant to the provisions of this section.

REVISOR'S NOTE: This section is amended to cite to the State Documents Law, enacted as Art. 41, §§256B et seq., which supersedes the present publication provisions of this section, and to correct cross-references.

The only other changes are in style.

23.

[Neither the] THE Commissioner, deputy bank commissioner, [nor] OR any [of the employees in the employ] EMPLOYEE of the Commissioner's office[, shall] MAY NOT become indebted to any banking institution, credit union, or [industrial finance licensee, or] other institution subject to the jurisdiction of the Commissioner[, or shall] AND MAY NOT engage or be interested in the sale of securities or in the negotiation of loans for others[,] to or with any banking institution[,] OR credit union [or industrial finance licensee], under penalty of forfeiture of his office or employment.

REVISOR'S NOTE: This section is amended to delete the obsolete reference to an "industrial finance licensee," since, under the provisions of Ch. 457, Acts of 1974, these licensees—now known as "consumer loan" licensees—are no longer subject to the jurisdiction of the Bank