ANNUAL REPORT

OF THE

COMPTROLLER OF THE CURRENCY

TO THE

FIRST SESSION OF THE FIFTY-FOURTH CONGRESS

of

THE UNITED STATES.

DECEMBER 2, 1895.

IN TWO VOLUMES.

VOLUME I.

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1895.

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ADDENDA.

Page 37, under Costa Rica, for "100,000 and 150,000 pesos," read "1,000,000 and 1,500,000 pesos," respectively.

Page 38 for "British Columbia" read "United States of Columbia."

REPORT

OF

THE COMPTROLLER OF THE CURRENCY.

TREASURY DEPARTMENT,
OFFICE OF THE COMPTROLLER OF THE CURRENCY,
Washington, December 2, 1895.

SIR: I have the honor, pursuant to law, to herewith submit for the consideration of Congress the report of the Comptroller of the Currency for the year ended October 31, 1895, constituting the thirty-third made since the creation of the Bureau. In accordance with the provisions of

the act prescribing the duties of the Comptroller it exhibits:

First. A summary of the state and condition of every association from which reports have been received during the preceding year, with an abstract of the whole amount of banking capital returned by them, the amount of their debts and liabilities, the amount of their circulating notes outstanding, their total resources, and the amount of lawful money held by them at the time of the several calls made upon them during the year, together with such other information as is deemed necessary and useful to be given.

Second. A statement exhibiting, under appropriate heads, the resources, liabilities, and condition of the banks, banking companies, and savings banks organized under the laws of the several States and

Territories.

Third. A statement of the associations whose business has been closed during the year, with the amount of their circulation redeemed and outstanding.

Fourth. Suggested amendments to the law by which it is believed

the system may be improved.

In addition thereto it has been deemed advisable to incorporate the result of inquiries undertaken under the auspices of this office, showing briefly the various systems of banking in operation in foreign countries and in the States and Territories comprising the Union. The information thus obtained, though, in a number of instances, incomplete and imperfect, will be of benefit in a measure, at least, in giving a better knowledge of the different methods employed to facilitate commercial exchanges and sustain a bank-note circulation.

The records of this office show that from the date of the granting of the first certificate of authority on June 20, 1863, to the close of the year embraced in this report the total number of national banks organized has been 5,023, making an average for each year of 152. Of this total number there were in active operation on October 31 last 3,715,

having an authorized capital stock of \$664,136,915, represented by 285,190 shareholders, making for each bank in the system an average capital stock of \$178,772, the number of shares to each 2,136, and shareholders 77. The total amount of their circulating notes outstanding was \$213,887,630. Of this amount \$190,180,961 was secured by United States bonds and \$23,706,669 by lawful money deposited with the Treasurer of the United States.

The net increase in the amount of circulation secured by bonds during the year was \$10,779,597, and the gross increase in the total circula-

tion \$6,322,540.

On September 28, 1895, the date of their last report of condition, the total resources of the 3,712 banks then reporting was \$3,423,629,343.63. of which \$2,059,408,402.27 represented their loans and discounts and \$356,577,580.61 money of all kinds in bank.

Of their liabilities, \$1,701,653,521.28 represented individual deposits. \$336,888,350.86 surplus and net undivided profits, and \$182,481,610.56

outstanding circulating notes secured by bonds.

In geographical divisions the 3,715 banks in active operation are divided as follows: Two thousand nine hundred and one, with a capital stock of \$536,725,832, in the northern and northwestern half of the country, and 814, with a capital stock of \$126,848,950, in the South and Southwest.

East of the Mississippi River 2,611 national banks are located, with a capital stock of \$527,612,792, while 1,104, with a capital stock of

\$135,961,990, are west of it.

In point of number of active banks Pennsylvania, New York, Massa chusetts, Ohio, Illinois, and Texas lead, with 412, 334, 268, 248, 220, and 214 respectively. Arranged according to capital stock, Massachusetts is first, with \$97,017,500; New York second, with \$87,136,060; Pennsylvania third, with \$74,233,129; followed by Ohio, with \$45,645,338;

Illinois, \$38,696,000, and Texas, \$22,523,090.

There were organized during the report year 43 banks, located in 20 different States, with an aggregate capital stock of \$4,890,000. Of this number 8 were in Pennsylvania, 5 each in New York and Texas, and 3 each in Illinois and Iowa. The number located east of the Mississippi River was 24, aggregating in capital stock \$2,310,000, and west of it 19, whose combined capital stock was \$2,580,000. The State of Missouri is first in amount of capital stock represented by new banks, having \$1,400,000; Pennsylvania has \$800,000, Ohio \$550,000, New York \$400,000, and Texas \$350,000.

There are 28 of these banks, with a capital stock of \$2,530,000, in the northern and northwestern section of the country, and 15, with a capi

tal stock of \$2,360,000, in the South and Southwest.

The number of banks organized was less than 30 per cent of the

yearly average.

The corporate existence of 71 national banks in 16 States, with a capital stock of \$10,662,000 and a total circulation of \$3,226,275, has been extended during the year. Pennsylvania has 21; Massachusetts, 14; Maine and Vermont, 5 each; with 4 each in New York and New Jersey. Of the total capital of such banks, that in Massachusetts aggregates \$3,280,000; in Pennsylvania, \$2,882,000; Maine, \$875,000; Vermont, \$725,000.

Under the act of July 12, 1882, providing for the extension of national banks, the corporate existence of 1,607 banks, representing an aggregate capital stock of \$400,193,315, has been extended. Of these, New York has 232, with a capital stock of \$73,497,460; Massachusetts 227.

with a capital stock of \$92,492,200; Pennsylvania 199, with a capital stock of \$53,086,000, followed by Ohio, with 111 and aggregated capital

of \$17,879,000.

The number of banks leaving the system by reason of the expiration of their corporate existence was 4, having a capital stock of \$300,000 and a circulation of \$123,700. Two of these were located in New York, 1 in Maine, and 1 in Pennsylvania. A new association, with a capital stock of \$50,000 and circulation of \$22,500, succeeded to 1 of the 2 in New York.

During the year ending October 31, 1896, the corporate existence of 28 banks, with a capital stock aggregating \$3,453,800 and circulation of \$1,310,400, will expire. They are located in 17 States, 5 of them being in Pennsylvania and 3 each in Illinois, New Jersey, and North Carolina. In the succeeding ten years, from 1896 to 1905, the corporate existence of 889 banks, having a capital stock of \$129,694,950 and a circulation of \$34,011,887, will expire.

The number of banks leaving the system during the year through voluntary liquidation was 51, having a capital stock of \$6,093,100 and

circulation of \$1,152,000.

It has been found necessary to appoint receivers for 36 banks during the year. Their aggregate capital stock was \$5,235,020 and circulation \$1,003,402. Of this number 2, with a capital stock of \$450,000, were reported last year as being in voluntary liquidation, and 9, with a capital stock of \$2,750,000, were of the number of banks which closed their doors in 1893 and subsequently resumed business, but through continued business depression and the slow character of their assets were unable to meet their obligations, and were thus compelled to go into insolvency.

A comparison of the data of this year with that set forth in the report of this Bureau for the year 1894 shows the number of active banks to have decreased 41, with a corresponding decrease in capital stock of \$6,438,120. The number of banks organized is 7 less and the number going into voluntary liquidation 28 less. There has been an increase of 15 in the number of receivers appointed and an increase of 30 in the number of extensions of corporate existence granted. The loss through expiration of charters decreased 2 and the number of banks organized to succeed expiring associations decreased 4.

The following abstracts of the reports made by the banks in response to the five calls required by law indicate the changes which have characterized the status of the banks at different periods covered by this report. In addition thereto are given abstracts of the reports of 1894 and 1893 for purposes of comparison. Those of 1893 are given as showing the extreme conditions of the year of greatest financial depressions and regions abstracts of the reports of the year of greatest financial depressions and regions abstracts of the year of greatest financial depressions and regions are the status of the year of greatest financial depressions and regions are status of the year of greatest financial depressions are the status of the year of greatest financial depressions.

sion and serious banking loss.

Summary of the State and Condition of every National Bank Reporting During the Year ended September 28, 1895.

	Dec. 19, 1894.	Mar. 5, 1895.	Sept. 28, 1895.		
	3,737 banks.	3,728 banks.	3,711 banks.	3,715 banks.	3,712 banks.
RESOURCES.					
Loans and discounts. U. S. bonds to secure	\$1,991,913,123.45	\$1,965,375,368. 9 4	\$1,989,411 _, 201.90	\$2,016,639,535.53	\$2,059,408,402.2 7
circulation U. S. bonds to secure	195, 735, 950. 00	195, 787, 200. 00	203, 648, 150. 00	206, 227, 150. 00	298, 682, 765, 00
deposits U. S. bonds on hand	15, 051, 000, 00, 20, 760, 350, 00	26, 405, 350, 00 25, 115, 540, 00			15, 323, 000. 00 10, 790, 350. 00
bonds	16, 130, 000. 69 197, 328, 354. 09	16, 511, 917, 36 196, 927, 758, 03	17, 451, 432, 71 193, 841, 727, 63	16, 440, 418, 57 194, 160, 466, 61	16, 469, 109, 73 195, 028, 085, 35
Banking house, fur- niture, and fix- tures	75, 400, 976, 70	77, 075, 488. 01	77, 340, 348, 27	77, 856, 597, 68	78, 244, 849. 75
Other real estate and mortgages owned	23, 258, 812. 77	24, 193, 994. 18		25, 082, 548, 41	25, 527, 027. 04
Due from national banks (not reserve		114 709 591 60	117 590 522 00	107 990 749 00	192 591 697 98
Due from State banks and bankers	124, 798, 322, 30 30, 962, 557, 31	114, 702, 531, 22 29, 273, 688, 00		127, 329, 742, 98 31, 689, 231, 72	123, 521, 087. 26 30, 830, 482. 60
Due from approved	234, 331, 340. 54	222, 467, 685. 14		235, 308, 761, 15	222, 287, 251. 45
Checks and other cash items	13, 051, 055. 46	12, 424, 519. 77		13, 598, 841. 41	13, 056, 424. 53
Exchanges for clear- ing house	80, 869, 202, 29	77, 343, 972. 17	Ī	82, 868, 297. 07	
Bills of other va- tional banks	18, 522, 593, 00	18, 436, 845, 00	f	19, 402, 179. 00	15, 537, 100. 00
Fractional paper currency, nickels, and cents	885, 072, 59	1, 002, 373. 66	1, 007, 766, 10	1, 023, 441. 43	936, 484. 44
Gold coin	114, 898, 047. 13	120, 855, 575, 38		117, 476, 837. 32	110, 378, 360. 22
tificates	29, 677, 720, 00	25, 400, 860, 00	1		21, 525, 930. 00
Silver dollars Silver Treasury cer-	31, 219, 000, 00 6, 954, 778, 00	31, 904, 000, 00 7, 263, 610, 00	30, 823, 000, 00 7, 245, 537, 00	31, 315, 000, 00 7, 248, 059, 00	31, 021, 000. 00 5, 505, 459. 00
tificates	29, 743, 446, 00 5, 548, 231, 62	29, 559, 637, 00 5, 956, 959, 18		30, 127, 457, 00 5, 834, 241, 11	4, 892, 381, 95
Legal-tender notes U.S. certificates of	119, 513, 472. 00	113, 281, 622. 00	118, 529, 158. 00	123, 185, 172. 00	
deposit for legal- tender notes Five per cent re-	37, 090, 000, 00	31, 655, 000, 00	26, 930, 000, 00	45, 330, 000, 00	49, 920, 000. 00
demption fund with Treasurer	8, 542, 386, 94	8, 527, 580, 65	8, 748, 239. 53	9, 004, 047, 82	9, 085, 606, 08
Due from U.S. Treas- urer	1, 289, 077. 14	1, 089, 461, 66	1, 017, 832. 04	1, 146, 281.47	1, 285, 534. 36
Total	3, 423, 474, 873. 11	3, 378, 520, 536, 75	3, 410, 002, 491, 24	3, 470, 553, 307. 28	3, 423, 629, 343, 63
LIABILITIES.					
Capital stock paid in . Surplus fund	C66, 271, 045, 00 244, 937, 179, 48	662, 100, 100, 00 246, 180, 065, 97			
less expenses and taxes paid	95, 887, 436, 80	83, 920, 338. 80	86, 571, 194 . 99	81, 221, 960. 54	90, 439, 924. 48
National-bank notes outstanding	169, 337, 071. 00	169, 755, 091, 50	175, 653, 500. 50	178, 815, 801. 00	182, 481, 610. 50
State-bank notes out-	66, 230, 50	66, 173. 50	66, 144, 50	66, 133, 50	66, 133, 50
Due to other national banks.	334, 619, 221. 24	314, 430, 137, 22	313, 314, 314. 80	336, 225, 956, 52	320, 228, 677. 38
Due to State banks and bankers	180, 345, 566, 56	180, 970, 705. 84	180, 360, 713, 93	190, 447, 130, 70	174, 708, 672, 88
Dividends unpaid Individual deposits U. S. deposits	1, 150, 350, 38 1, 695, 489, 346, 08 10, 151, 402, 69	1, 667, 843, 286, 28 24, 563, 195, 79	2, 567, 221, 94 8.1, 690, 961, 299, 03 0, 23, 501, 952, 80	1, 736, 022, 006, 83 10, 075, 924, 97	1, 701, 653, 521, 28 9, 114, 372, 65
Deposits of U.S. dis- bursing officers	3, 865, 339, 58		· · · · ·		Į.
Notes and bills re- discounted Bills payable	11, 471, 551. 05	6, 853, 317, 73 13, 645, 026, 23			
Liabilities other than those above stated.		3, 413, 741. 62	1		
Total	3, 423, 474, 873. 11	3, 378, 520, 536. 75	3, 410, 002, 491. 24	3, 470, 553, 307. 28	3, 423, 629, 343. 63

SUMMARY OF THE STATE AND CONDITION OF EVERY NATIONAL BANK REPORTING DURING THE YEAR ENDED OCTOBER 2, 1894.

			·		1
	Dec. 19, 1893.	Feb. 28, 1894.	May 4, 1894.	July 18, 1894.	Oct. 2, 1894.
	3,787 banks.	3,777 banks.	3,774 banks.	3,770 banks.	3,755 banks.
	ar- or assert to see part, see				
RESOURCES.	į				
Loans and discounts. U. S. bonds to secure circulation	\$1,871,574,769.95 204,809,359.00	1		l	l
U. S. bonds to secure		, ,		1	
U. S. deposits U. S. bonds on hand Premiums on U. S.	14, 436, 000. 00 3, 049, 000. 00	14, 445, 000. 00 17, 250, 150. 00	14, 720, 000. 00 14, 805, 200. 00	14, 926, 000. 00 12, 875, 100. 00	1
bonds	13, 806, 473, 18 159, 749, 363, 92	15, 636, 786, 13 174, 305, 552, 50			
niture, and fix- tures Otherreal estate and	73, 642, 314. 14	74, 143, 833, 68	74, 802, 956, 73	74, 929, 982. 52	75, 183, 745. 64
mortgages owned Due from national	18, 679, 746. 39	20, 145, 599. 88	21, 174, 855. 07	21, 877, 508. 22	22, 708, 391. 20
banks (notreserve agents)	108, 265, 460, 75	112, 672, 823. 41	119, 303, 798. 52	111, 775, 552. 18	122, 479, 067. 98
Due from State banks and bankers	28, 682, 998. 64	27, 335, 317. 15	29, 628, 495, 01	27, 063, 816. 38	27, 973, 911. 86
Due from approved reserve agents	212, 630, 636. 30	246, 891, 926. 63	237, 854, 100. 32	258, 089, 227. 51	248, 849, 607. 59
Checks and other cash items	13, 519, 016. 51	12, 633, 797, 31	12, 549, 614. 34	11, 865, 939. 23	}
ing house	71, 943, 165, 75		76, 002, 055. 47	66, 511, 835, 77	88, 524, 052. 17
Bills of other na- tional banks	21, 497, 840. 00	19, 866, 610. 00	20,754,988.60	19, 650, 333. 00	18, 580, 577. 00
Fractional paper currency, nickels,					
and cents	988, 602, 57 143, 928, 989, 41	1, 061, 927, 79 124, 904, 826, 09	1, 014, 037, 51 128, 180, 158, 36	1, 041, 630. 44 125, 051, 677. 14	952, 932, 95 125, 020, 290, 92
tificates	44, 877, 100, 00	41, 516, 110. 00	41, 928, 330. 00	40, 560, 490. 00	37, 810, 940. 00
certificates Silver dollars	14, 702, 000, 00 7, 530, 135, 00		34, 721, 000. 00 7, 489, 931. 00	34, 023, 000. 00 7, 016, 489. 00	
Silver Treasury cer- tificates	34, 776, 253, 00	43, 181, 166, 00	41, 580, 654, 00	38, 075, 412. 00	
Silver fractional coin Legal-tender notes	5, 439, 171, 02 131, 626, 759, 00	6, 058, 278, 25 142, 768, 676, 00		5, 943, 584, 19 138, 216, 318, 00	
U.S. certificates of deposit for legal- tender notes	31, 255, 000. 09	35, 045, 000. 00	46, 030, 000, 00	50, 045, 600. 00	45, 100, 000, 00
Five per cent re- demption fund		1	,,	į	10, 100, 000, 00
with Treasurer Duefrom U.S. Treas-	8, 876, 042. 25	8, 751, 434. 40	8, 713, 498. 44	8, 791, 946. 90	8, 723, 223, 16
urer	2, 029, 141. 92	2, 132, 772. 09	2, 301, 480. 28	1,920,783.31	897, 645, 20
Total	3, 242, 315, 326, 70	3, 324, 734, 901. 89	3, 433, 342, 378. 08	3, 422, 096, 423. 33	3, 473, 922, 055, 27
LIABILITIES.					
Capital steck paid in.	681, 812, 960. 00	678, 536, 910. 00	675, 868, 815. 60	671, 091, 165. 00	668, 861, 847, 00
Surplus fund Undivided profits,	246, 709, 602, 09	246, 594, 715, 96	246, 314, 185. 63	245, 727, 673, 71	245, 197, 517. 69
less expenses and taxes paid	100, 288, 668. 05	86, 874, 385. 87	89, 394, 262, 20	84, 569, 294. 46	88, 923, 564, 50
taxes paid National-bank notes outstanding	179, 973, 150, 50	174, 436, 269. 10	172, 626, 013. 50	171, 714, 552, 50	172, 331, 978. 00
State-bank notes out- standing	75, 059, 50	71, 483, 50	71, 480. 50	66, 290, 50	!
Ductoothernational banks	298, 805, 834, 56	343, 143, 745, 59	359, 539, 488. 04	352, 002, 081. 10	į
Due to State banks and bankers	*** 040 *** 0**				
Dividends unpaid Individual deposits	1 1, 217, 903. 99	1,536,354.03	2, 332, 506. 97	2, 586, 504. 77	2, 576, 245, 95
U. S. deposits Deposits of U. S. dis-	10, 391, 466. 00				
bursing officers Notes and bills re-	3, 469, 398. 77		3, 317, 341. 85	3, 099, 504. 08	3, 716, 537. 80
discounted Bills payable	11, 465, 546, 18 14, 388, 362, 94	7, 729, 558. 98 9, 234, 205. 50	7, 905, 541. 10 9, 224, 464. 78		11, 453, 427, 95 12, 552, 277, 78
Liabilities other than those above stated.	2, 973, 863. 64			2, 422, 567. 04	
Total	3, 242, 315, 326, 70	3, 324, 734, 901. 89	3, 433, 342, 378. 08	3, 422, 096, 423, 33	3, 473, 922, 055, 27

SUMMARY OF THE STATE AND CONDITION OF EVERY NATIONAL BANK REPORTING DURING THE YEAR ENDED OCTOBER 3, 1893.

Dec. 9, 1892. Mar. 6, 1893. May 4, 1893. July 12, 1893.						
				July 12, 1893.	Oct. 3, 1893.	
	3,784 banks.	3,806 banks.	3,830 banks.	3,807 banks.	3,781 banks.	
RESOURCES.				:		
Loans and discounts. U.S. bonds to secure	\$2,166,615,720.28	\$2,159,614,092.48	\$2,161,401,858.59	\$2,020,483,671.04	\$1,843,634,167.51	
circulation U. S. bonds to secure	166, 449, 250. 00	170, 096, 550. 00	172, 412, 550. 00	176, 588, 050. 00	206, 463, 850, 60	
deposits	15, 321, 000, 00	15, 351, 000. 00	15, 261, 000, 00	15, 256, 000. 00	14, 816, 000. 00	
U. S. bonds on hand Stocks, securities, etc	4, 148, 600, 00 153, 648, 180, 71	4, 372, 600, 00 153, 420, 770, 68	3, 519, 550, 00 150, 747, 862, 86	3, 078, 050, 00 149, 690, 701, 61	14, 816, 000, 00 2, 760, 950, 00 148, 569, 950, 46	
Due from approved reserve agents	204, 948, 159. 79	202, 612, 051. 30	174, 312, 119. 44	159, 352, 677. 33	158, 499, 644. 28	
Due from other na- tional banks	142, 623, 106. 36	124, 384, 884, 35	121, 673, 794. 24	111, 956, 506. 81	94, 740, 014. 97	
Due from State banks and bankers.	34, 403, 231. 75	30, 126, 300, 21	32, 681, 708. 90	27, 211, 234, 32	24, 229, 106, 82	
Banking house, fur- niture, and fixtures	72, 294, 364. 78	72, 680, 344, 23	73, 386, 921. 79	72, 750, 830. 15	72, 322, 826, 68	
Other realestate and mortgages owned	15, 926, 687. 47		16, 646, 853. 69		16, 828, 949. 40	
Current expenses and taxes paid	14, 204, 970. 25				11, 071, 996, 65	
Premiums on U.S. bonds	13, 913, 289. 71	13, 270, 691, 10	, ,		13, 981, 867. 44	
Checks and other						
Exchanges for clear-	16, 755, 332. 09				15, 359, 764, 56	
Bills of other na-	110, 522, 668. 49	125, 142, 839. 74	114, 977, 271. 08		106, 181, 394, 59	
tional banks Fractional currency,	20, 488, 781. 00	18, 248, 706. 00	20, 085, 688. 00		22, 402, 611. 00	
nickels, and cents. Gold coin	893, 909, 82 94, 754, 328, 05	945, 532, 50 99, 857, 235, 09	952, 810. 90 101, 006, 531. 58	952, 632. 48 95, 799, 861. 68	1, 026, 813, 90 129, 740, 438, 19	
Gold Treasury cer- tificates	73, 118, 480. 00				47, 522, 510. 00	
Gold clearing-house certificates	6, 237, 000, 00				5, 080, 000. 00	
Silver coin, dollars Silver Treasury cer-	7, 593, 084. 00	7, 212, 800, 00	5, 073, 000. 00 7, 615, 574. 00	7, 389, 457. 00	7, 965, 844. 00	
tificates	22, 556, 689, 00	21, 695, 114. 00	24, 603, 511. 00	22, 626, 180. 00	28, 385, 889. 00	
_ tional	5, 635, 679, 71	5, 438, 877. 33 90, 935, 774. 00	6, 140, 115. 23 103, 511, 163. 00	6, 119, 574, 63	6, 009, 178, 85	
U. S. certificates of	102, 276, 335, 00					
Five per cent re-	6, 470, 000. 00		, ,			
demption fund Due from Treasurer,	7, 282, 413. 90	7, 401, 830. 74	7, 467, 989. 77	7, 600, 604. 72	8, 977, 414. 18	
other than 5 per cent fund	1, 268, 405. 03	1, 322, 444. 60	1,556,891.28	1, 019, 074. 42	1, 262, 749. 85	
Total	3, 480, 349, 667. 19	3, 459, 721, 235. 78	3, 432, 176, 697, 25	3, 213, 261, 731. 94	3, 109, 563, 284, 36	
LIABILITIES.						
Capital stock paid in.	689, 698, 017, 50	688, 642, 876. 00	688, 701, 200, 00	685, 786, 718. 56	678, 540, 338, 93	
Surplus fund Undivided profits	239, 931, 932. 08 114, 603, 884. 52	245, 478, 362. 77	246, 139, 133, 32	249, 138, 300, 30 93, 944, 649, 73	678, 540, 338, 93 246, 750, 781, 32 103, 474, 662, 87	
National bank notes			' '		, ,	
outstanding State-bank notes out-	145, 669, 499. 00					
standing Dividends unpaid	74, 176, 50 1, 308, 137, 97	1, 350, 392, 19	2, 579, 556, 38	3, 879, 673, 50	75, 069, 50 2, 874, 697, 59	
Individual deposits. U. S. deposits	[1, 764, 456, 177, 11 9, 673, 349, 92	1, 751, 439, 374, 14	11, 749, 930, 817. 51	1, 556, 761, 230. 17 10, 379, 842. 66	1, 451, 124, 330. 55	
Deposits of U. S. dis-	4, 034, 240. 37		· · ·		·	
bursing officers Due to other national banks	323, 339, 449. 03	1			226, 423, 979, 06	
Due to State banks	160, 778, 117. 18	1	1 '			
and bankers Notes and bills re-		ĺ	, ,			
discounted Bills payable	15, 775, 618. 63 9, 318, 249. 82	18, 180, 228, 71	21, 506, 247, 53	31, 381, 451, 27	21, 066, 737, 01 27, 426, 937, 54 31, 632, 352, 16	
Other liabilities	1, 688, 817. 56	2, 913, 017. 88	3, 051, 379. 82	28, 689, 265. 68		
Aggregate	3, 480, 349, 667. 19 	[3, 459, 721, 235. 78]	3, 432, 176, 6 97. 25	.3, 213, 261, 731 . 94 	3, 109, 563, 284. 36	

ANALYSIS OF REPORTS OF 1895.

An analysis of the reports of condition submitted during the year shows at each date a greater or less change from the preceding one in

each item constituting the same.

Individual deposits declined from \$1,728,418,819 on October 2, 1894, to \$1,667,843,286 on March 5, 1895; rose to \$1,736,022,006 on July 11, and declined on September 28 to \$1,701,653,521. The number of banks holding these deposits on October 2, 1894, was 3,755, with a capital stock of \$668,861,847, and on September 28, 1895, 3,712, with a capital stock of \$657,135,498.

On October 2, 1894, the surplus fund was \$245,197,517 and net undivided profits \$88,923,564, which items had on September 28, 1895, increased to \$246,448,426 surplus fund and \$90,439,924 net undivided

profits.

National-bank notes outstanding, secured by bonds deposited, on October 2, 1894, were \$172,331,978, which decreased to \$169,337,071 on December 19, 1894, and afterward gradually increased until Septem-

ber 28, 1895, when the amount was \$182,481,610.

The amount due to other national banks on October 2, 1894, was \$343,692,316, and gradually decreased to \$313,314,314 on May 7, 1895; increased to \$336,225,956 on July 11, 1895, and again decreased to \$320,228,677 on September 28, 1895.

The amount due to State banks and bankers, which on October 2. 1894, was \$183,167,779, decreased to \$180,360,713 on May 7, 1895, then increased to \$190,447,130 on July 11, 1895, and on September 28, 1895,

decreased to \$174,708,672.

Liabilities for money borrowed in different forms, which on October 2, 1894, aggregated \$26,944,248, declined on December 19, 1894, to \$21,374,583; afterward increased to \$27,553,232 on May 7, 1895, decreased on July 11, 1895, to \$25,550,257, and again increased on September 28, 1895, to \$35,254,611.

The total liabilities, which on October 2, 1894, were \$3,473,922,055, decreased on March 5, 1895, to \$3,378,520,536; afterward increased to \$3,470,553,307 on July 11, and on September 28 had again decreased to

\$3,423,629,343.

On the side of resources, the loans and discounts, which on October 2, 1894, amounted to \$2,007,122,191, decreased to \$1,965,375,368 on March 5, 1895, and afterward steadily increased to \$2,059,408,402 on September 28, 1895, an amount about \$52,000,000 greater than the aggregate of loans and discounts on October 2, 1894.

United States bonds to secure circulation on October 2, 1894, were \$199,642,500; decreased on December 19, 1894, to \$195,735,950, after which the amount gradually increased to \$208,682,765 on September

28, 1895.

United States bonds other than those securing circulation held by the banks amounted on October 2, 1894, to \$25,888,200; increased to \$51,520,890 on March 5, 1895, after which date the amount gradually decreased to \$26,118,350 on September 28, 1895.

The amount invested in stocks, securities, etc., which on October 2, 1894, was \$193,300,072, increased on December 19, 1894, to \$197,328,354 decreased by May 7, 1895, to \$193,841,727, and afterward slightly

increased again to \$195,028,085 on September 28, 1895.

The amount invested in banking house, furniture, and fixtures, which on October 2, 1894, was \$75,183,745, gradually increased to \$78,244,849 on September 28, 1895.

The amount of other real estate and mortgages owned on October 2, 1894, was \$22,708,391, and gradually increased until on September 28,

1895, it was \$25,527,027.

The amount due from other national banks (not reserve agents) on October 2, 1894, was \$122,479,067; increased on December 19, 1894, to \$124,798,322; decreased on March 5, 1895, to \$114,702,531; then increased on July 11, 1895, to \$127,329,742, and afterward decreased to \$123,521,087 on September 28, 1895.

The amount due from State banks and bankers on October 2, 1894, was \$27,973,911, after which it slightly increased and, with slight varia-

tions during 1895, stood at \$30,830,482 on September 28, 1895.

The amount due from approved reserve agents, which on October 2, 1894, was \$248,849,607, gradually decreased on May 7, 1895, to \$218,799,491; increased on July 11 to \$235,308,761, and afterward decreased on September 28, 1895, to \$222,287,251.

Exchanges for clearing house, which on October 2, 1894, amounted to \$88,524,052, decreased to \$77,343,972 on March 5, 1895, then increased to \$83,833,118 on May 7, stood at \$82,868,297 on July 11, and decreased

on September 28, to \$57,506,787.

The specie held by the banks on October 2, 1894, was \$237,250,654. On December 19, 1894, it decreased to \$218,041,222. It then increased on March 5, 1895, to \$220,931,641, but gradually decreased to \$214,427,194 on July 11, and by September 28 had further decreased to \$196,237,311, the smallest amount held at any report date since July 12, 1893, when the amount was \$186,761,173.

The amount of legal-tender notes and United States certificates of deposit for such notes on October 2, 1894, aggregated \$165,644,028, gradually decreased to \$144,936,622 on March 5, 1895, then gradually increased to \$168,515,172 on July 11, 1895, but by September 28 had again decreased to \$143,866,685. In other words, the lawful-money reserve held by the banks, composed of specie, legal-tender notes, and United States certificates of deposit for legal-tender notes, which on October 2, 1894, was \$402,894,682, decreased on May 7, 1895, to \$364,105,757, then increased on July 11 to \$382,942,366, but by September 28 had sharply decreased to \$340,103,996, the smallest amount of lawful-money reserve held since July 12, 1893, when it amounted to \$289,254,850.

REPORTS FOR 1895 AND 1894 COMPARED.

Summarizing the changes disclosed by a comparison of the resources and liabilities of the national banks on September 28, 1895, with those on October 2, 1894, about a year previous, the material increase in loans and discounts, and the decrease in lawful-money reserve and the amount due from reserve agents, indicate clearly the larger demand for loanable funds, further evidence of which is found on the side of liabilities in the increase in the volume of circulating notes outstanding, and in the amount of money borrowed by the banks. This further appears by the decrease in the amount due to other banks and bankers and the amount due to individual depositors, which amounts have been withdrawn from the banks where they remained idle during the period of financial depression, for investment in more profitable forms.

REPORTS OF 1893 AND 1895 COMPARED.

By comparing the figures showing the aggregate resources and liabilities of the national banks on October 3, 1893, with those of Septem-

ber 28, 1895, the following changes are to be noted:

On the side of resources, loans and discounts at the latter date had increased \$216,000,000, United States bonds held to secure circulation \$3,000,000, United States bonds held for other purposes \$9,000,000, stocks, securities, etc., \$47,000,000, amounts due from reserve agents \$64,000,000, amounts due from other banks and bankers \$35,000,000, legal-tender notes and United States certificates for these notes \$22,000,000, while checks and other cash items had decreased \$2,000,000, exchanges for clearing house \$49,000,000, bills of other national banks \$7,000,000, and specie \$29,000,000.

On the side of liabilities capital stock decreased \$21,000,000, undivided profits \$2,000,000, national-bank circulation outstanding \$1,000,000, and money borrowed in different forms \$45,000,000, while amounts due to other banks and bankers increased \$146,000,000, and indi-

vidual deposits \$250,000,000.

EARNINGS AND DIVIDENDS.

The law requiring dividend reports from national banks went into effect in March, 1869, and since that date the abstracts for semiannual periods have been incorporated in the annual reports issued by this Bureau. The number, capital, surplus, dividends, net earnings, and ratios of dividends to capital, dividends to capital and surplus, and net earnings to capital and surplus semiannually from September, 1886, to September, 1895, are shown by such abstracts. To these abstracts has been appended a table exhibiting similar information for each year ended on March 1 from 1870 to 1895.

The average annual capital and surplus for the twenty-six years were \$528,256,187 and \$153,611,141, respectively; the average annual dividends paid amount to \$44,428,765 and the net earnings to \$54,865,257. The rate per cent of dividends paid varies from 10.5 in the year ended on March 1, 1870, to 6.8 in 1894, the average for the twenty-six years being 8.4. The total amount of dividends paid and the net earnings for the period referred to are shown to amount to \$1,155,147,903 and

\$1,426,496,670, respectively.

By means of a special circular addressed to national banks an effort has been made to ascertain what percentage of current expenses paid by the banks during the year ended September 1, 1895, was represented by taxes paid, and the result of such information as has been obtained will be found in the table appearing on the next page, showing ratios of net earnings, losses, expenses, taxes, and gross carnings, respectively, to capital and surplus for the year ended September 1, 1895.

It will be observed from this table that great variations in the figures showing these ratios appear. These variations are accounted for as follows: In the matter of taxes paid the ratio in some cases represents the tax on circulating notes only, in others to this is added taxes on real estate held, and in others again the tax on shares is paid by the banks for their shareholders, while in other cases this tax is paid by each shareholder individually and not by the bank.

While, necessarily, the rate of taxation on shares of national-bank stock varies in the different States and Territories, the explanation suggested will account for the extreme variations shown in the table. It

was found impossible with the means at hand to obviate the difficulties, and to that extent the investigation was unsatisfactory. It, however, is of value in other directions, and the results are therefore given.

The variations in the ratios showing gross earnings are accounted for by the fact that in the West and Southwest rates of interest are very much higher than they are in the Eastern and Middle States, while another important feature in determining the ratio is the holding of deposits large in proportion to the capital and surplus.

The difference in ratios representing expenses are in some measure accounted for by the difference in rates of salaries paid and other expenses prevailing in different sections of the country, and also by the fact that where interest is paid upon deposits or for money borrowed by the banks the amount of this interest paid is included with the current operating expenses.

The ratios in the column of losses represent the measure of losses developed and charged off during the year, which, like the years of 1893 and 1894, has been one of severe liquidation in some sections of the country.

In referring to the ratios of net earnings, while the figures undoubtedly show that investments in shares of national banks are more profitable in some sections than in others, still it must be borne in mind that the ratios in some cases represent net earnings after taxes on shares have been paid by the banks, while in others these taxes are paid by shareholders individually, and to this extent the percentage of profit on investments in these shares is reduced.

The table herewith given sets forth the results as they were collected by this office. The statist who desires to analyze in their completeness the different items of percentage of net earnings, losses, expenses, taxes, and gross earnings of the various States and cities can supple ment the information thus given by that which he can gather upon these subjects from the particular locality which he may have under consideration.

Percentages of Net Earnings, Losses, Expenses, Taxes, and Gross Earnings. Respectively, to Capital and Surplus for the Year ended September 1, 1895.

	States, etc.	Net earn- ings.	Losses.	Expenses.	Taxes.	Gross earnings.
		Per ct.	Per ct.	Per ct.	Per ct.	Per ct.
1	Maine	5.98	2.45	2.93	0.39	11.75
2	New Hampshire	2. 97	6. 25	4.00	. 68	13.90
3	Vermont.	5, 55	1.86	3.79	. 36	11, 56
4	Massachusetts	3.98	2.55	2.76	1.81	11. 10
5	Boston		1.93	3. 21	1. 27	9, 51
6	Rhode Island	3, 64	2.41	1.93	.31	8, 29
7	Connecticut	5.43	1.98	2.86	. 28	10, 55
8	New York		3, 63	5.47	1,60	15.64
9	New York City	5. 17	3.62	7.75	1, 73	18. 27
10	Albany	7,03	1.70	9, 03	1.46	- 19, 22
- 11	Brooklyn	6.32	3.42	5, 35	1.54	16.63
12	New Jersey		2.88	5.67	. 52	16.44
13	Pennsylvania		2.76	4.22	. 75	13.78
14	Philadelphia		1.83	5, 26	. 64	12.75
15	Pittsburg		1. 22	4,73	. 69	13. 17
16	Delaware	6. 91	1.60	3.65	. 60	12.76
17	Maryland	5.99	1.68	5.75	1. 20	14.62
18	Baltimore		1.32	2.75	1.54	11.03
19	District of Columbia	8.43		5.49	. 51	14. 43
20	Washington	5. 53	1.15	6.57	. 39	13.64
21	Virginia		1.50	6,00	1. 25	15. 24
22	West Virginia	7.72	1.57	4.57	1.30	15.16
23	North Carolina	3.92	7.46	6.03	.58	17, 99
24	South Carolina		5.04	7.24	2.11	17.55
25	Georgia		2.15	6.03	2.04	17, 63
26	Savannah		5. 35	3.84	1.66	12. 15

PERCENTAGES OF NET EARNINGS, LOSSES, EXPENSES, TAXES, ETC.-Continued.

	States, etc.	Net carnings.	Losses.	Expenses.	Taxes.	Gross earnings.
		Per ct.	Per ct.	Per et.	Per ct.	Per ct.
27	Florida	10.72	5.40	13.43	1.14	30, 69
28	Alabama	2.24	4.86	6.06	1.42	14.58
29	Mississippi	5. 17	3.81	7. 20	1.37	17.55
30	Louisiana	8.09	2.50	7.09	1.47	19. 15
31	New Orleans	5.11	8.68	8.01	2.54	24. 34
32	Texas	7. 73	3.54	6. 53	1.35	19. 15
33	Arkansas	7.52	1.81	5. 92	. 88	16.13
34	Kentucky	6.33	2.42	3.76	1.09	13. 6 0
35	Louisville	5, 37	2. 13	4. 56	1. 28	13.34
36	Tennessee	4.48	7.62	5. 22	1.36	18.68
37	Ohio	5.72	3.09	4.66	1.91	15.38
38	Cincinnati	5, 29	3.65	5.14	2.05	16. 13
39	Cleveland	5.46	. 74	3. 91	1.64	11.75
40	Indiana	6, 81	2. 68	5. 30	1. 68	16.47
41	Illinois	6.70	2.22	5.79	1. 36	16.07
42	Chicago	5.57	2.96	6. 22	1.50	16, 25
43	Michigan	6. 16	3. 21	5.99	. 96	16. 32
44	Detroit	7.61	1.32	1.63	. 30	10.86
45	Wisconsin	6.33	2.85	6. 36	1.42	16. 96
46	Milwaukee	8.59	3.27	10. 25	2.08	24. 19
47	Iowa	6.87	2.07	6. 39	1.50	16, 83
48	Des Moines	3.78	4. 79	6. 32	1.53	16. 42
49	Minnesota	5. 21	3.15	6.18	1.98	16. 52
50	St, Paul	1. 97	5, 14	3, 96	1.55	12.62
51	Minneapolis	. 63	14.27	4.86	1.32	21.08
52	Missouri	6.00	2.24	5.96	1.45	15 , 65
53	St. Louis	4.99	2.65	6.85	1.41	15. 9
54	Kansas City	6. 97	4.01	10.62	. 88	22.48
55	St. Joseph	2, 54	7. 10	7.51	1.78	18, 93
56	Kansas	4.93	3. 59	6.85	1.46	16.83
57	Nebraska	3, 20	4.52	7.89	1.23	16.84
58	Omaha	2.13	3. 80	10.90	1.18	18, 01
59	Lincoln	2.95	9, 36	9. 15	. 91	16.47
60	Colorado	3,68	6.51	10, 36	1, 58	22, 13
61	Nevada	2.76	5. 55	7. 26	1.21	16.78
62	California	6.83	4.86	6.04	. 60	18.35
63	San Francisco	8.43	2.40	3.47	. 10	14.40
64	Oregon	3.43	10.45	6, 63	. 51	21. 02
65	Arizona	11. 37	1.61	10.77	. 38	24.13
66	North Dakota	4.77	3.49	7.86	2, 22	18. 34
67	South Dakota	.14	5.04	8.99	2.10	15.99
68	Idaho	5.46	4.85	8.70	2.44	21.45
69	Montana	5.34	19.68	12.74	2.09	29. 17
70	New Mexico	4.13	9. 73	10.70	2. 23	26.79
71	Utah	3.81	3.30	4.49	1.71	13. 31
72	Washington	.95	6.46	6.92	1. 10	13.53
73	Wyoming	1.65	5.47	7.80	1.75	16. 67
74	Oklahoma	11. 13	2.80	10.43	2.27	26. 60
75	Indian Territory	14.86	1.47	8.39	. 16	24.85
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Note.-Figures printed in bold-face type signify loss.

STATE BANKS AND BANKING ASSOCIATIONS.

Such information as the Comptroller has been able to obtain with respect to the resources, liabilities, and condition of banks, banking companies, and savings institutions organized under laws of the several States and Territories is herewith presented, and is substantially complete, except as to the following States: Delaware, Maryland, South Carolina, Georgia, Alabama, Louisiana, Texas, Arkansas, Tennessee, Nevada, Oregon, Idaho, Utah, New Mexico, Arizona, Oklahoma, and Indian Territory.

The information furnished by State officials is supplemented by the returns courteously made to this office by the bank officials doing business in the States and Territories above mentioned.

The number of banks incorporated under State authority and in active operation on or about the close of the fiscal year ended June 30, 1895, was 5,066; and the number from which reports of condition have been received is 5,033. Abstracts of these reports, tabulated by classes

and States, with the sources of information indicated, will be found in the appendix.

Reports of condition have been received from 1,070 private banks and bankers and 5,033 State and savings banks and loan and trust companies, an increase of 365 over 1894.

A comparison of the returns in 1894 with those of 1893 shows a decrease in the following items: Loans, nearly \$207,000,000; capital, \$7,000,000; deposits, \$97,000,000, and total resources, over \$110,000,000.

The returns for this year show not only an increase in every item, except cash on hand, over 1894, but also an increase in corresponding items reported in 1893, prior to the monetary stringency of that year. The following statement shows the principal items of resources and liabilities of these banks in 1893, 1894, and 1895:

Items.	1893.	1894.	1895.
Loans Bonds Cash Capital Surplus and undivided profits Deposits Resources	1, 009, 604, 350 205, 645, 203 406, 007, 240 346, 206, 287 3, 070, 462, 680		\$2, 417, 468, 494 1, 375, 026, 025 227, 743, 303 422, 052, 618 370, 397, 903 3, 185, 245, 810 4, 138, 999, 529

From the foregoing statement it will be observed that there has been an increase in 1895 over 1894 in the following items: Loans, \$283,839,516; bonds and stocks, \$364,777,795; capital, \$23,317,228; surplus and undivided profits, \$17,972,219; deposits, \$211,831,709; total resources, \$270,515,532; the only decrease noted being in cash items, and is only \$1,629,701. The increase in 1895 over 1893 is as follows: Loans and discounts, \$69,275,417; bonds and stocks, \$365,421,675; cash and cash items, \$22,098,100; capital, \$16,045,378; surplus and net undivided profits, \$24,190,716; deposits, \$114,783,130; and total resources, \$159,981,996.

State banks to the number of 3,774 reported, being an increase in number and capital of 188 and \$5,905,722, respectively. The capital of these banks aggregates \$250,341,295; deposits, \$712,410,423; loans, \$697,688,068; bonds and stocks, \$91,988,696, and total resources, \$1,147,545,818. The increase in deposits over 1894 is about \$54,000,000; in loans, \$26,000,000; in bonds and stocks, \$7,000,000, and in total resources, \$70,000,000.

Reports of dividends paid by this class of banks have been received from 928 associations, located in 24 States. The total capital of the reporting banks is \$56,596,382, and the amount and average rate per cent of dividends paid, \$4,088,752 and 7.2, respectively.

Savings banks to the number of 1,017, of which 664 are mutual, that is, associations conducted for the sole benefit of the depositors, and 353 stock savings banks, operated for the benefit of both shareholders and depositors, have submitted reports of condition. The resources of the stock savings banks are less than 15 per cent of those of all savings associations.

With the exception of 10 banks in Ohio, Indiana, and Wisconsin, mutual savings banks are confined to the Eastern and Middle States. Loans of this class of banks amount to \$823,036,954; bonds and stocks, \$801,044,935; deposits, \$1,597,343,160, and total resources, \$1,756,740,953. The total loans of all savings banks are \$1,035,597,142; bonds and stocks, \$841,807,699; deposits subject to check, \$33,760,775; savings deposits, \$1,810,597,023, and aggregate resources, \$2,053,764,328. Comparing these items with those reported in 1894, an increase is noted in

each as follows: Loans, \$8,659,334; bonds and stocks, \$63,219,833;

deposits, \$66,424,556; total resources, \$73,020,139.

The number of depositors has increased 97,832, and the average amount due each depositor from \$365.86 to \$371.36. Interest paid to depositors varies from 3 to 4.5 per cent, the average being apparently a trifle less than 4 per cent.

The number of loan and trust companies submitting reports of condition was 242. Their loans aggregate \$433,508,516; bonds and stocks, \$177,086,555; capital, \$108,963,905; deposits, \$546,652,657, and total

resources, \$807,063,041.

Returns have been received from 1,070 private banks, with capital aggregating \$33,281,845; deposits, \$81,824,932; loans, \$85,489,066; bonds and stocks, \$7,276,159, and total resources, \$130,617,342.

A condensed statement is herewith given for the purpose of comparison, exhibiting the principal items of resources and liabilities of each

class of banks referred to:

Items.	State banks.	Loan and trust companies.	Savings banks.	Private banks.
Loans United States bonds Other bonds Capital Surplus and profits Deposits Total resources	91, 104, 811 250, 341, 295 101, 042, 346 712, 410, 423	\$433, 508, 516 39, 607, 593 137, 478, 962 108, 963, 905 84, 801, 608 546, 652, 657 807, 063, 041	\$1, 035, 597, 142 123, 196, 014 718, 610, 785 29, 465, 573 174, 109, 899 1, 844, 357, 798 2, 053, 764, 328	\$85, 489, 066 1, 497, 310 5, 778, 849 33, 281, 845 10, 443, 060 81, 824, 932 130, 617, 342

Similar information relative to national banks, banks other than national, and the total of all banks appears in the following table:

Items.	3,712 national banks.	6,103 all other banks.	9,815 total.
Loans United States bonds. Other bonds, etc Capital Surplus and profits Deposits Total resources.	234, 801, 115 211, 497, 195 657, 135, 499 336, 888, 351 1, 715, 194, 860		\$4, 311, 691, 194 399, 986, 817 1, 164, 470, 602 1, 079, 188, 117 707, 285, 354 4, 900, 440, 670 7, 502, 619, 873

The capital stock of national banks on July 11, 1895, and of all other banks at the date of the latest returns to this Bureau amounts to \$1,080,276,798, an increase during the year of \$10,450,243. The average of \$10,450,243.

age per capita is \$15.44.

The population of the United States on June 1, 1895, as estimated by the Government actuary, was 69,954,060 and the total banking funds, namely, capital, surplus, undivided profits, and deposits of national and all other banks, \$6,703,544,084, making the average per capita \$95.83. These funds in 1894 amounted to \$6,407,003,338, being \$296,540,746 less than this year.

The cash held by national banks on July 11, and by other banks at about that date, amounted to \$631,111,290, classified as follows: Gold, \$127,621,099; silver, \$15,594,037; specie, not classified, \$19,298,363; paper currency, \$342,739,129; fractional currency, \$1,023,442, and cash,

not classified, \$124,835,220.

In the appendix will be found abstracts of the reports of each class of banks, by States and geographical divisions, for the past and prior years and statistics in detail covering the subjects hereinbefore referred to. To this has also been added a summary of the condition of the Canadian banks on August 31, 1895, and the latest reports of the loan and trust companies in the District of Columbia.

INSOLVENT BANKS OTHER THAN NATIONAL.

Mr. Albert C. Stevens, editor of Bradstreet's, has courteously placed this Bureau in possession of a statement showing the number of banks other than national, and the amount of their assets and liabilities, which failed during the year ended August 31, 1895, which appears in detail in the appendix. An abstract of this information, with similar returns for 1894, is herewith given.

Class.	1894.				1895.			
	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.		
State banks Savings banks Loan and trust companies. Mortgage companies. Private banks	5	\$1, 773, 678 2, 646, 008 420, 000 33, 000, 000 1, 749, 600	\$2, 009, 967 2, 677, 943 477, 000 37, 500, 000 2, 235, 600	46 8 1 5 25	\$2,555,356 4,653,323 80,000 4,027,100 1,388,301	\$3, 444, 675 4, 818, 199 90, 000 5, 753, 500 1, 804, 619		
Total	65	39, 589, 286	44, 900, 510	85	12, 704, 080	15, 910, 993		

The number of national banks in existence on July 1, 1895, and of all other banks at the date of the latest returns prior thereto, with the number and per cent of failures of each class and of all, is shown in the following table:

	Number doing	Failures.		
Class.	business July 1, 1895.	Num- ber.	Per cent.	
National banks	3, 721 4, 328 738 4, 972	36 * 52 8 25	. 97 1. 20 1. 08	
Total	13,759	121	. 87	

^{*} Includes 6 trust and mortgage companies.

STATE AND NATIONAL BANKS IN THE STATE OF NEW YORK.

A question arising during the year which made it desirable to obtain information showing the relations existing between the various State banking institutions and the national banks of the State of New York, a special call was made on August 6 on the national banks for statements of balances with State, private, and savings banks and with loan and trust companies. While the information was obtained for a special purpose, the results of it are of sufficient interest to warrant the publishing of them in this report.

The returns from the 50 national banks of the city of New York showed average daily credits for the month of June of \$61,380,569, due to State banking institutions, and an amount on July 11 of \$54,485,412, while the daily balances due the national banks averaged for June \$1,526,842, and on July 11 amounted to \$1,586,258.

The 5 national banks in Brooklyn, the 6 in Albany, and the 273 located in the State outside of the cities named reported the average daily credits for June at \$10,658,493, and the amount on July 11 as \$11,544,328. The same banks reported daily balances due them averaging for June \$1,036,998, and the amount on July 11, \$1,156,401.

The total for the 334 national banks in the State averaged daily balances for these banks during June, \$72,039,062; amount on July 11, \$66,029,740. Average daily balances due from the State institutions for June, \$2,563,840; on July 11, \$2,742,659.

Included in the special call was a request for data concerning the receipts and withdrawals of every kind in which these banks partici-

pated.

For the 50 national banks in the city of New York the average daily receipts for June were \$124,503,693; receipts on July 11 were \$121,061,669. For the remaining 284 banks the average daily receipts for June were \$11,988,577, and on July 11, \$11,980,788.

Withdrawals from the 50 national banks of the city of New York for June averaged \$119,308,833 a day, and on July 11, \$122,769,213. Withdrawals from the 284 banks outside of New York City averaged for

June \$13,914,367 per day, and for July 11 were \$12,006,343.

Combining all the reports for both items makes the average daily receipts of the 334 banks for June \$136,492,270; withdrawals, \$133,223,200; a daily balance in favor of the banks of \$3,269,070, or \$98,072,100 for the month. On July 11 receipts aggregated \$133,042,452 and withdrawals had risen to \$134,775,556, reversing the balance to \$1,733,104 of withdrawals over receipts.

From these results it may be effectually argued that the interests of State and national banks are not antagonistic. No better ground for investigation could be found than in the financial center where the strongest banks of each class are competitors for business. The exhibit made not only shows how baseless is the claim of friction between them, but renders the refutation more emphatic by the very close relations which are seen to exist by the returns made.

INSOLVENT NATIONAL BANKS.

The number of banks placed in the hands of receivers during the year was 36, located in 15 States, having an aggregate capital stock of \$5,235,020 and circulation of \$1,003,402, of which amount \$205,146 has been destroyed and \$798,256 is yet outstanding. The increase thus shown over the number of receivers appointed in 1894 is due to the fact that 9 banks which closed temporarily during the stress of 1893 were unable to reduce their assets to an extent sufficient to meet their maturing obligations, and therefore passed under the administration of this The banks of this character, with the amount of their capital stock, are shown in the following table:

Name of bank.	Location.	Capital.
Citizen's National Bank Tacoma National Bank First National Bank Puget Sound National Bank Union National Bank National Bank of Kansas City Buffalo County National Bank First National Bank Kearney National Bank	Tacoma, Wash Port Angeles, Wash Everett, Wash Denver, Colo. Kansas City, Mo Kearney, Nebr. San Bernardino, Cal	200, 000 50, 000 50, 000 1, 000, 000 1, 000, 000 100, 000 100, 000
Total	***************************************	2, 750, 000

In addition to the number thus added were 2, the First National Bank of Ida Grove, Iowa, with a capital stock of \$150,000, and the State National Bank of Denver, Colo., with a capital stock of \$300,000, which had, prior to October 31, gone into voluntary liquidation, but through failure to comply with the statute were placed in the hands of receivers.

By deducting the number of the banks and the amount of the capital stock represented by them coming into the hands of receivers, under the circumstances named, the total number of receiverships for the year is reduced to 25 and the amount of capital stock involved to \$2,035,020. The following table sets forth in detail the names, location, capital stock, and condition of the assets of the failed banks of the year at the time of the appointment of receivers therefor:

THE NATIONAL BANKS IN EACH STATE AND GEOGRAPHICAL DIVISION, WHICH WERE PLACED IN THE HANDS OF RECEIVERS DURING THE YEAR ENDED OCTOBER 31, 1895, WITH THEIR CAPITAL, NOMINAL ASSETS, AND LIABILITIES AT DATE OF SUSPENSION.

	-		As	sets.		
Name and location of bank.	Capital.	Esti- mated good.	Esti- mated doubtful.	Esti- mated worth- less.	Total.*	Liabili- ties.†
Dover National Bank, Dover, N. H	\$100,000	\$112,052	\$65,170	\$10,586	\$187, 808	\$174,676
First National Bank, Willimantic,	100,000	132, 643	149, 279	115, 137	397, 059	338, 292
Eastern States	200, 000	244, 695	214, 449	125, 723	584, 867	512, 968
Central National Bank, Rome, N. Y	100, 020	316, 229	117, 870	141, 196	575, 295	501, 283
National Broome County Bank, Bing- hamton, N. Y	100,000	248, 967	171, 033	172, 598	592, 598	475, 068
Middle States	200, 020	565, 196	288, 903	313, 794	1, 167, 893	976, 351
First National Bank, Ocala, Fla	50, 000 100, 000 50, 000 300, 000 50, 000	191, 776 73, 172 17, 836 264, 516 9, 545 17, 562	145, 036 89, 269 9, 154 267, 362 28, 203 70, 589	100, 207 58, 162 61, 216 401, 422 25, 720 61, 803	437, 019 220, 603 88, 206 933, 300 63, 468 149, 954	343, 361 134, 077 39, 583 542, 229 14, 249 102, 243
Southern States	600, 000	574, 407	609, 613	708, 530	1,892,550	1, 175, 742
National Bank of Kansas City, Mo Superior National Bank, West Superior,	1	1	1, 029, 928	600, 608	2, 058, 518	1, 054, 655
Wis. Keystone National Bank of Superior, West Superior, Wis.	135,000	59, 799 150, 291	44, 130 61, 998	128, 975 225, 654	232, 904 437, 943	100, 486 216, 048
First National Bank, Ida Grove, Iowa. First National Bank, Pella Iowa. Citizens' National Bank, Madison, S.	150, 000 50, 000	23, 290	7,774	28, 074	59, 138	8, 751 73, 021
Dak First National Bank, Redfield, S. Dak. First National Bank, Wellington, Kans. Buffalo County National Bank, Kerr-	50, 000 50, 000 50, 000	7, 265 39, 777 13, 078	90, 709 101, 319 67, 288	31, 777 23, 514 46, 248	129, 751 164, 610 126, 614	65, 624 113, 848 61, 276
North Platte National Bank, North Platte, Nebr	100, 000 75, 000	18, 886 54, 544	176, 201 114, 488	39, 735 14, 922	234, 822 183, 954	99, 097 111, 160
Holdrege National Bank, Holdrege, Nebr	75,000	11, 396 26, 224	80, 115	49, 985 10, 544	141, 496 82, 973	59, 301 28, 659
Kearney National Bank, Kearney, Nebr	50,000 100,000	26, 224 35, 603	80, 115 46, 205 194, 297	35, 131	265, 031	28, 650 146, 450
Western States	2,085,000	868, 135	2, 014, 452	1, 235, 167	4, 117, 754	2, 138, 376
Union National Bank, Denver, Colo State National Bank, Denver, Colo Citizens' National Bank, Spokane	. 309,000	523, 057 - 43, 977	816, 389 221, 774	178, 049 244, 910	1, 517, 495 510, 661	936, 083 170, 481
Wash. Tacoma National Bank, Tacoma, Wash. Browne National Bank, Spokane Wash. First National Bank. Anacortes, Wash. First National Bank, Port Angeles,	150,000 200,000 100,000	63, 963 50, 006 39, 248 10, 934	170, 192 306, 705 122, 829 45, 637	212, 158 68, 380 20, 590 12, 332	446, 313 425, 691 182, 667 68, 903	264, 416 212, 888 79, 972 16, 493
Wash	50,000	1,301	37, 990	18, 581	57, 872	11,719
Wash. Puget Sound National Bank, Everett, Wash.	209, 000	173, 689 6, 962	313, 874 24, 639	54, 131 75, 175	541, 694 106, 776	315, 358 56, 277
First National Bank, South Bend,	1	6, 847	69, 338	24, 022	100, 170	51, 932
Wash. Columbia National Bank, Tacoma, Wash.	. 350,000					
Needles National Bank, Needles, Cal First National Bank, San Bernardine,	50,000	6, 217	2,540	47, 268	56, 025	6, 450
Cal	2 150 000	61, 279	208, 054	61, 242	330, 575	9 202 555
United States			2, 339, 961 5, 467, 378	1, 016, 838	4, 344, 279 12, 107, 348	7, 095, 992
* Exclusive of United	1	<u> </u>		1	<u> </u>	1,000,000

^{*} Exclusive of United States bonds on deposit to secure circulation. † Exclusive of capital, circulation, surplus, and undivided profits.

The number, capital, assets and liabilities of national banks, in each State, which failed during the past year are shown in the following table:

	Banks.	Capital.					
State.			Esti- mated good.	Esti- mated doubtful.	Esti- mated worth- less.	Total.	Liabil- ities.
New Hampshire. Connecticat New York Florida. Texas. Tennessee Missouri Wisconsin Lowa South Dakota Kansas Nebraska Colorado Washington California	1 2 1 4 1 1 2 2 2 2 1 5 2	\$100,000 100,000 200,020 50,000 50,000 1,000,000 335,000 200,000 100,000 400,000 800,000 1,200,000 1,200,000		1, 029, 928 106, 128 7, 774 192, 028 67, 288	\$10, 586 115, 137 313, 794 100, 207 546, 520 61, 803 600, 608 354, 629 28, 074 55, 291 46, 248 150, 317 422, 959 485, 369 108, 510	\$187, 808 397, 059 1, 167, 893 437, 019 1, 305, 577 149, 954 2, 058, 518 670, 847 59, 138 294, 361 126, 614 908, 276 2, 028, 156 1, 929, 523 386, 600	\$174, 676 338, 292 976, 351 343, 361 730, 138 102, 243 1, 054, 655 316, 534 81, 772 179, 472 179, 472 1, 106, 564 1, 009, 051 1,76, 940
Total	36	5, 235, 020	3, 239, 913	5, 467, 378	3, 400, 052	12, 107, 343	7, 095, 992

RECEIVERSHIPS.

The difficulties attendant upon the liquidation of banks now in the hands of receivers have been largely augmented during the year by the character of the assets to be reduced and the complications arising from the business depression of the past two years. In the majority of instances no bank closes its doors while it is possessed of quickly convertible paper, and therefore there comes into the possession of the Comptroller only that which is slow, doubtful, bad, or absolutely worthless. It thus follows that with little or no cash received, but debts which are slow of payment and much involved in or necessitating litigation, the closing of trusts is prolonged and the expense attendant thereon increased. The records of the office, however, show that such expense, as compared with any other class of receiverships, is greatly less and the results attained far more substantial. Notwithstanding the conditions which have followed the year 1893 there were paid in dividends to creditors of failed banks in 1894 the sum of \$5,124,577.94, and during the year just closed \$3,380,552.65, represented by 101 dividends.

On October 31, 1894, there were 125 banks in the hands of receivers. Since then 36 receivers have been appointed, making 161 trusts open during the year; 11 trusts have been closed and 1 bank has been restored to solvency and has resumed business. This leaves 149 banks in charge of receivers on October 31, 1895.

A total of 303 banks have been under the charge of receivers. Of these, 13 have resumed business, leaving the assets of 290 to be collected and distributed under the supervision of this office.

The following data relate to 289 insolvent banks, as the report of 1 bank, for which a receiver was appointed on October 30, was not received in time to include it in this summary:

The nominal value of the assets coming into the hands of receivers was \$155,825,372; scheduled as "good," \$60,751,706; "doubtful," \$55,888,525; "worthless," \$39,185,141. In addition, receivers have recovered assets of the nominal value of \$16,294,040 after taking charge

of their trusts, thus increasing the assets of the insolvent banks to \$172,119,412. Assessments have been ordered against the shareholders of these banks amounting to \$26,770,070, making the total nominal resources of the 289 receiverships \$198,889,482. The total liabilities of these banks were \$107,538,151.

There have been cash collections from the assets amounting to \$69,686,616, and from shareholders \$10,990,861; total, \$80,677,477. Offset settlements, etc., amounting to \$12,904,089 have been adjusted. Assets have been sold and doubtful or worthless claims compromised, under order of court, at a loss from nominal value of \$35,362,748.

Receivers of banks which have paid all claims in full have, in addition thereto, returned to shareholders \$1,116,438 cash and assets of the nominal value of \$4,720,995. The number of receiverships acting under the Comptroller's supervision at the close of the report year was 149, with assets of the nominal value of \$50,005,200.

BANK RECEIVERSHIPS OTHER THAN NATIONAL.

During the past year an effort has been made to obtain information relative to insolvent State banks and receiverships. A large amount of correspondence was had with State officers, bank officers, bank examiners and others in order to obtain some data bearing upon the subject. While the returns have to a large degree been fragmentary, and to such extent of doubtful utility, yet it is believed that something of value

may be gathered from them.

Reports, more or less defective, have been received concerning 471 banks, located in 38 States and Territories, the dates of failure going back to 1843. A large number of others were reported, but no data given that would be available in this connection. Nothing has been received from the States of Delaware, Kansas, Mississippi, Nevada, New Jersey, Oregon, Pennsylvania, Vermont, Virginia, West Virginia, Indian Territory, or the District of Columbia. The reports from New York (furnished by the New York State banking department) and from Ohio (furnished by Mr. W. A. Graham, of the Citizens Bank, Sidney, Ohio) are remarkably complete.

The amount of capital reported was \$25,053,638; nominal assets, \$96,154,382, and liabilities, \$124,481,807. Dividends on claims already paid amount to \$55,018,121, or 44 per cent. Additional dividends are

estimated at \$4,659,678, or 3 per cent.

It is but just to say, in this connection, that the returns from the different banks are so exceedingly meager that if correct data could be obtained from each of the banks reported the amount of dividends paid would be considerably increased. In a large number of cases no estimates were given as to future dividends, but if an estimate should be obtained based on correct data the percentage of further dividends would, it is safe to say, also be increased. A further investigation will be pursued.

The number, capital, assets, liabilities, dividends paid, etc., of banks

reported are shown in the following table:

	No. of				Dividends	paid.	Estimated dividends.	
State or Territory.	banks.	Capital.	Assets.	Liabilities.	Amounts.	Per cent.	Amounts.	Per cent.
Alabama Arizona Arkansas California Colorado Connecticut Florida Georgia Idaho Illinois Indiana Iowa Kentucky Louisiana Maine Maryland Massachusetts Michigan Minnesota Miscouri Montana Nebraska New Hampshire New Work North Carolina North Dakota Ohio Oklahoma Rhode Island South Carolina South Dakota Tennessee Texas	4 4 4 1 1 6 4 6 2 2 2 2 2 6 9 4 4 6 5 8 1 1 1 1 0 8 3 6 6 1 1 1 1 0 8 8 3 1 4 4 5 5 9 9 4 8 8 3 1 4	\$200,000 25,000 1,616,048 1,744,500 75,000 100,000 100,000 100,000 19,000 1,493,600 280,000 75,000 140,000 140,000 120,000 140,150 100,000 425,000 13,629,128 300,010 407,134 6,590 577,225 155,000 158,010	\$1, 099, 329 8, 924, 764 6, 794, 481 724, 549 427, 630 80, 000 301, 293 5, 933, 939 981, 871 248, 236 3, 121, 328 206, 745 1, 159, 011 864, 589 2, 240, 736 973, 068 55, 596 2, 034, 581 1, 248, 398 47, 944, 726 1, 307, 786 1, 307, 786	\$762, 524 47, 890 6, 993, 480 5, 006, 405, 649, 673, 99, 365 1, 130, 000 241, 468 4, 308, 545 671, 870, 886, 842 1, 676, 072, 104, 825 1, 376, 350 1, 159, 011 10, 440, 805 1, 159, 011 10, 440, 805 48, 363 1, 189, 481 62, 569, 116 1, 058, 919 11, 562, 175 70, 371 3, 309, 449 334, 225 1, 305, 399 75, 000	\$105, 985 2, 231, 054 991, 025 490, 000 1, 481, 162 401, 744 58, 523 276, 967 1, 018, 923 139, 681 8, 488, 109 350, 000 270, 084 148, 349 13, 295 160, 728 292, 843 390, 939 30, 245, 404 4, 401, 049 2, 000 1, 740, 805 60, 034 355, 193 30, 000	13 13, 9	\$13, 611 1, 604, 351 163, 572 313, 295 103, 077 14, 681 37, 184 315, 330 54, 510 57, 951 37, 894 140, 000 212, 516 58, 941 129, 017 186, 200 75, 990 186, 700 31, 731 260, 900 207, 212 25, 239 77, 113	2.3 1.4 1.1 18.8 3.9 5.0 (6.55.0 0.5 0.5 0.7 6.7 6.7 7.5 2.7 6.2 2.7 2.8 4.6 4.6 4.6 4.6 4.6 4.6 4.6 4.6 4.6 4.6
Utah	2 7 9	110, 000 256, 000 314, 048	\$23, 339 270, 254 463, 943 1, 183, 491	256, 662 129, 123 498, 014 753, 201	137, 661 18, 863 151, 441	21.4	110, 259 193, 159 137, 345	85. 4 38. 7 18. 2
Total	471	25, 053, 638	96, 154, 382	124, 481, 807	55, 018, 121	44	4, 659, 678	3

AMENDMENTS RECOMMENDED.

In the reports of this Bureau heretofore submitted have been suggested amendments to the laws governing national banks which, if made, it is believed would tend to the betterment of the system. All of the suggestions of this character for several years last past yet remain unacted upon. It is respectfully suggested that, as the General Government is in complete control of this system of banks, its legislative branch should give to the system the benefit of all proper enactments. In this view of the case the attention of Congress is again called to the following suggested amendments and action looking toward their incorporation into the banking laws strenuously urged:

First. That the Comptroller, with the approval of the Secretary of the Treasury, be empowered in all proper cases to remove officers and directors of national banks for violations of law and mismanagement, first according them a hearing on charges preferred.

Second. That the loans of any bank to its executive officers and employés be restricted and made only upon the approval of the board of directors, a separate written record thereof being kept.

Third. That the assistant cashier in the absence of the cashier be authorized to sign the circulating notes of the bank and reports of condition.

Fourth. That some class of public officers be empowered to administer the general oaths required by the national bank act.

Fifth. That bank examiners be required to take an oath of office and execute a bond before entering upon the discharge of their duties.

Sixth. That upon a day in each year, to be designated by the Comptroller, the directors of national banks shall be required to make an examination of the affairs of the banks and submit to the Comptroller a report thereon upon blanks to be furnished for such purpose.

Seventh. That the Comptroller be authorized to issue to national banking associations circulating notes to the par value of the bonds deposited by them with the Treasurer of the United States to secure

such notes.

Eighth. That the semiannual tax levied on account of the circulating notes of national banks be reduced so as to equal but one-fourth of

1 per cent per annum.

In support of all of the foregoing suggestions, excepting the sixth one, reasons have in previous reports been given. Amendment six is deemed advisable that directors of national banks may be compelled to know from an examination required at their hands of the condition of the banks in whose management they participate and for which they should bear a full share of responsibility. Such a law would lead to better banking methods, less carelessness in extending loans, and make less liable the long continuance of any dishonesty which might be undertaken by any executive officer or employé of banks. It would also enable the Comptroller, in case of the failure of any national bank, to fix the responsibility more clearly for negligence of duty on the part of directors.

The issuing of circulating notes to the par value of bonds deposited to secure the same and the reducing of the per cent of semiannual tax levied upon such notes has been urged by all the Secretaries of the Treasury who have touched upon the subject at all and by every Comptroller from the time of and including Comptroller Knox. The provision of the law prohibiting the former and the provision of the law governing the amount of the latter, however, are still unchanged upon the statute book.

At a time when the desire is so frequently expressed that there be a larger issue of bank notes and complaint is made that national banks are indifferent to the note-issuing function vested in them, it may well be considered by Congress whether it would not be wise to do that which will make it of sufficient interest to the national banks to pay greater attention to note issues. The profit of banking in the United States is now largely in the deposit feature of it and thus it is of greater concern under existing circumstances to the banks to secure deposits than it is to issue notes upon a return so small as to scarcely

justify the expense and trouble entailed thereby.

Banks are not eleemosynary institutions, and therefore engage only in that which promises a margin of profit. While on the one hand entitled to no more favors than are granted to other corporations or enterprises carried on by associated individuals, on the other they should not be denied any privileges which they may justly claim, and for the denial of which no possible excuse can be given. It is unquestionably true that national banks would largely increase their note circulation if the embarrassment arising from the needless locking up of a large part of their capital, available for other purposes, and the lessened profit through excessive taxation now imposed did not confront them. They certainly would do so if the legal-tender issues of the Government were paid and canceled and the channel now clogged by them freed for bank-note circulation.

The experience of this and other countries conclusively demonstrates that the best and most rational note issues are those put forth by banks properly and safely conducted. It likewise demonstrates that issues made direct by governments are always expensive, and under every circumstance a source of danger to such governments and loss to their people's business interests. No clearer proof of this could be had than that furnished by the difficulties which we have witnessed on the part of this Government in its efforts to maintain the full credit of its practically limitless amount of demand obligations.

The granting of even the small measure of relief as indicated would undoubtedly aid in bringing about a solution of this, the gravest question now demanding legislative attention. It would at least point the way out and tend to avoid any real or imaginary danger which might exist through fear of a contraction of the volume of the circulating medium by the cancellation of the legal-tender issues. Under such provisions of law, unhampered by unwise restraints and rid of unwhole-some competition, the banks now in the national system alone could and undoubtedly would put in circulation a sufficient amount of bank notes to prevent any approach to sudden contraction by the payment and permanent cancellation of this part of the Government's debts.

The advantage accruing to the Government by the substitution of a bank-note for a Treasury-note currency would be immeasurably great. The need of maintaining a gold reserve to meet the recurring demand obligations, now never retired, would, within a reasonable time, be obviated and delivered from this vexatious and expensive difficulty, the Treasury Department could return to its legitimate function of collecting the revenues of the Government needful to meet govern-

mental expenses and disbursing the same.

With the relief gained to it through the removal of this burden would come a greater one to the business interests of the individual citizen, whose every operation would no longer be harassed by the uncertainty springing from a fear that either in the present or the future the currency obligations now forced by his Government through the provisions of an inflexible law into the avenues of trade and commerce may be discredited and dishonored. The relegating of note issuing entirely to the banks would give a better guarantee of meeting the varying wants of trade, which is impossible with a legal mandate decreeing an amount of Treasury issues of no greater and no less volume at one season of the year than another, whether or no there be a corresponding increase or lessening of the demand for currency to transact the business in hand.

It is respectfully suggested that, as a necessary element to the securing of proper elasticity of issue in our bank-note currency, section 9 of the act of July 12, 1882, regulating the retirement and issuing of circulation to banks within a fixed period of time, should be repealed, and also that such amendment should be made to the law as will necessitate the banks keeping in the office of the Comptroller of the Currency a sufficient amount of blank notes as will enable them to secure circulation at once, instead of after a period of delay, frequently of sufficient duration as to make the issue unavailable to relieve the pressure existing at the time of ordering.

It is in view of these and other reasons which will unquestionably suggest themselves to those to whom this report is submitted that action is recommended looking toward the enlargement of the countries.

try's bank-note circulation.

FOREIGN BANKING SYSTEMS.

The attention throughout the year attracted to all matters pertaining to banks and the varied opinions which the discussion of them has called forth warranted the attempt to secure such information as could be had both at home and abroad bearing upon the general subject. It has been done under the belief that a comparative study of such of the foreign and State banking systems as could be readily investigated would be of considerable value, and the effort has been made to collect information bearing upon the salient points of the different systems now in actual existence. Through the courtesy of the State Department each of the ambassadors, ministers, and consuls of the United States was asked to aid in this work by forwarding statements concerning the countries to which they were accredited. The following questions, calling for the desired information, were forwarded to each:

1. Give the different classes or kinds of banks.

2. What requirements must be met in order to enable each class of banks to transact business!

3. Who determines when these conditions have been satisfied?

- 4. Give regulations, if any, governing each class of banks as to (a) capital stock, (b) management of the bank, (c) liability of shareholders for claims against the bank, (d) reports of condition of the bank, (e) examination by Government official, (f) restrictions on the amount of leans, (g) restrictions of any other character on leans by the
- bank, (h) security for loans, (i) cash reserve required, (j) accumulation of surplus.

 5. Give the regulations, if any, governing the receipt of deposits, and state if it is the custom of the banks to allow interest on deposits.

6. To what extent is the Government interested as a shareholder in the banks?
7. Are any of the banks permitted to conduct branch banks or offices?
8. To what extent and by what medium is information as to the condition of the banks given to the public?

9. What taxes or burdens are imposed upon the banks in return for the privileges granted them?

10. Give as full information as possible as to the closing up of the business of

insolvent banks. 11. To what extent and under what conditions are the banks allowed to issue bank

12. What provision is made for the redemption of such notes?
13. Please give any additional information which you think will be of interest concerning the banks.

Replies have been received thus far from twenty-three countries, viz: Belgium, Canada, Chile, China, Denmark, Ecuador, France, Germany, Guatemala, Haiti, Hawaii, Italy, Korea, Liberia, Netherlands, Paraguay, Peru, Portugal, Russia, Switzerland, Turkey, Uruguay, and Venezuela. Of the countries reporting, Liberia is stated to be entirely destitute of banking privileges. Korea has no banks except those of the Japanese, which are conducted according to the legal provisions of Japan.

An abstract, as correct as the information obtained will permit, has been prepared from the replies received from the remaining twenty-one. Ten of them have banks which perform functions so closely related to the government as to justify the designation of "government banks." Most of them have the ordinary banks of discount and deposit; several have savings or "cooperative" banks, while two have postal savings banks in successful operation. Twenty have banks privileged to issue bank notes for circulation. Some of these are limited to this particular business, and others are privileged to conduct a general banking business in addition to the note-issuing powers. Several countries are reported to have corporations similar to trust and mortgage companies here. One country has a class of banks which makes loans only on chattel security.

^{*} Since the first edition of this report was issued replies have been received from Greece, Salvador, and Siam, which will be found in full in the appendix.

Special charters are required in most of the countries, which are obtained from the legislative bodies or by proclamation of the ruling prince. The banks are generally authorized to begin business as soon as they have filed the necessary papers with the proper official in proof of their organization. A few governments seem to have no officer charged with the duty of passing upon the organization proceedings. In some cases the capital stock is required to be paid up in part or in full, but in most cases it is left, both as to amount and as to payment, to be regulated by the "statutes" or by-laws and rules under which the bank is to be conducted or by the conditions specified in the charter.

The management is sometimes left to representatives, and again is confided to a board composed of government officials, or a mixed board of officials and directors chosen by the stockholders. In nearly all the countries heard from the liability of the shareholders is limited to the amount they have invested in the banks. Two countries report exceptions, one of which attaches special liability only to those holding the stock of savings banks. Special mention should be made of the excellent requirements of the seventeen countries reporting as to furnishing public information of the condition of the banks. In addition to the monthly, quarterly, semiannual, or annual reports, four countries require weekly statements from some or all classes of banks. These are published either in local newspapers, in the official journal, or in reports, so that the public is amply provided with information. This feature is in very marked contrast to the lax requirements of several of our States.

The subject of loans does not appear to have received as careful attention as it merits. Very many of the bank failures in the United States have been caused by the abuse of the loaning powers of the banks, yet only five countries are reported as having restrictions of any special value upon the loaning ability of the banks. The matter seems to have been left almost entirely to the judgment and discretion of the managing officers.

The majority of the countries reporting have no special provisions regarding cash reserve; and the accumulation of a surplus fund, except for banks allowed to issue circulation, seems to be practically subject to the wisdom of the directors or managers. Some slight limitations have been placed upon the receipt of deposits. Usually the banks pay interest on time deposits, although three reports show that interest is not allowed.

In but four countries reported is the government interested as a shareholder in banks.

It is notable that every country reporting allows the banks to maintain branch offices or banks. This is worthy of much consideration, as it appears that branches are thought to be necessary adjuncts to the banks to enable them to exercise their function to the greatest benefit of their governments and patrons. One country even goes so far as to absolutely require that branch banks must be established and operated for the convenience of the public. Our national banking act has been construed as prohibiting all branches, except for converted State banks having them in operation at the time of entering the national system. It is worthy of serious consideration whether many communities here would not be better served with banking facilities if branch banks, limited to a deposit and commercial business, under the national banking act, were to be allowed.

License fees must be paid in six of the countries for the privilege of engaging in banking. Capital, net profits, and circulation are taxed

by most, and a few require the expenses of the bureau of banking to be borne by the banks.

Insolvent banks are treated the same as other insolvents in five countries. In three others government officials are appointed to close the bank's business. In one country preferred claims in order of preference are: (1) Government claims; (2) claims of employés, bills of exchange, brokerage, and commission, and (3) depositors. One government bank reported as being insolvent and in the hands of a committee of three; one representing the directors, another the shareholders, and the third the government. No information on this branch of the subject came from many of the countries. In several countries the banks provide the entire supply of currency. Provisions apparently adequate have been made by law in fourteen countries to redeem the bank notes as they are presented.

Herewith is given a brief summary of the reports received. The full

reports will be found in the appendix.

BELGIUM.

Kinds of banks: The Banque Nationale, commercial and cooperative banks, and mortgage companies. No public officer passes upon organization; there are no legal provisions governing deposits; interest may be allowed by all banks except Banque Nationale; the State is not interested as a shareholder; branch banks are permitted; annual statements are required to be published by some banks and monthly statements by others; a license fee is required to be paid, based on earnings, by all except the Banque Nationale, which pays special taxes on account of issuing circulation; circulation is not permitted in excess of three times the amount of coin reserve of Banque Nationale, unless approved by the minister of finance; bank notes are guaranteed by available assets of Banque Nationale.

CANADA.

Government and postal savings banks, commercial banks, mortgage companies, and private bankers. A special act of Parliament and proof of contribution of capital is required before commencing business; the treasury board pass upon organization proceedings; the system advocates a large capital—part must be paid in; an act of Parliament regulates the payment and fixes the amount of capital; the bank is managed by directors; except in two cases double liability is imposed upon shareholders for claims against the bank; monthly reports of condition are required, and other reports when called for; there are no examinations by Government officials; loans can not be made on the stock of Canadian banks, real estate, or completed ships; no reserve is required; a surplus of 30 per cent of the paid-up capital may be acquired, which is called a "rest" fund; interest is usually paid on time deposits; the Government is not interested as a shareholder in the banks; branch banks or offices are allowed; monthly reports of condition are published; in case of insolvency bank notes are a first lien upon the assets, claims of dominion and provincial governments the second, and depositors the third; banks, with two exceptions, may issue circulating notes to the amount of their paid-up capital; the circulation notes have the first lien on assets, and a redemption fund is provided by all the banks to redeem any notes beyond the value of the assets. No notes less than \$5 are issued.

STITE

Hypothecary or mortgage banks and banks of issue in operation. Both classes of banks, in order to begin business, must satisfy provisions of civil and commercial code applying to joint stock companies; articles of association must be filed with the proper officers and also published in newspaper; President of the Republic determines when conditions as to organization have been satisfied; capital stock must be paid in part prior to beginning business; banks are managed by directors; hypothecary banks also have a manager appointed by the President of the Republic; shareholders are not liable for more than stock investment; directors are responsible for obligations contracted while serving in that capacity; reports of condition are made by banks of issue to the minister of finance monthly, in addition to filing annual inventory, etc.; reports of other banks are filed annually with the Government; banks of issue subject to examination at any time by the President of Republic through agents for that purpose; it is customary to allow interest; Government is not interested as a shareholder in any bank; branch banks permitted; information given to the public by reports published in the official journal; no taxes or burdens are imposed in return for banking privileges; the general insolvency laws apply to insolvent banks; circulating notes can be issued not to exceed 150 per cent of capital stock and are guaranteed by an ample deposit of securities in the mint.

CHINA.

No incorporated banks; private banks are in existence, also foreign banks, chiefly the Hongkong and Shanghai banking corporation; a bank can be opened upon reporting its organization to local officials, who pass upon the matter; no limitation with respect to deposits; interest is allowed on deposits; the Government is not interested as a shareholder in any bank; branch banks are allowed; no provision is made for reporting the condition of banks to the public; no taxes or burdens are imposed; banks are expected to aid the Government in emergencies by loans and subsidies; a special officer is appointed to wind up insolvent banks; there are no restrictions as to issuing of circulation, and no legal provisions governing redemption of bank notes; a private bank in each province performs the functions of the treasury of the Government and receives taxes, payment of which is required in silver purer than the coin circulating in the locality, the bank thereby making 2 per cent as compensation for its services; banks guarantee paper of their customers; Government moneys are deposited in banks; letters of credit are issued by banks.

DENMARK.

The National Bank of Copenhagen, and private and savings banks. The national bank was established by a special act, its capital being provided from taxes levied upon real estate; shareholders own stock to the extent of taxes; private banks are required to notify the proper officer of their formation and file by-laws; if by-laws are not filed the Government takes no cognizance of the corporation; savings banks are organized under special act, and their by-laws must be sanctioned by the King; the minister of the interior passes upon the organization papers of the other banks; banks are managed by directors; the national bank is managed by fifteen representatives and four directors, one of the latter being appointed by the King; shareholders of banks, except savings banks, are only liable for their stock investment;

reports of condition are made monthly and annually by savings banks to the savings banks' inspector, and by other banks to the bank commissioner; banks are examined by Government officers; loans are restricted as to time and securities; the national bank is required to keep a cash reserve of 25 per cent in legal coin of the amount of bank notes in circulation; the accumulation of surplus is left to the management of the banks; deposits are received by all banks and interest is usually paid; the Government is not interested as a shareholder in any bank; all banks are permitted to operate branch offices; copies of the monthly and annual reports may be had by the public upon application to the proper officer; the affairs of insolvent banks are closed the same as those of other insolvent corporations; the National Bank of Copenhagen is alone permitted to issue national-bank notes, which are secured by metal reserve or other securities and must be redeemed upon presentation or demand in gold coin; savings banks have a few special provisions.

ECUADOR.

Commercial banks and mortgage companies. Forty per cent of the capital is required to be paid in to enable each class of banks to begin business: the Government officials determine when requirements have been complied with; a board of directors is required to manage banks; shareholders are not liable beyond their investment; reports of condition are required whenever called for by the Government; examinations are made by Government officials whenever deemed advisable; restrictions on amount of loans are left to judgment of directors and also with respect to security for loans, cash reserve, and surplus fund; there is no special provision as to receipt of deposits; interest is allowed on time deposits; the Government is not interested in the banks as a shareholder; branch banks are allowed; reports of condition are occasionally published in newspapers; a tax of 4 sucres per 1,000 is imposed on circulation issued; Government officers wind up insolvent banks; bank notes may be issued to three times the amount of silver held; no provision is made for the redemption of bank notes beyond the assets of the bank; note holders do not appear to be preferred creditors.

FRANCE.

The Bank of France, commercial, provincial, and colonial banks. The Bank of France is chartered by a vote of the Chambers; the capital stock is fixed by statute at 182,500,000 francs (market value nearly four times that amount); the management of the bank consists of a governor, two deputy governors, a general council of fifteen councilors and three injectors; shareholders are not liable beyond their investment: weekly, semiannual, and annual reports of condition are required; constant supervision is required by the governor, his deputies, and the minister of finance may also examine by inspectors of finance; loans are restricted to 80 per cent on Government securities, 75 per cent on other securities, no loans are made on foreign securities; loans are limited to ninety days and are renewable; advances on accounts current are made for five days; all securities must be registered in the name of the bank; a reserve fund is fixed by law at 10,000,000 francs in addition to real estate for banking purposes; surplus fund is provided for; accounts are opened by deposit of 500 francs; all deposits are payable at sight at the bank or any branch; no interest is paid; the Government is not interested as a shareholder; branch banks are compulsory; the condition of the bank is made public by a weekly balance sheet published and posted in Bourse and by an annual public statement; a tax of 4 per cent on dividends and special services and privileges are received from the banks; no special provisions are made for closing up insolvent banks; circulation is authorized to the extent of 4,000,000,000 francs; all circulation is guaranteed by a deposit of coin or securities at the bank; notes are payable in coin on demand and are redeemed in gold.

GERMANY.

The Imperial Bank, commercial and circulation banks, and mortgage companies. Banks are required to comply with the statute before transacting business; there is a special statute for the Imperial Bank and circulation banks, a grant from the States for mortgage banks, and an entry in the commercial register for commercial banks; the imperial chancellor or federal council determines when the conditions for beginning business have been complied with by banks of issue, the state governments for mortgage companies, and the commercial court for commercial banks; the imperial law regulates the capital of banks of issue and bank statutes fix the capital for other banks; the Imperial Bank is governed by Imperial bank directors with the president under the chancellor, the other banks by statutes of the bank and by the business law book; shareholders are not liable beyond the stock fully paid in; banks of issue are required to make weekly reports and annual statements; other banks yearly reports; the Imperial Bank is supervised by bank curators, consisting of the chancellor and four members: other circulation banks by the chancellor and state officers; mortgage banks by state officers; there are no restrictions on the amount of loans; circulation banks are restricted as to loans; mortgage banks are required to have real estate security for loans; there are special provisions for loans of circulation banks; a cash reserve of one-third of circulation issued is required; circulation banks are required to have a surplus of one fourth of their capital; other banks have special provisions; the Imperial Bank must not pay interest on more than its capital and reserve; interest is allowed in some cases; the Government shares the profits of the Imperial Bank; Bavaria is interested as a shareholder in one bank; branch banks are permitted; reports of condition are published when made; there is no tax or fee for granting a bank charter; the states share in the profits of banks of issue; the general bankruptcy law applies to the winding up of insolvent banks; circulation banks may issue notes in various amounts; no new circulating banks can be organized; the redemption of notes is secured by onethird cash or bullion and the remainder by discounts payable in three months, with at least two solvent sureties.

GUATEMALA.

Commercial banks and banks of circulation. The rules and regulations for the transaction of business must be filed and approved by the Government; the capital stock and management are governed by the statutes of the banks; reports of condition and balance statements required to be made semiannually; examinations are made by Government experts; restrictions on loans are left to the judgment of the directors; in some banks no cash reserve is required, in others, two-thirds of the circulation must be held; the accumulation of a surplus fund is left to the judgment of the board of directors; no legal provision is made governing receipt of deposits; interest is usually

allowed on time deposits; the Government is not interested as a shareholder in banks; branch banks are permitted; semiannual reports of condition are required to be published; no taxes or burdens are imposed on the banks for the privilege of banking; banks are allowed to issue bank notes to an unlimited amount; sufficient funds must be held by the banks for redemption of their notes.

HAITT

The National Bank of Haiti and private banks. Requirements for organization and management of the national bank are covered by special statutes; deposits of Haiti currency and American gold are-received; no interest is allowed on deposits; the Government is not interested as a shareholder in the bank; branch banks are permitted; reports of condition are published once a month in an official journal; the bank pays no taxes for the privilege of banking, but is the fiscal agent of the Government; private banking firms pay a foreigner's license; method of winding up insolvent banks provided for by statute; national bank only may issue currency; redemption of currency in American gold is provided for.

HAWAH.

Private and postal savings banks. A license fee and the filing of a list of shareholders are required in order to begin banking business; the minister of the interior determines when the conditions for banking are complied with; no interest is paid, except by the postal savings bank, which pays 5 per cent; the Government is not interested as a shareholder; branch banks are permitted; a license fee of \$500 and 1 per cent on actual cash held July 1 are required; insolvent banks are treated as other insolvents; no bank notes are issued; no banks have gone into liquidation; correspondent banks in San Francisco.

ITALY.

Information furnished as to banks of issue only. Requirements as to banking provided for by law; no officer appears to be charged with duty of determining when requirements have been complied with; the capital of banks of issue must be currency or gold ingots held in bank; members of Parliament are prohibited from participating in the management of banks; banks are under the supervision of the ministry of agriculture, industry, and commerce, and the treasury department; every two years extraordinary examinations are made; loans are restricted as to time and value of security; real estate mortgages are taken only for doubtful debts and must be disposed of within three years; the Bank of Italy can not take its own shares as security; interest is allowed at a restricted rate; the Government is not interested as a shareholder in banks; branch banks are permitted; a tax of one-half of 1 per cent semiannually on all circulation in excess of capital is required; three banks may issue notes for twenty-five years to the amount of three times their capital; banks are required to redeem their notes in currency. The security for circulation is currency or gold ingots to the amount of their capital.

NETHERLANDS.

The Bank of Netherlands and private banks. A deed of foundation is required to be filed and the royal sanction obtained to enable banks to begin business; no special provision as to the liability of shareholders; the Government is not interested in banks as a shareholder but shares in the profits of the Bank of the Netherlands which only is allowed to issue circulation; branch banks are permitted; annual reports required to be made, and weekly balances to be stated.

PARAGUAY.

Government, commercial, and private banks in operation. Articles of association required to be filed upon making application to Government for permission to do banking business; Government determines when conditions as to organization have been satisfied; no provisions with respect to capital, except when bank enjoys Government privileges its stock is subject to special arrangement with the Government; all banks managed by directors, excepting private institutions; in certain cases the Government selects the directors; shareholders are liable only to extent of stock held; reports of condition are required to be printed, published, and distributed annually among shareholders, depositors, etc: circulation banks are subject to official examination; the directors of the different banks regulate amount of loans; no restrictions as to receipt of deposits; interest allowed in most cases; Government interested largely in some banks and also as stockholder, in consideration of which certain taxes are imposed; branch banks are permitted; information as to condition of banks furnished to the public through the press and printed reports; one bank pays 5 per cent of its profits annually to the Government; private banks are required to pay a yearly license of about \$170 in gold; the court appoints receivers to liquidate the affairs of insolvent banks; issuance of circulation allowed in some cases to the extent of three times the amount of the silver in bank; circulating notes redeemed through the custom-house, 5 per cent of the custom-house receipts being set aside monthly for that purpose.

PERU.

Commercial banks and loan companies. Banks are required to file a copy of their statutes for inspection and the municipality, through its proper officer, determines when the requirements have been complied with; the stockholders are not liable beyond their stock investment; the security for loans is left to the discretion of the bank officers; interest is allowed; the Government is not interested as a shareholder; branch banks are permitted; reports of condition are published monthly and semiannual reports are made to local shareholders; a tax of 5 per cent is imposed on the net profits.

PORTUGAL.

Bank of Portugal and commercial banks. They must obtain the consent of the Government to commence business; the commercial section of the department of public works determines when conditions have been satisfied; capital must be fully paid in before a bank is authorized to do business; the management of the Bank of Portugal is vested in the governor, board of directors of ten, and a fiscal board of seven, and other banks by a board of directors; shareholders are liable only for stock investment; the Bank of Portugal reports its condition each week, other banks once a month; the Bank of Portugal is examined by the governor of the bank, and the other banks are examined by the commercial section of the department of public works; there are no restrictions as to loans so long as the reserve is sufficient, except loans secured by shares of bank stock are restricted to an amount not exceed-

ing 15 per cent of the capital; the security for loans is left to the judgment of the management; the Bank of Portugal is required to have 20 per cent of its capital paid in and 10 per cent to make good losses; other banks are required to reserve 20 per cent of deposits; interest is allowed at a restricted rate; the Government is not interested as a shareholder; banks are permitted to conduct branch offices; reports of condition are published in the official journal; no taxes are imposed on the banks; the Government commissioner and directors administer the affairs of insolvent banks; the Bank of Portugal, which is the fiscal agent of the Government, issues all currency in circulation; there is no provision for redemption, but issue is supposed to be protected by metal money in the bank vaults.

RUSSIA.

The Imperial Bank, commercial and discount banks, savings and coöperative banks, loan and mortgage companies. The general rules or by-laws prescribed in the charter of each bank must be met before the bank can transact business; the Emperor, through the ministry of finance, determines when these conditions have been satisfied; there are special requirements as to capital stock for each bank; they are managed by a council of administration elected by the shareholders; shareholders are liable only to the extent of their stock investment; report of condition is made monthly to the ministry of finance; a public officer examines the bank at the discretion of the ministry of finance; various restrictions as to the amount and security of loans are imposed; there is no uniform requirement as to accumulation of surplus—it is subject to the discretion of the ministry of finance; the amount of deposits is limited by the bank's charter; interest may be allowed; the Government is interested in no bank except the Imperial Bank, which is a part of the treasury department; banks are permitted to conduct branch offices; they are required to publish monthly statements of condition; the net profits of the bank are taxed from 3 to 5 per cent; insolvent banks are governed by general insolvency laws; claims against insolvent banks are preferred as follows: (1) Government, (2) employés, bills of exchange, brokerage, and commission, (3) depositors; no bank except the Imperial Bank is allowed to issue circulating notes; they are redeemable in gold or silver, but this provision is not carried out; Finland is excepted from the foregoing provisions.

SWITZERLAND.

State and private banks. Banks of issue must have paid-up capital of at least 500,000 franes and may receive deposits and pay interest; the Confederation is not interested as a shareholder—some Cantons are; banks are permitted to conduct branch offices or banks, and are required to publish weekly, monthly, and annual reports; 1 per cent tax is imposed on average circulation, and Cantons may levy a tax of not more than 6 per cent; there is a general law for insolvents; the banks may issue notes equal to double the amount of endowment capital; the consent to issue must be obtained from the Federal Council; the Federal treasury redeems the circulation of banks which have retired from business.

TURKEY.

Imperial Ottoman Bank, private banks, and limited liability companies are in operation. An imperial firman is required for limited liability companies; the Turkish Government passes upon organization proceedings; the capital stock, management, and liability of share-

holders are fixed by the statutes of the bank; no reports of condition are required; the Imperial Ottoman Bank is under the nominal supervision of the imperial commissioner; no provisions for examination of the other banks; there are no restrictions on loans except those contained in the bank statutes; reserve and surplus are determined by the statutes of each bank or company; interest is allowed on deposits, the receipt of which is governed by each bank's statutes; the Government is in no way interested as a stockholder; branch banks are allowed; information is given to the public usually by semiannual or annual reports; the Imperial Ottoman Bank is obliged to pay a certain special tax for the privilege of issuing bank notes; provisions vary for insolvent banks; the Imperial Ottoman Bank alone has power to issue circulating notes to a limit fixed by its statutes; a cash reserve to the amount of 33 per cent of the face value of the notes must be held in the bank.

URUGUAY.

Private banks and a national bank (now insolvent). Banks must file statutes in order to begin business; the Government, after consulting with the attorney general, determines when conditions have been complied with: the statutes must declare the amount of capital stock of the bank and must provide for its management; shareholders are liable only for the amount of their shares; only banks of issue publish balance sheets; a Government inspector certifies the balance sheets; there are no restrictions as to the amount or character of loans, nor as to security therefor; no provisions for a cash reserve or the accumulation of surplus; there are no legal provisions governing the receipt of deposits; it is the custom to allow interest on time deposits; the Government was interested as a shareholder in the insolvent national bank; banks are permitted to conduct branch banks or offices; monthly balance sheets of banks of issue are published; banks of issue are taxed \$2,000, others \$1,000 per annum, and \$6.50 per annum for all banks on each \$1,000 of declared capital; the insolvent bank is being liquidated by a committee of three, one appointed by the directors, one by the shareholders, and the third by the Government; the right to issue circulation, restricted to double the amount of capital stock, is now limited to two banks; circulating notes are redeemable in gold; circulating notes of insolvent banks are preferred claims.

VENEZUELA.

Commercial banks, circulation banks, and mortgage companies. Banks must pay a license fee and file a deed and rules before beginning business; the minister of progress determines when conditions have been complied with; the capital stock must be paid in full before beginning business; banks are managed by boards of directors; banks are examined by inspector; loans by banks of issue can not be extended to tie up the capital beyond six months; a cash reserve of 25 per cent of the capital of circulation banks and mortgage companies is required; accumulation of surplus of 50 per cent of capital, including reserve, is required; interest is customarily allowed on deposits; the Government is not interested as a shareholder in the banks; banks are permitted to conduct branches or offices, and are required to make and publish quarterly reports of condition; the banks are taxed for the salary of the inspector and a fee for permit is required; insolvent banks are liquidated by the ministry of progress; banks may issue notes to an amount not exceeding 50 per cent of their capital; such notes must be redeemed in currency by the banks.

INFORMATION FROM SOURCE OTHER THAN OFFICIAL.

The information sought at the hands of American representatives abroad not having been received as to all countries at the date of the writing of the text of this report, other sources have been relied upon relative to the banking systems of the countries following. In some instances such information was courteously given by the representative of the country in question at Washington, and in others it has been obtained from published works, documents, and reports. In not a few the facts have been gleaned from Monetary Systems of the World, a publication recently issued by Maurice L. Muhleman, deputy assistant treasurer of the United States at New York.

All reports received too late to be briefed so as to appear in the text will be found in full in the appendix.

THE UNITED KINGDOM.

In addition to the Bank of England, joint stock and private banks are permitted, the regulations for organization being contained in special statutes. The Bank of England is the chief depository of the Government, which maintains no public treasury; it keeps the registry of the public debt and pays the interest thereon; it is a private corporation, managed by its own officers, in whose selection the Government has no share, and whose responsibility is to the stockholders alone, the Government's interest being limited to the loans secured from the bank; the circulating notes issued by this bank are the only legal-tender notes in circulation in the United Kingdom; it is managed by 24 directors, a governor, and deputy governor; its circulation is secured by a mixture of securities and specie; the bank is at all times obliged to carry a reserve sufficient to meet all its demand liabilities, including circulation; there is no limit upon the liability of shareholders except the amount of claims against the banks; branch banks are permitted. The Bank of Eugland is rapidly acquiring all of the note-issuing powers in the United Kingdom, for which its issues department holds specie or securities to the full amount; its notes must be redeemed in gold; no note is issued for less than £5, although the Scotch banks' circulation is nearly all of £1 notes. The Bank of England was founded in 1694, and with various renewals of charter, until 1844, given for an indefinite period; the ordinary banking business and the issues department are entirely separate, although being under the same management; there is no limit to the amount of notes which may be issued, except as it is limited in acquiring precious metals. On January 2, 1895, the circulation rested upon the following security: Gold and bullion, £30,849,895; Government debt, £11,015,100; other securities, £5,784,900; total issues, £47,649,895. At the same date the banking department reported capital, £14,553,000; surplus, £3,192,427; deposits, £44,797,537; other liabilities, £143,967; total liabilities, £62,686,931. Government securities, £14,689,099; other securities, £24,025,528; notes, £21,731,120; coin, £2,241,184; total assets, £62,686,931. The metallic reserve and securities of the issues department are not subject to the other liabilities of the Notes may be issued upon silver bullion to the extent of onefifth of its metallic reserve. On the same date, January 2 last, there were 104 joint stock banks in England and Wales, with a capital of £43,862,887. These banks had 2,468 branches or agencies. Ten Scotch banks, 9 Irish banks, and 41 private banks reported, the 10 Scotch banks having 995 branches and the 9 Irish banks 484 branches.

total capital and reserve of these banks in the United Kingdom amounts to £123,910,000; deposits, £647,391,000. The Colonial banks are 32 in number, there being 1,733 branches. Of these 17 are in Australia and New Zealand, 3 in Canada, 4 in Africa, and 8 elsewhere, with capital and reserve amounting to £34,810,252, and deposits aggregating £161,589,685. Twenty-four banks incorporated in England are doing business in foreign countries, with capital and reserve of £26,458,576 and deposits of £58,250,057.

GREECE.

Greece has 3 banks which issue notes, apparently without security

SWEDEN.

The Bank of Sweden issues circulation and is managed by officers appointed by the legislative body of the Kingdom; circulation is also issued by private and joint stock banks.

NORWAY.

The Bank of Norway has exclusive note-issuing power; the State is the principal shareholder and controls its management.

AUSTRIA-HUNGARY.

The Austro-Hungarian Bank has exclusive note-issuing powers. The Government is not a shareholder, but is interested in the way of loans from the bank; its notes are secured by metallic reserve or commercial paper or security.

SPAIN.

The Bank of Spain is the only one authorized to issue notes; the Government is not interested as a stockholder but the bank is used for Treasury purposes; business is transacted through branches; a metallic reserve of one-fourth of the circulation must be maintained.

ROUMANIA.

The National Bank of Roumania is vested with note-issuing powers; its notes outstanding approximate 116,000,000 leis; circulation is permitted to two and a half times the amount of coin reserve.

SERVIA.

The National Bank of Servia is authorized to issue circulating notes to the amount of three times its metallic reserve.

BULGARIA.

The National Bank of Bulgaria has power to issue circulation; a statement in 1894 shows the capital, in lews, 10,000,000; reserve, 750,000; circulation, 1,600,000, and deposits, 35,000,000.

INDIA.

Bank circulation has been prohibited in India since 1861; there are 10 large banks, with branches, doing a general banking business; the aggregate capital of 5 of these banks is £2,331,926.

JAPAN.

A system of national banks in Japan is in existence, closely resembling the national banks in this country; they are authorized to issue circulation secured by a deposit of bonds, but it is intended that the Bank of Japan shall soon be vested with the exclusive power to issue circulation; the last available report from this bank shows circulation to the extent of 134,595,140 yen; it may issue circulation equal to its actual deposits of specie or bullion and also upon certain securities. Its total reserve of precious metals and securities at last report was 145,572,739 yen; it is compelled to redeem its notes in silver yen; there are many incorporated private banks doing business in Japan; the combined capital of 166 of these is 62,916,100 yen, with surplus and profits exceeding 42,000,000 yen; 604 private banks report capital and surplus exceeding 31,000,000 yen.

PERSIA.

The Imperial Bank of Persia and its branches have power to issue circulation; a recent report shows its capital to be £1,000,000; reserve, £100,000; circulation, £59,107, and deposits, etc., of £964,570.

EGYPT.

A large number of banks are in existence in Egypt, but none have power to issue circulation.

ALGERIA.

The Bank of Algeria and its branches is conducted in a manner similar to that of the Bank of France, and has authority to issue circulation.

RÉUNION.

The National Bank of Réunion issues bank circulation estimated at 12,000,000 francs.

CAPE COLONY.

In Cape Colony there are 3 banks which issue circulation; branch banks are permitted; the last available report shows capital and surplus amounting to £2,352,645, circulation, £840,340, and deposits, £11,699,015.

NATAL.

The Natal Bank issues circulation; its capital and surplus at last report aggregated £834,000; its circulation was £190,599, covered by reserve in specie.

TRANSVAAL.

The National Bank of the South African Republic issues bank circulation which, from last available report, amounts to £130,183; the capital and surplus of the bank amount to £510,000.

AUSTRALASIA.

Seventeen banks and their branches, chartered by the home Government in England, are authorized to issue circulation; several banks with local charters are authorized to issue circulation to the extent of their capital. These banks have assets amounting to £164,000,000, holding a coin reserve of £19,000,000, and have issued notes to the

amount of £4,671,000. In New Zealand the existing banks are required to furnish frequent reports, in some cases as often as weekly.

EAST INDIA.

The Bank of Java, having a capital of 6,000,000 guilders, is authorized to issue circulation; it now has outstanding notes to the amount of 45,500,000 guilders, two fifths of which is covered by specie reserve. A local bank in the Philippine Islands issues notes which are fully protected by reserve.

WEST INDIES.

The West Indies are supplied with bank circulation by the Nassau Bank of the Bahamas and the Colonial Bank of Jamaica.

SANTO DOMINGO.

The National Bank of Santo Domingo issues circulation in a small amount.

GUADELOUPE.

One bank in Guadeloupe has issued circulation to the amount of 5,500,000 francs, holding a two-fifths specie reserve therefor.

MEXICO.

National and State banks. The Federal Government issues grants and each State has a right to issue charters to banks established within its own limits; the National Bank of Mexico has the exclusive right to issue notes to the amount of three times its capital and general deposits; public officials supervise the issue of bank notes; branch banks or agencies are permitted; the bank is the fiscal agent of the Government.

COSTA RICA.

Costa Rica has 2 banks, with a capital of 100,000 and 150,000 pesos, respectively.

SALVADOR.

Salvador has 3 incorporated banks and 1 private bank, with a combined capital of 5,300,000 pesos.

BRAZIL.

The Bank of the Republic of Brazil, with a capital of 190,000,000 milreis, is authorized to issue circulation; most of the banking business is carried on by branches of the foreign banks.

ARGENTINA.

Argentina has 14 incorporated banks, 38 private banks, and a number of mortgage banks. The Banco Nacional has a number of branches and a capital of 50,000,000 pesos. The 52 incorporated and private banks have a combined capital of 102,800,000 pesos and deposits of 87,400,000 pesos and circulation to the amount of 90,000,000 pesos.

BOLIVIA.

The Bank of Bolivia and the Bank of Potosi are vested with noteissuing powers, the notes being partially protected by silver.

BRITISH COLUMBIA.

The banks of British Columbia have issued circulation to the amount of about 16,000,000 pesos; a coin reserve of about 3,000,000 pesos is held.

BRITISH GUIANA.

The Colonial Bank and the British Guiana Bank have issued circulation amounting, respectively, to \$300,000 and \$380,000.

STATE BANKING SYSTEMS.

In furtherance of the attempt to collect information on banking systems now in vogue a personal letter was addressed to the State officer having the banks in charge, or to the governor of each State and Territory of the Union, requesting from such officer that this Bureau be furnished with as complete data as possible. While many of the replies were promptly received and the answers given very satisfactory, yet it has been almost impossible to secure the information from several, even with the assistance of the corps of national-bank examiners. An abstract has been prepared similar to the one relating to the foreign systems. While it is imperfect in many ways it may serve to show the strength and weakness of our State systems when considered in the aggregate. The reports were based upon the following questions which were inclosed in the letter to the State officers:

- 1. Give the different classes or kinds of banks permitted by law to do business in your State.
- 2. What legal requirements must be met in order to enable each class of banks to begin the actual business of banking?

3. What officer determines when these conditions have been satisfied?

4. Give the legal provisions governing each class of banks as to the following, viz:
(a) Amount and payment of capital stock; (b) the management of the bank; (c) liability of shareholders for claims against the bank; (d) making reports of condition; (e) examination or supervision by State officials; (f) restrictions of any character on loans by the bank; (g) amount of cash reserve required; (h) accumulation of surplus required.

5. Give the legal provisions, if any, governing the receipt of deposits by each class of banks, and state if it is generally the custom of the banks to allow interest on

deposits.

6. To what extent, if any, is the State interested as a shareholder in any of the banks?

7. Are any of the banks permitted to conduct branch offices or banks?

8. To what extent and by what medium is information furnished to the public as to the condition of any of the banks?

9. What taxes or burdens are imposed upon the banks in return for the banking privilege granted them?

10. Give as full information as possible as to the legal provisions for closing up the business of insolvent banks.

11. Give the legal provisions covering or referring to the issue of bank circulation.
12. Give a brief sketch showing the principal points in the law of your State relating to savings banks.

In addition to the national banks the States have made use of the privileges arising from incorporated State banks, savings banks, private banks, and, in most cases, trust companies. While a small number of them have made no special provision for savings banks, such institutions have obtained a strong foothold in all of the older States and many of the newer.

Thirty-three States require a part or all of the capital stock to be paid in and certificates filed with the proper officers as preliminaries to the chartering of the banks. Seven States require special acts to authorize new banks. Six States make no special provision for banks, but they are organized under the general incorporation laws of the States. The law in seven States designates no officer to determine when a bank is entitled to begin business. The secretary of state is named in fifteen States. The auditor, comptroller, treasurer, bank commissioners, and superintendent are also empowered in several States to charter new banks. The amount of capital required varies from no provisions at all, and elsewhere from \$5,000 to \$100,000 minimum, to a maximum in some States as high as \$10,000,000. While in a few States the law is very loose in this particular, yet the great majority of them require a fair amount of capital, half or all paid in, the balance, if any, to be paid within two years at the most. A few States require savings banks to have a definite capital on which dividends are paid, if the earnings The management of the various kinds of banks under State laws is vested in a board of directors, or trustees, who elect the executive officers and are expected to have general supervision over all the affairs of the banks.

In eighteen States no additional liability is undertaken by the purchaser of bank stock. Twenty States add a double liability, or an amount equal to the par value of the stock, upon shareholders in banks. Two States provide for the pro rata liability for all debts incurred while the party was a stockholder. While most of the banks are required to make reports as often as quarterly, four of the States and one Territory do not require any report whatever. Six others require but one report a year. The remainder range from two to five a year, and special reports upon call being made for them. Six States make no provision for giving information to the public. The older States, in most instances, require reports to be published in local papers. There is no provision in twelve States for examination by State officials. The other States appear to authorize examinations as often as once a year, and additional examinations as deemed advisable.

Seven States have no restrictions at all upon the loaning privileges of the banks. Several restrict savings banks in amount, security, and time. Nine States restrict or utterly prohibit loans to officers or employés. Most of them prohibit loans on security of the bank's own stock. Twenty-four States do not require any cash reserve at all. The banking departments of a few others require a reserve of a greater or smaller amount, although the law is entirely silent on the point. Twenty-one States require a reserve varying from 10 to 33½ per cent for banks of discount and deposit and from 5 to 50 per cent for banks of issue.

Twenty of the States have no legal provision relating to the accumulation of a surplus fund. Twenty-three States have such provision varying from 5 to 25 per cent for commercial banks and most savings banks. One State has enacted that savings banks shall retain as surplus not less than 3 per cent and not more than 10 per cent of deposits.

The amount of single or total deposits is limited for savings banks by the laws of thirteen States. The amounts vary from \$1,000 to \$5,000 for single depositors, and from ten to twenty times the amount of capital in the aggregate. Interest is allowed on deposits in forty of the States, restricted to savings banks and trust companies in one State, while one State reports that it is not customary to allow any interest.

Forty-one States report no interest in the stock of the banks, while three States have invested larger or smaller amounts of the public funds in bank stocks. Thirteen States do not allow branch banks. Ten States report no law prohibiting them nor providing for their establishment. In twenty States branches are permitted, and to some extent encouraged by favorable legislation.

Thirty States require the reports of the banks to be published in local newspapers. Twenty States give information concerning the banks in annual or biennial reports. Six States leave it entirely voluntary with

the banks.

Seven States exact a license or privilege tax for engaging in banking. Eighteen States have no special provision relating to taxation of banks. Eight States require the banks to pay the expenses of examination, and some of these add the expense of the State banking departments. A few States have special tax provisions which apply only to banks.

In nearly all of the States insolvent banks are managed in the same manner as other insolvent concerns. In 1 State the officers of the bank bring its affairs to a close under the supervision of the bank commissioners. Two States provide that claims against savings banks on insolvency may be scaled down or a receiver appointed. One State prohibits preferences, while 2 States prefer depositors under certain conditions.

Fourteen States allow banks to issue circulation. Nineteen States prohibit banks from issuing circulation, and several have no legal provi-

sions touching the question.

The greater number of the States allow savings banks to be incorporated either under a savings-bank law or under the general incorporation acts. A few States require capital stock. One State requires dividends to be paid of not less than 5 per cent. Another State requires the incorporators to give bonds in amount of \$5,000 each. There are many other special provisions which can not be here enumerated. In the appendix will be found the reports as submitted. Herewith is given in brief a synopsis of them, together with a bare outline of the main provisions of the national-bank act.

NATIONAL BANKS.

Upon executing and filing with the Comptroller of the Currency articles of association and organization certificate in accordance with the requirements of the law, and satisfying him that 50 per cent of the capital has been paid in in cash, and upon the deposit of the necessary amount of United States bonds for securing circulation, his certificate issues authorizing the bank to begin business. Where the population of the place of location is less than 6,000 inhabitants, minimum capital \$50,000; less than 50,000 population, minimum capital \$100,000; over 50,000 population, minimum capital \$200,000; 50 per cent to be paid in before bank begins business and remainder 10 per cent a month. Directors (not less than five) manage bank. Shareholders are subjected to double stock liability.

Five reports of condition are required each year, to be made on call of the Comptroller of the Currency. Every national bank is subject to examination by a national bank examiner whenever the Comptroller deems it necessary or advisable. Loans to one person or firm in excess of 10 per cent of capital are prohibited. Real estate and stock of the bank are not to be taken as security, unless for the protection of pre-existing debts. Twenty-five per cent cash reserve is required in reserve cities and 15 per cent elsewhere. A surplus of 20 per cent must be accumulated. There are no special provisions concerning the receipt

of deposits, and many of the banks allow interest. United States not interested as a shareholder in any of the banks. Branch banks not permitted except for converted State banks. Reports of condition must be published in local newspapers, and summaries are distributed by the Comptroller and included in his annual report to Congress. Banks are taxed one-half of 1 per cent semiannually upon the outstanding circulation, are assessed for expense of preparing and redeeming circulation, and for examinations, in addition to such taxes as may be placed upon them under the laws of the various States in which they operate.

Insolvent banks are liquidated by receivers appointed by the Comptroller of the Currency. Any national bank may receive in circulating notes 90 per cent of the par value of its bond deposit, which deposit must not exceed the amount of capital stock. Some national banks operate a savings' department, which is conducted in accordance with the judgment of the bank directors, so long as the law is not violated.

ALABAMA.

State and private banks. Capital required, \$50,000, one-half of which must be paid in before authority is given to commence business; the Secretary of State passes upon all organization papers; the minimum capital allowed is \$50,000; the maximum capital of State banks, \$500,000; not less than three directors are required to manage a bank; no information furnished as to the liability of shareholders, reports of condition, examinations, or supervision by State officials, restrictions to loans, whether any reserve or surplus fund is required, nor as to the provisions governing the receipt of deposits and payment of interest; the State is not interested as a shareholder in any of the banks; no information furnished on the subject of branch banks, nor as to the publication of reports of condition; banks are taxed the same as other corporations; no information given on the subject of insolvent banks; circulation redeemable in gold or silver may be issued; no information furnished on the subject of savings banks.

ARIZONA.

Territorial commercial, savings, and private banks. Banks are organized under general corporation law; the Territorial auditor, who is ex officio bank comptroller, examines organization papers; the capital of banks is determined by provisions of the articles of association; banks are managed as provided in the articles of association; shareholders are liable for double the amount of stock held, unless exempted by the articles of association; banks make three reports of condition a year; they are examined once a year by the comptroller or an expert examiner; savings banks are restricted as to kind and value of security and time of loan; Territorial commercial banks are required to have a reserve of 15 per cent of deposits and borrowed money; savings banks must have 5 per cent of net profits as a surplus fund; there are no provisions governing deposits; the Territory is not a shareholder in any of the banks; branch offices or banks are not provided for; banks publish reports of condition in newspapers; banks pay as taxes a license of \$5 and costs of examination; receivers are appointed by the court for insolvent banks, and proceedings are brought by the attorney general; no provision is made for circulation; the time, value, and security of loans of savings banks are fixed by statute, and three reports a year are required.

ARKANSAS.

State, savings, and private banks. Banks are organized under general corporation law; organization papers are filed with the Secretary of State; the capital stock is determined by the certificate of organization; directors manage the affairs of the bank; shareholders are liable only for the amount of their stock investment; an annual statement is required from each bank; they are not subject to examination; there are no provisions for reserve or surplus; no restrictions as to deposits; interest is allowed; the State is not a shareholder in any of the banks; branch banks are permitted if directors desire to conduct them; the publication as to the condition of the banks is entirely voluntary; they are taxed the same as other corporations; insolvent banks are closed by the chancery court and preferences are forbidden; the issue of bank circulation is prohibited by the State constitution; there are no special provisions regarding savings banks.

CALIFORNIA.

State, savings, and private banks. One half of the capital stock must be paid in at the organization of a bank; the secretary of state and board of bank commissioners pass upon organization papers; the minimum capital allowed is from \$5,000 to \$200,000, according to population, payable within two years; directors manage the banks, a majority of whom is a quorum; stockholders are liable pro rata for debts; banks make reports of condition three times a year upon call of the bank commissioners; the bank commissioners examine each bank at least once a year; savings banks are restricted as to time and security of loans; there is no provision for each reserve; 25 per cent of the capital is required as a surplus fund; there is no provision as to deposits; interest is allowed; the State is not a shareholder in any of the banks; brauch offices or banks are allowed; an annual report of condition of all the banks is published by the bank commissioners; insolvent banks are required to be closed by the bank commissioners within four years unless the time is extended by the proper authorities; bank circulation is prohibited; savings banks are subject to special provisions.

COLORADO.

State, savings, and private banks. One-half of the capital stock must be paid in at organization; there is no officer designated to decide when the requirements as to organization have been met; the minimum capital of State banks is \$30,000, 50 per cent of which must be paid in, and the balance within one year; the minimum capital for savings banks is \$25,000, all of which must be paid in; directors manage the banks; there is a double liability for shareholders; State banks report as to condition when making dividends; savings banks report their condition four times a year; banks are not subject to examination; loans of banks are restricted as to security and amount; 20 per cent of savings deposits are required as a reserve; there is no provision for a surplus fund and no restrictions as to the receipt of deposits: interest is allowed; the State is not a shareholder in any of the banks; branch offices or banks are prohibited; all reports of condition of banks are published in the newspapers; banks are taxed the same as other corporations; depositors are preferred creditors in insolvent savings banks; employés are preferred creditors to the amount of \$50; bank circulation is not permitted; the capital, loans, etc., of savings banks are covered by special statutes.

CONNECTICUT.

State, savings, and private banks and trust companies. Banks are organized under special act of the general assembly; the bank commissioners determine when the conditions have been satisfied; the amount and payment of capital is provided for in the petition for incorporation; State banks are managed by directors and savings banks by trustees; stockholders are liable only to the amount of the stock investment; reports of condition are made by State banks and trust companies quarterly and by savings banks annually; they are examined by bank commissioners at least twice a year; banks are restricted as to security for loans to employés and as to amounts to directors and others; 10 per cent of the liabilities, except capital, is required as a reserve; savings banks must carry at least 3 per cent and not more than 10 per cent of deposits as a surplus; savings banks are restricted to receiving not more than \$1,000 deposit a year from any one person; interest is allowed; the State is not a shareholder of any of the banks; branch offices or banks are not allowed; statements of condition are published quarterly, and are contained in the annual report of the bank commissioners; banks are taxed 1 per cent on capital stock and must pay the commissioners' salaries by pro rata assessment on deposits; the court appoints receivers for insolvent banks; there are no provisions concerning circulation; the organization and conduct of savings banks is provided for by special statute.

DELAWARE.

State, savings, and private banks and trust companies. Special charter must be obtained from the legislature; no officer is designated to pass upon organization papers; the amount and manner of payment of capital is provided for by special charter; directors manage the affairs of banks; shareholders are liable only for the amount of their stock investment; banks make semiannual and annual reports of condition; they are not subject to examination; they are not restricted as to loans; no requirements as to the amount of cash reserve; no provisions as to accumulation of surplus, and none as to the receipt of deposits; interest is allowed on deposits; the State may be a shareholder; banks are permitted to conduct branch offices; occasional publication of statements of condition; annual reports of savings banks and one other bank are required; a tax of 14 per cent is imposed on the market value of shares, except trust companies; receivers are appointed by the chancery court for insolvent banks; one bank can issue circulation not exceeding twice its capital stock; there are no special provisions of law relating to savings banks.

DISTRICT OF COLUMBIA.

Trust companies, savings and private banks. Trust companies must file for record, with the recorder of deeds, organization certificate, the District Commissioners' certificate of approval, and the certificate of the Comptroller of the Currency that the capital has been paid and securities equal in amount to one-fourth of the capital stock deposited with him, as required by law; authority to begin business is issued by the Comptroller; capital stock of at least \$1,000,000 is required; directors, not less than nine nor more than thirty, manage; shareholders, in addition to their stock, are liable to an amount equal to their investment in stock; reports of condition are made to the Comptroller when called for from national banks and are published in the newspapers

and Comptroller's annual report; examinations are made by direction of the Comptroller when deemed necessary; the companies allow interest on deposits; taxes are paid to the amount of 1½ per cent of gross earnings during the preceding year; in case of insolvency, the Comptroller liquidates the trust; preferences in cases of insolvency are given to claims of a fiduciary character; the other banks are either operated under special act of Congress or are not subject to any of the provisions of the Federal statutes.

FLORIDA.

State, private, and savings banks and trust companies. Five incorporators are required to organize a bank; the State bank comptroller passes upon organization; \$20,000 capital is required for savings banks, and from \$15,000 to \$50,000 for State banks, one-half of which must be paid up and the balance in 10 per cent monthly installments; not less than five directors are required to manage the affairs of the bank: shareholders are liable for double the amount of their stock; banks are required to make at least two reports annually, and as many more as may be called for; no information given relative to examination by State official; savings banks only are restricted as to loans; a 20 per cent cash reserve and a 20 per cent surplus fund is required; savings banks are not allowed to receive deposits in excess of \$1,000 and with accrued interest in excess of \$1,600; no information is given as to whether the State is interested as a shareholder in any of the banks; banks are permitted to conduct branch offices or banks; no report was made as to whether banks are required to make a public statement of condition or whether any tax is imposed on them; the court appoints receivers for insolvent banks; no report was made as to issue of circulation, and none as to the provisions of law relating to savings banks.

GEORGIA.

State and savings banks. Three incorporators are required and \$25,000 of capital must be paid in before banks can commence business; the secretary of state passes upon the organization papers; in the case of a bank with \$50,000 capital stock one-half is required to be paid up, but banks with a capital of \$25,000 are required to pay up the full amount before commencing business; not less than five nor more than twelve directors are required; banks of issue are required to make reports quarterly, or more frequently if called for; the bank inspector examines banks of issue; in banks of issue loans to officers are limited to 25 per cent, and not more than 10 per cent to any one officer; indorsement of officers is prohibited; banks of issue are required to have a reserve of 50 per cent in capital and 25 per cent of deposits; other banks must have a reserve of 25 per cent and a surplus fund of 5 per cent of the net earnings; no information furnished relative to the provisions governing deposits or interest on the same, or whether the State is a shareholder in the banks, and none as to whether banks are permitted to conduct branch offices; reports of condition are published; receivers are appointed for insolvent banks; the issue of bank circulation is limited to one and one half times its capital, and is a first lien on assets redeemable in United States legal coin or currency; there is no special provision of law relating to savings banks.

IDAHO.

State and private banks. They must file articles of incorporation; the recorder of the county or secretary of state determines when the conditions have been satisfied; the amount and payment of capital stock

is provided for in the articles of incorporation; not less than five nor more than eleven directors are required to manage the affairs of the bank; shareholders are liable only for the amount of their stock investments; no reports of condition are required; the governor may order an examination or inquiry into the affairs of any corporation; no restrictions of any character are imposed on loans by the bank; no cash reserve and no accumulation of surplus are required; there are no provisions governing the receipt of deposits, and interest is usually allowed; the State is not interested as a shareholder in any of the banks; there are no legal provisions as to branch banks or offices; no published reports of condition are made; a tax is imposed on banks based on their capital and credit; the court appoints receivers to close up the affairs of insolvent banks; banks are not permitted to issue circulation; there is no special provision of law relating to savings banks.

ILLINOIS

State, savings, and private banks and trust companies. for authority to organize banks must be filed and capital stock paid in in full; the auditor of public accounts determines when the necessary provisions have been complied with in order to begin business: the capital stock required for all banks, except private (for which there is no provision), varies from \$25,000 to \$200,000, depending upon the population of the place in which located; the management of the banks is delegated to the directors; the stockholders of incorporated banks are liable for all claims against associations, in addition to their capital stock, in amount equal to their investment in stock; incorporated banks are required to make reports of their condition at least quarterly, and oftener if called for; private banksmakeno report; incorporated banks are examined at least once a year; private banks are not examined; loans to one person or firm, by incorporated banks are limited to 10 per cent of their capital stock; there are no legal provisions with respect to cash reserve, but the banking department requires the banks to maintain a reserve of 15 per cent on time and 20 per cent on demand deposits; there are no provisions of law for the accumulation of surplus funds; interest is allowed on deposits, but there are no legal provisions relative to deposits; the State is not a shareholder in the banks; branch banks or offices are not provided for by law, and the banking department does not permit their operation; reports of condition of incorporated banks are published in the newspapers and in the auditor's periodical statements; private banks make no reports; there are no special taxes levied on banks, except for examinations and reports; receivers for insolvent banks are appointed by the court; the issue of circulating notes is not permitted; there are no special laws governing savings banks.

INDIANA.

State, savings, and private banks and trust companies. Trust companies are required to have a paid-up capital stock of at least \$100,000 and other incorporated banks at least 50 per cent paid in of their capital prior to beginning business; the judge of court determines when the requirements of law with respect to savings banks have been complied with and the auditor of State of trust companies; the minimum amount of capital stock required of banks is \$25,000, of which one-half must be paid in in cash and the balance within six months thereafter; trust companies before beginning business must pay in \$100,000 of their capital stock and the remainder as ordered; the management of State

banks and trust companies is delegated to directors and of savings banks to trustees; shareholders are liable on claims against the bank in addition to their stock to an amount equal to their investment in stock; State banks are required to make five reports and savings and trust companies one report annually to the State auditor; examinations of banks are made at the order of the State auditor; loans by savings banks are restricted as to security, time, and amount; there are no legal requirements with respect to keeping a cash reserve; State banks are required to accumulate a surplus amounting to 25 per cent of their capital and savings banks an amount equal to 10 per cent of their deposits; there are special provisions of law relative to deposits, and interest is allowed by the banks; the State is not a shareholder in the banks; branch banks or offices are not permitted; State-bank reports are required to be published and, including those of savings banks and trust companies, are also published in the auditor's annual report; no special tax is imposed on banks; receivers for insolvent banks are appointed by the court; the issue of circulating notes is not permitted; a special law governs savings banks.

IOWA.

State, savings, and private banks. Each bank must publish a notice and pay up capital before beginning business; the auditor of the State passes upon organization; capital from \$25,000 to \$50,000 for State banks and from \$10,000 to \$50,000 for savings banks is required; directors manage the banks; there is a double liability of shareholders; banks make reports when called for by the State; an examination of State and savings banks once a year is required; loans to officers are limited to 20 per cent to one person; there is no legal requirement as to cash reserve, but the auditor requires 15 per cent of deposits for State banks; there are no legal provisions for surplus; savings banks are limited in deposits to ten times the amount of their capital; interest is allowed; the State is not interested as a shareholder in any of the banks; none of the banks are permitted to conduct branch offices or banks; quarterly reports are published and an annual report by the auditor; the expense of examination is borne by the banks, and they are taxed as other corporations; the court appoints receivers for insolvent banks; deposits of insolvent banks are preferred; bank circulation is not permitted; a special law exists in reference to savings banks.

KANSAS.

State, private, and savings banks. All banks must be examined by the bank commissioner or his agents and receive a certificate from him before beginning business; the bank commissioner determines when requirements as to organization have been met; the minimum amount of capital is \$5,000, one-half of which must be paid in and the balance in monthly installments of 10 per cent; the management of banks is vested in a board of directors of not less than 5 nor more than 13; share-holders are liable in double the amount of their stock; reports of condition must be made four times a year or oftener, at the discretion of the bank commissioner; examinations must be made at least once a year by the commissioner or his deputy; not more than 15 per cent of the capital and surplus may be loaned to one person, firm, or corporation; there is no restriction as to character of security taken for loans; a reserve of 20 per cent of the deposits must be kept on hand, one-half of which may be on deposit with other solvent banks; 10 per cent of

the profits of the six months preceding the dividend period must be carried to surplus until this fund equals 50 per cent of the capital; there are no regular provisions governing the receipt of deposits; interest is generally allowed on time deposits, the rates varying in different parts of the State; the constitution prohibits the State from holding stock in any banking institution; there is no provision in regard to branch banks; reports of condition are required to be published at least four times a year; there are no special taxes imposed except for expense of examinations; the court appoints a receiver for insolvent banks on application of the attorney-general; the constitution provides that all banking laws shall require as collateral security for the redemption of circulating notes a deposit with the auditor of the State of interest-bearing bonds of the United States or of the several States at the market prices of the New York Stock Exchange in an amount equal to the circulation which the bank is authorized to issue, and shall keep on hand in its vault at all times in cash 10 per cent of the total amount of its circulating notes; the general banking law governs savings banks.

KENTUCKY.

State, savings, and private banks and trust companies. They must obtain a special charter and file a certificate of payment of capital before commencing business; the Secretary of State passes upon organization; the amount of capital is regulated by charter; the directors manage the banks; the shareholders are liable only on stock investments; double liability goes into effect September, 1897; reports are required quarterly and may be called for oftener; there is no supervision by State officers, and no examination required; loans are limited to 20 per cent of the capital; no cash reserve is required; a surplus of 20 per cent of capital must be maintained; there are no provisions relating to deposits; interest is allowed; the State is a shareholder in banks: several banks have branches; reports of State banks are published; semiannual reports of private banks are published and are open to inspection at all times; no special taxes are imposed upon banks; the assignees distribute the assets of insolvent banks; the banks are not permitted now to issue circulation; there is no special law relating to savings banks.

LOUISIANA.

State, savings, and private banks. The banks must comply with the provisions of the general corporation law in order to begin business; no officer is designated to determine when the conditions have been. complied with; capital for State banks to the amount of \$100,000 (with certain exceptions) is required to be paid in within twelve months, and capital of savings banks \$50,000, of which 20 per cent must be paid in; the directors manage the banks; shareholders are liable only to the amount of their stock investment, in private banks they are personally liable for all debts; quarterly reports are required; supervision of banks is delegated to State Treasurer and Secretary of State; no loans are allowed on the security of a bank's own stock; a reserve of one-third of their cash liabilities is required to be held in specie, and the balance in specie or receivables; there are no legal provisions regarding surplus or deposits; interest is allowed by savings banks; the State is not interested as a shareholder in any of the banks; there is no law prohibiting branch banks; quarterly statements of condition are published; a license tax on capital and surplus is imposed; the court appoints commissioners to close up insolvent banks: the statutes provide for circulation.

MAINE.

Savings banks and trust companies. Savings banks are organized under general laws and trust companies by special act; the bank examiner passes upon organization papers; the amount and payment of capital stock is regulated by charter; savings banks have no capital; trust companies are managed by directors, savings banks by trustees; stockholders in trust companies are doubly liable to the amount of their stock; reports of condition are made by savings banks once a year, trust companies twice a year, and savings banks and trust companies when called for; examinations are made by State officials once a year; savings banks are restricted in various ways; trust companies must maintain 15 per cent on certain deposits as a cash reserve, and savings banks a surplus of one-fourth of 1 per cent of their average deposits; deposits in savings banks are limited to \$2,000 by certain depositors; interest is allowed; the State is not a shareholder in any of the banks; savings banks are not permitted to conduct branches; trust companies may do so; the examiner's report is published in local newspapers and in annual report; savings banks pay a tax of three-fourths of 1 per cent on average deposits, surplus, and undivided profits; insolvent banks and trust companies are closed by receivers, savings banks by receivers or scaling down deposits; there is no issue of bank circulation; a special law governs savings banks.

MARYLAND.

State, savings, and private banks and trust companies. The capital stock is required to be paid in full, except for savings banks, and organization papers must be filed; the court grants charters for savings banks; the amount of capital required for banks other than savings banks in Baltimore is \$300,000; elsewhere, \$50,000; the management of banks is vested in a board of not less than five nor more than seven directors; shareholders are liable for claims against the bank only to the amount of their stock investment; annual reports of condition are required; no provision is made for examination of banks; loans to the State or the United States are limited to \$50,000, to other States prohibited; there are no legal provisions for a cash reserve or surplus fund, and none governing the receipt of deposits to each class of banks; interest is allowed; the State is not interested as a shareholder in any of the banks; no legal provisions exist for the conduct of branch offices or banks; reports of condition are published in newspapers; no special taxes are imposed; assets of insolvent banks are distributed to creditors; the issue of circulation is permitted to the amount of capital stock; not less than five incorporators are required for savings banks.

MASSACHUSETTS.

Savings and trust companies and State and private banks. An act of incorporation is obtained from the general court; trust companies must pay in their capital in full; the general court and board of commissioners of savings banks pass upon organization papers; savings banks have no capital; the amount of capital of trust companies is fixed by charter and all required to be paid in; directors are required for trust companies and trustees for savings banks; no liability exists for shareholders of savings banks; shareholders of trust companies are liable only for the amount of their stock investment; annual reports are required from savings banks and trust companies, and examination of banks once a year by the savings bank commissioners; loans of savings banks are limited to amount, character, and value of security,

loans of trust companies limited to amount and character of security; 15 per cent cash reserve is required for trust companies, no reserve required for savings banks; savings banks must maintain a surplus fund of 5 per cent of their deposits; savings-bank deposits are limited to \$1,000 for a single depositor; interest is allowed; the State is not a shareholder in any of the banks; branch offices are not permitted; semiannual reports of trust companies and annual reports of all banks are published in the bank commissioners' report; a tax is imposed on savings banks to the amount of one-half of 1 per cent on average deposits, less exemptions; the court appoints receivers for insolvent banks; no existing bank can issue circulation; savings banks must pay 5 per cent in dividends per annum.

MICHIGAN.

State, savings, and private banks. Articles of association must be filed; the commissioner of banking determines when conditions have been satisfied; the amount of capital required is from \$15,000 to \$50,000, one-half of which must be paid in and the balance in monthly installments of 10 per cent; the management of a bank is vested in directors, of whom there must be at least five; double liability is imposed upon stockholders; four reports of condition a year are made on call of the commissioner and annual examinations are made by the deputy commissioner or clerk of the banking department; loans are restricted to 10 per cent of capital and surplus and to 20 per cent to one firm or person on a vote of two-thirds of the directors; a cash reserve of 15 per cent of deposits is required; reserve cities with a population of 100,000 are required to keep 20 per cent of commercial deposits and 5 per cent of savings deposits; a surplus fund of 20 per cent of capital is required; no legal provisions exist in regard to the limit of deposits; interest is allowed; no bank stock can be owned by the State; branch banks are permitted if the directors desire to conduct one; four reports a year are published; banks are taxed the same as other corporations; the circuit court appoints receivers for insolvent banks, who are accountable to the judge of the district court where the bank is located; no circulation is provided for; three-fifths of savings deposits may be invested in municipal bonds or loaned on real estate security.

MINNESOTA.

State, savings, and private banks. Capital stock is required to be paid up in full; three incorporators are necessary; organization papers of savings banks are examined by the State auditor and attorneygeneral; of commercial banks by the public examiner; a capital is required of from \$10,000 to \$25,000, the minimum according to population; not less than three directors manage the banks; a double liability is imposed on shareholders; four reports a year are required, and an annual examination under supervision of the public examiner; ordinary loans are restricted to 15 per cent of the capital and surplus, and 10 per cent to directors or officers; there is no limit to loans on warehouse security for agricultural products; the requirements for reserve are 20 per cent, half of which must be cash and half bank balances; 20 per cent of capital is required as surplus; there are no legal provisions relative to deposits; interest is allowed; the State is not a shareholder in the banks; branch offices are not allowed; commercial banks publish four reports a year, and the reports of condition of the savings

banks are published in the biennial report of the banking department; savings banks are taxed on surplus, furniture, and fixtures; the court appoints receivers for insolvent banks; circulation was formerly provided for, but the law is now obsolete; incorporators of savings banks become trustees and must give bonds in the sum of \$5,000 each.

MISSISSIPPI.

No special requirements have to be complied with as a condition precedent to doing a banking business and no officer is designated to pass upon organization; no special provision exists as to amount of capital, management or examination of banks, or liability of shareholders; four reports a year, on call of the auditor, are required to be made; leans are limited to 20 per cent for banks of deposit; there is no special provision relative to cash reserve, surplus fund, or deposits; the State is not interested as a shareholder in any of the banks; the conduct of branch offices or banks is permitted; publication of reports of condition of banks is not provided for; an advalorem tax on capital, surplus, and undivided profits is imposed; 6 banks have failed since 1883; there are no legal provisions covering or referring to the issue of bank circulation or as to savings banks.

MISSOURI.

State, savings, and private banks and trust companies. State banks must file articles of agreement and incorporation certificate; trust companies are authorized under a special law; the secretary of state determines when conditions have been satisfied; State banks are required to have a minimum capital of \$10,000 and a maximum capital of \$5,000,000; private banks a minimum capital of \$5,000 fully paid in; savings banks a capital of \$10,000 fully paid in; incorporated banks are managed by directors and the shareholders are liable only for the amount of their stock investment, partners' liability in private banks unlimited; reports are required twice a year or oftener on call of the secretary of state; examinations are made annually or oftener by the secretary of state or his examiners; loans are limited to 20 per cent of capital; of savings banks to 20 per cent of capital, surplus, and deposits of the borrowing bank, never in excess of \$50,000; loans to officers are prohibited; savings banks must maintain 15 per cent of their entire assets as reserve, no other legal provision; savings banks one tenth of their net profits for a surplus or guarantee fund; deposits in savings banks are limited to \$4,000 for one depositor; total deposits are limited to twenty times the paid-up capital; the State is not interested as a shareholder in any of the banks; branch banks are not permitted; no provision is made for publishing reports of condition, but abstracts of reports are given to the press and are accessible to the public; no special taxes are imposed; the court appoints receivers for insolvent banks; no legal provisions exist covering the issue of bank circulation and none relating to savings banks.

MONTANA.

State and savings banks and trust companies. The capital of State banks must be paid in full; that of savings banks and trust companies to the amount of at least \$100,000 before commencing business; the minimum capital of State banks is \$20,000 and of savings banks and trust companies \$100,000; the management of banks is vested in the directors; shareholders are liable only to the amount of their stock

investment; State banks make semiannual reports of condition, other banks quarterly reports; annual examinations by the State examiner are required; State-bank loans are limited to 15 per cent of capital and surplus, savings banks to \$10,000; a cash reserve of 20 per cent of demand liabilities is required to be held by State banks, and a surplus fund of 20 per cent by savings banks; other banks are not required to accumulate a surplus; the amount of deposits received by savings banks from any one depositor is left to the discretion of the directors; interest is allowed; the State is not interested as a shareholder in any bank; no provision exists in regard to branch banks; all reports of condition are published; licenses are rated according to the volume of business transacted; no provision is made for the issue of circulation; stockholders in savings banks participate in the profits after depositors have received the agreed interest.

NEBRASKA.

State, savings, and private banks. Articles of incorporation must be filed; the State banking board, composed of the auditor, treasurer, and attorney-general, determine when legal requirements are satisfied; banks are required to have from \$5,000 to \$50,000 capital fully paid up; savings banks from \$12,000 to \$25,000; the management of banks is provided for in the articles of incorporation; shareholders are liable to double the amount of their stock; four reports of condition a year are required, and examination at least once a year by the State official; loans are limited to 20 per cent, and to 50 per cent on total loans to stockholders; leans to State bank officers require the approval of the board; loans to private banks are prohibited; savings banks are required to keep a cash reserve of 5 per cent, and other banks 15 to 20 per cent, according to population; a surplus accumulation of 20 per cent is required; deposits of savings banks are limited to not more than ten times the capital and surplus; interest is allowed; the State is not a shareholder in any bank; banks are not permitted to conduct branch offices; a summary of the four reports a year is published in local newspaper; no special tax is imposed beyond the examination fee; the court appoints receivers for insolvent banks, who give a bond; there are no legal provisions in reference to the issue of bank circulation; there is a special act of State legislature relating to savings banks.

NEVADA.

State and savings banks. Banks must file a certificate of incorporation, and savings banks a certificate of capital; the bank commissioner determines whether the capital has been paid in; the amount of capital required is not stated; directors manage the bank, a majority of whom constitute a quorum; the liability of shareholders, requirement as to reports of condition, and as to examinations are not stated; savings banks require real estate security for loans unless otherwise authorized by a vote of two thirds of the stock; savings banks without capital must retain 5 per cent of their net profits as a reserve fund; the requirements as to surplus are not stated; interest on deposits is allowed; the State is not a shareholder in banks; branch offices are permitted; the publication of information as to their condition is entirely voluntary with the banks; license fees are charged based on the capital, varying from \$12 to \$200 per month; the requirements as to insolvent banks are not stated; the State constitution forbids the circulation of money not authorized by acts of Congress, and the formation of corporations for issuing circulation is prohibited.

NEW HAMPSHIRE.

State and savings banks and trust companies. A special act of the legislature and capital fully paid in are essential to the commencement of banking; the amount of capital stock is determined by act of the legislature: directors manage the affairs of the bank under the supervision of the bank commissioner; shareholders are liable only to the amount of their stock investment; semiannual reports from each bank are required, and annual examinations; loans are restricted to 10 per cent for savings banks and trust companies; loans are made to officers of State banks and trust companies only by unanimous written approval of the directors; no cash reserve is required; savings banks are required to keep a surplus of 5 per cent of their deposits; it is customary to allow interest on deposits; the State is not a shareholder in any of the banks; there are no legal provisions in regard to branch banks; the annual report of condition of the banks made by the Stace commissioner is distributed free; savings banks without a capital pay a tax of three-fourths of 1 per cent on deposits, less exemptions; savings banks with a capital and trust companies pay 1 per cent on capital; insolvent banks closed by receivers or their deposits scaled-down; banks may issue currency under act of the legislature; there is a special provision in regard to savings banks.

NEW JERSEY.

State, savings, and private banks and trust companies. State banks must have a paid-up capital of \$50,000; private banks must file report of condition; commissioners of banking and insurance pass upon the sufficiency of organization papers; a capital of from \$50,000 to \$2,000,000 is required—\$50,000 of which must be paid in at time of organization; savings banks have no capital, and are controlled by a board of managers; other banks are managed by a board of directors; shareholders in State banks are liable only to the amount of their stock investment; banks must make a report of condition four times a year on call, and an annual report; examination of savings banks is made every two years and of other banks once a year; there are no restrictions on State banks as to time and security of their loans; savings banks are prohibited from making loans to their officers; real estate security is limited; no provision is made for cash reserve, and no requirement as to the amount of surplus; savings banks deposits are limited to \$5,000 for one depositor; interest is allowed on deposits; the State is not a shareholder in the banks; with the approval of the bank commissioner, branch offices are allowed; abstracts of report of condition are published in the annual reports of the bank commissioner; banks are required to pay an examination fee and \$20 on filing the December report; the court of chancery appoints receivers to wind up the affairs of insolvent banks; bank circulation is allowed, and there is a special law as to the incorporation of savings banks.

NEW MEXICO.

State and private banks, savings banks, and trust companies. Fifty per cent of capital must be paid in before commencing business; the secretary of the Territory passes upon organization; the minimum capital required is \$30,000, one half of which must be paid in before commencing business; the banks are managed by not exceeding nine directors; stockholders in Territorial banks are liable for all debts of the bank pro rata on their stock, while those of savings banks are liable to

the amount of their stock investment only; banks report twice a year or whenever dividends are declared; examinations are made by the secretary of the Territory or his appointee at any time; savings banks are limited in amount of their loans and character of their security; Territorial banks can not loan on their own stock; no requirement is made for a cash reserve; savings banks are required to keep 10 per cent of their net profits as a surplus fund; interest is allowed on deposits; the Territory is not interested in any bank; no legal provision exists for the establishment or maintenance of branch banks; reports of condition are published in local papers; no special taxes are imposed for banking privileges; the court appoints receivers for insolvent banks; there is no legal provision for the issuing of currency; a special act exists relative to savings banks.

NEW YORK.

State, savings, and private banks and trust companies. Articles of association must be filed with the banking department; all the capital stock is required to be paid in and \$1,000 of State or United States bonds to be deposited: 13 or more incorporators are required for savings banks and the filing of a certificate of organization; the superintendent of banks determines when conditions have been satisfied; \$25,000 to \$100,000 minimum capital is required, according to population, and must be paid in in full; savings banks have no capital stock; not less than 5 nor more than 13 directors are required to manage a bank; shareholders are liable to double the amount of their stock; reports of condition are required four times a year on call, and annual and special examinations when necessary by State examiners; loans are restricted to 20 per cent of capital and surplus; savings banks loans on personal security are prohibited; savings banks are required to maintain a reserve of 10 per cent and a surplus fund of not exceeding 15 per cent, other banks a reserve of 15 to 20 per cent, according to population, and a surplus of 20 per cent; individual deposits in savings banks are limited to \$3,000, and deposits of societies, corporations. etc., to \$5,000; interest is allowed; the State is not interested as a shareholder in banks; branch banks are not permitted; reports of condition are published in local papers; banks must pay examination fees and expenses of the banking department; the court appoints receivers for insolvent banks; banks may issue currency; a special act governs the conduct of savings banks.

NORTH CAROLINA

State, savings, and private banks. The organization of State and savings banks is regulated by a special act; the State treasurer passes upon organization; the charter, capital, management, and liability of shareholders are provided for by special act; savings banks are required to make an annual report; other banks five times a year, when called upon by the State treasurer; the examination of State banks by a commissioner is required, other banks annually by the State treasurer; loans to officers of savings banks are prohibited; the amount of cash reserve is provided for by special act; a surplus fund of 10 per cent of deposits is required by savings banks; deposits in savings banks are limited to \$3,000 for each depositor; interest is allowed; the State can not be a shareholder; branch offices are permitted, but a tax of \$25 is imposed on each bank for each county in which branches are located in addition to examination fees; reports of condition are published in the

local papers; a tax of \$50 is imposed upon capital of \$25,000 and \$2 for each additional \$1,000; receivers for insolvent banks are appointed by the court; no bank circulation is issued; savings banks are organized by special acts of the legislature.

NORTH DAKOTA.

State and private banks. Organization papers must be filed; onehalf of the capital stock must be paid in prior to beginning business, the balance at the rate of 10 per cent each succeeding month; the secretary of State determines when the legal requirements have been complied with; capital stock must not be less than \$5,000; the management of banks is left to the directors, of whom there must be at least three; shareholders are liable for claims against the bank in double the amount of their stock; reports of condition are made quarterly or when called for by the State examiner; banks are under the supervision of State officials, who examine them once a year or oftener; loans to one interest are restricted to 15 per cent of the capital stock of the bank; a cash reserve of 20 per cent of deposits is required, and a surplus fund of 20 per cent to be accumulated by carrying to the fund 10 per cent of the net earnings for the preceding half year prior to the declaration of a dividend; interest on deposits is allowed; the State is not interested as a shareholder in any of the banks; there are no legal provisions with respect to branches; reports are published quarterly each year; a tax of \$50 is imposed upon each bank upon organization, in addition to fees based upon capital stock; receivers of insolvent banks are appointed by the court; there are no legal provisions with respect to issuing circulation, and none relating to savings banks.

onio.

State and private banks. Certificate of organization must be filed prior to beginning business; the secretary of State and attorneygeneral determine when the conditions for organization of savings banks have been complied with, and the governor, auditor, and secretary of State of all other banks; the capital stock of banks must be not less than \$25,000, of which three-fifths must be paid in prior to beginning business; savings banks must have at least 50 per cent of their capital stock paid in prior to beginning business; the management of banks is delegated to the directors; shareholders are liable for claims against the bank in addition to their stock in amount equal to their stock; semiannual reports of condition are made to the auditor of the State; the banks may be examined by public officials; savings banks are restricted in their loans to 20 per cent of their capital stock and other banks to 10 per cent; savings banks are required to maintain a reserve of 15 per cent and other banks 20 per cent; a surplus fund of 20 per cent is required; interest on deposits is allowed; the State is not a shareholder in any bank; branch offices are permitted; reports of condition are published in county newspapers and in the auditor's annual report; banks are taxed the same as other corporations; receivers for insolvent banks are appointed by the court; the issue of circulating notes is not permitted; special laws govern the organization, etc., of savings banks.

OKLAHOMA.

Territorial commercial and private banks. Management of the banks is delegated to the directors; no reports of condition are required; the law makes no provision with respect to the examination of banks;

the total loans of a bank must not exceed three times the amount of the paid-up capital; interest on deposits is allowed; the Territory owns no stock in any of the banks; the publication of reports of condition is voluntary; banks are taxed the same as other corporations; there is no special provision of law with respect to closing the affairs of insolvent banks; bank circulation is not allowed and there are no savings banks in the Territory.

OREGON.

State, savings, and private banks. Banks are organized under authority of the general incorporation laws of the State; there are no special provisions with respect to the amount of capital stock required; management of banks is delegated to the directors; shareholders' liability for claims against banks is limited to their investment in stock; no reports of condition are required; the law makes no provision with respect to the examination or supervision of banks by public officials, loans, reserve, or accumulation of surplus; interestondeposits is allowed; the State is not a shareholder in any bank; the publication of reports of condition is voluntary on the part of each association; banks are taxed at the same rate as other corporations; the legal provisions concerning other insolvent corporations apply to banks; the issue of circulating notes is not restricted; there is no special law relative to savings banks.

PENNSYLVANIA.

State and savings panks and trust companies. Articles of association and organization certificate must be executed prior to beginning business; the commissioner of banking and the Attorney-General determine when the necessary conditions have been complied with; the capital stock of State banks must be not less than \$50,000, one half of which must be paid in prior to beginning business, and 10 per cent each month thereafter; savings banks are not limited in the amount of their capital stock; trust companies must have paid-up capital of at least \$125,000; the management of the banks is delegated to the directors, of whom there must not be less than five and of savings banks not less than thirteen; shareholders in State banks are liable for claims against the bank in addition to their stock to an amount equal to the par value of their stock; shareholders in savings banks and trust companies are only liable for their investment in stock; semiannual reports of condition are required and more may be called for; examinations are made when deemed necessary by the bank commissioner; leans to directors are restricted; there are no provisions of law with respect to eash reserve; a surplus fund of 25 per cent is required; there are no provisions of law governing deposits, but interest thereon is allowed by trust companies and savings banks only; branch banks are not permitted; reports of condition are published in the local papers and in the annual report of the commissioner of banking; a tax of 4 mills on the appraised value, and 8 mills on the par value of the shares of stock of State banks and trust companies is levied, with other provisions for savings banks; receivers of insolvent banks are appointed by the court of common pleas; there are no special provisions of law relative to issuing circulating notes, and none governing savings banks.

RHODE ISLAND.

State and private banks and trust companies. Savings banks and trust companies are authorized by a special act of the legislature; no provision is made for determining when the conditions under which

banking may be commenced have been complied with; the capital is regulated by the charter; no provision is made for management; shareholders are not liable for claims against the bank; reports of condition are not provided for; banks are examined only on request of the legislature, officers, and stockholders made to the governor; loans are not restricted; no provision is made for a reserve and no surplus is required; interest is allowed on deposits; \$8,547,050 of school funds are invested in national-bank stock; branch banks are not allowed; an annual report is made concerning banks; a tax of two-fifths of 1 per cent is imposed on deposits and reserved profits; no provision is made relative to the legal foreclosing of insolvent banks and none exists as to the issuing of bank circulation; there is no special law regarding savings banks.

SOUTH CAROLINA.

There are no special requirements as to banking; no officer is designated to approve organization papers; there are no special provisions as to the amount and manner of payment of capital stock, management of banks, or liability of stockholders; quarterly statements from each bank are required; there are no special provisions in regard to examinations, loans, or surplus, and none governing the receipt of deposits is stated; the State is not a shareholder in any bank; branch banks are allowed; quarterly statements of banks must be published; banks are taxed the same as other corporations; insolvent banks are treated as other insolvent corporations; special provisions exist for issuing circulation; there are no special laws for savings banks.

SOUTH DAKOTA.

State, private, and savings banks. State banks must file an organization certificate; the secretary of state passes upon organization papers; the minimum capital of from \$5,000 to \$25,000 one-half of which must be paid up for State banks; the provisions governing the management of banks are not stated; a double liability attaches to shareholders; four reports of condition a year are required and an examination annually by the public examiner; loans are restricted to 15 per cent to one person for State banks; a reserve of 20 per cent is required; no provision is made for a surplus fund and none concerning deposits; interest is allowed; the State is not a shareholder in any bank; branch banks are allowed; the biennial report of the public examiner gives information concerning banks; no special tax is imposed on banks; assignee or receiver has charge of insolvent banks; no circulation is permitted and no special provision exists with respect to savings banks.

TENNESSEE.

State and savings banks and trust companies. Banks obtain charters from the secretary of state, who passes upon the organization; there are no legal provisions relating to capital; directors manage the banks; shareholders are liable only to the extent of their stock investment; semiannual reports of condition are required; no examinations are made for want of appropriations; the secretary of State is ex officio bank inspector; there are no special requirements as to reserve, no provision for surplus, and none concerning deposits; interest is allowed; the State is not a shareholder in any bank; branch banks are not prohibited; semiannual bank statements are published in the newspapers; an ad valorem tax is imposed on bank capital; insolvent banks are treated as other insolvent incorporations; no provision is made for bank circulation and no special provisions for savings banks are stated.

TEXAS.

State and private banks and trust companies. No new bank is now allowed to organize except under the national-bank act; the secretary of state passes upon organization; formerly from \$50,000 to \$100,000 capital was required; banks are under the management of directors; shareholders are liable only for the amount of their stock investment; semiannual reports of condition are required; no examination is made by State officials; there is no restriction to loans, no reserve is required, and there are no provisions in regard to deposits; interest is allowed; the State is not a shareholder in any bank; branch banks are permitted; semiannual statements of condition are published in newspapers; banks are taxed as other corporations; insolvent banks are treated as other insolvent corporations; there are no provisions governing circulation and no special laws for savings banks.

UTAII.

State, private, and savings banks and trust companies. Articles of association must be filed; the secretary of the Territory determines when conditions have been complied with; \$25,000 to \$100,000 capital is required, 25 per cent of which must be paid up and the balance in monthly installments of 10 per cent; directors manage the banks; a double liability attaches to shareholders; quarterly statements and other reports, not less than one nor more than three a year, are required; the secretary of the Territory is ex officio bank examiner and may appoint agents to examine banks; loans to officers are limited to \$10,000; indorsements of officers are prohibited; banks can not loan upon the security of their own stock; no provisions are made for reserve or surplus; interest is allowed; the Territory is not a shareholder in any bank; branch banks are not prohibited; quarterly statements give information concerning the banks; banks are taxed as other corporations; there are no special provisions applying to insolvent banks; the issuing of circulation is not permitted; there are no special laws essentially different from the general provisions for savings banks.

VERMONT.

State and savings banks and trust companies. From \$50,000 to \$500,000 capital, all paid in, and the filing of an organization certificate are required; the inspector of finance passes upon organization; management is vested in directors, of whom there must be not less than five nor more than nine, who are liable for mismanagement; no liability attaches to stockholders beyond their stock investment unless expressly stated in the articles of incorporation; savings banks report annually to the inspector of finance, no other reports are required; the inspector of finance examines banks once a year; the master in chancery makes special examinations under special circumstances; loans of savings banks are limited to 5 per cent to one person, loans on real estate are limited to 70 per cent of assets; no reserve is required; savings banks are required to accumulate a surplus of 5 per cent of all liabilities; deposits in savings banks are limited to \$2,000 by one depositor, except in special cases; the State is not a shareholder in any bank; branch banks are not allowed; reports of examinations by the inspector or master in chancery are published; banks pay 1 per cent tax on capital semi-annually; the court appoints receivers for insolvent banks; banks may issue circulation to the amount of bonds deposited with the State treasurer: each savings bank has a special act.

VIRGINIA.

State, savings, and private banks. They are chartered by special act of the legislature or by the court; the secretary of the Commonwealth determines when the conditions of organization are satisfied; the minimum capital required is from \$10,000 to \$50,000, one-half of which must be paid in and the balance in monthly installments of 10 per cent; banks are managed by a board of directors, not less than five in number, who must be shareholders; the shareholders are not liable for more than the amount of their stock investment, unless the bank issues circulation, in which event they are liable for double the amount of their stock; reports of condition are required at least five times a year on call, abstracts of which are published in the local papers; examinations are made by the auditor when requested by shareholders representing one-fifth of the stock, also at any time by a committee of the general assembly or a commission appointed by the assembly or the governor; real estate to secure loans can not be held longer than ten years; banks of issue must keep a cash reserve of 25 per cent; surplus of 5 per cent is required; the receipt of deposits is not restricted; interest on time deposits is usually allowed; the State is not a shareholder in any bank; reports of condition must be published in the newspapers; a tax is imposed on bank stock and is paid by the bank for the shareholders, deposits are also taxed; receivers are appointed by the court for insolvent banks; a special law governs the issue of circulation, which is limited to 75 per cent of the par value of State bonds deposited in security therefor; a special law governs savings banks, which provides that the maximum capital when not otherwise stated in the charter shall be \$100,000; no stock shall be purchased for less than par value, and no discounts can be made of more than one-half of 1 per cent for a longer period than thirty days.

WASHINGTON.

State and private banks are allowed. The minimum capital stock is \$25,000, three-fifths of which must be paid in and articles of incorporation filed; no officer is designated to determine when conditions have been satisfied; no information furnished in regard to management nor as to the liability of shareholders for claims against the bank; banks make annual reports of condition to State officers; the requirements as to examination by State officials, restrictions as to loans, or whether any cash reserve or surplus fund is required are not stated; interest is allowed on deposits; the State is not a shareholder in banks; there is no provision concerning branch banks; the biennial report of the auditor contains the annual bank reports; there is no special provision for bank taxation and none concerning insolvent or savings banks; circulation is not permitted.

WEST VIRGINIA.

State and savings banks. Not less than \$25,000 nor more than \$500,000 capital stock is required, 10 per cent of which must be paid in before beginning business and the balance as called for by the directors; articles of association are required to be filed with the secretary of state and recorded in the office of the county clerk; the secretary of state determines when conditions as to organization have been satisfied; banks are managed by a board of directors of not less than five, who must be stockholders; stockholders are liable in double the amount of stock subscribed for; no reports of condition are required;

examinations are made each year by the State bank examiner, who is appointed by the governor; reports are filed with the auditor of the State; loans, are governed by the directors; there is no limitation as to a cash reserve nor requirements as to surplus; there are no legal provisions relative to the receipt of deposits; it is customary to allow interest on time deposits; the State is not interested as a shareholder in any bank; branch banks are prohibited; the auditor of the State publishes annually in county newspapers a statement of the condition of all banks located therein and reports also to the legislature; no taxes or burdens are imposed upon banks, except the fee of the secretary of state for the certificate of incorporation and \$15 each to the State bank examiner in addition to his regular annual salary of \$700; the examiner reports cases of insolvency to the board of public works, by whom the charter of the bank is revoked; the State then releases control and the bank is closed up the same as other insolvent joint-stock companies: no legal provisions exist concerning bank circulation: the incorporation of sayings banks is provided for by law.

WISCONSIN.

State, private, and savings banks and trust companies. A capital of not less than \$25,000 is required, at least \$15,000 of which must be paid up and articles of incorporation filed; the State treasurer passes upon organization papers; banks must have not less than three directors, savings banks not less than ten; double liability attaches to shareholders; banks make semiannual and not less than three other reports; the bank examiner and his deputy examine the banks; savings banks can not loan on single-name paper; one-half of deposits may be loaned on personal security and public stocks of the United States and certain of the States; real-estate mortgages may be taken for all other loans: no provision is made for a cash reserve and none for a surplus fund; savings banks may receive not exceeding \$1,000 from a single depositor; interest is allowed; The State is not a shareholder in any bank; branch banks are allowed; three reports of condition are published in local papers and semiannual reports in the State treasurer's semiannual report; there is no special provision for taxing banks; the circuit judge appoints receivers for insolvent banks; banks may issue notes to the amount of such public stocks of the United States or of the State of Wisconsin as may be assigned or transferred to the State treasurer; savings banks are covered by a special law.

WYOMING.

State, private, and savings banks and trust companies. One-half of the capital must be paid in and the balance within six months; articles of association are required to be filed; the State examiner determines when requirements have been satisfied; the management of banks is vested in a board of directors, of whom there must be not less than five nor more than nine; a double liability is imposed upon shareholders; reports are made when called for by the State examiner; the State examiner examines the banks at least once a year; loans to officers of savings banks are prohibited; loans to one borrower are limited to 10 per cent; there is no legal provision as to reserve, but the examiner requires a reserve of 25 per cent to be kept by State and private banks, and 10 per cent by savings banks; there are no provisions for a surplus fund; interest is allowed; the State is not a shareholder in

any bank; branch banks are not allowed; bank reports must be published in newspapers; there is no special provision for taxing banks; insolvent banks are placed in the hands of receivers; savings-bank depositors are preferred creditors; circulation is not permitted; a special act governs savings banks.

CONCLUSION.

In concluding this report the Comptroller desires to again bear testimony to the character and general efficiency of the employés in the Bureau, the examiners in the field, and the work accomplished by the receivers in the management of the trusts in their charge. The record of the Bureau throughout the past year justifies these expressions of praise.

In the appendix will be found in detail the usual tables, together with a digest of legal decisions rendered by the various courts of the country involving questions affecting national banks, and also a carefully revised edition of the national-bank act, which is believed to contain all the Federal statutes now in force relating to national banks.

In the second volume of this report will be found a detailed statement of the condition of all the national banks, as shown by the report of condition of September 28, 1895, alphabetically arranged by States and properly indexed.

Comptroller of the Currency.

James HEckels

The SPEAKER OF THE HOUSE OF REPRESENTATIVES.

APPENDIX.

FOREIGN BANKING SYSTEMS.

The various reports (copies of laws transmitted being necessarily omitted) received in reference to foreign banking systems are as follows:

BELGIUM.

[James E. Ewing, United States minister.]

1. There is in Belgium only one bank of issue, that is La Banque Nationale, organized under the law of the 5th of May, 1850, and under the law of the 20th of May, 1872. The texts of these laws and the text of the by-laws of the Banque Nationale will be found in Appendix A. It is difficult to classify the other banks. There exist banks of discount, of deposit, of crédit foncier (banks that make loans on real estate), and unions du crédit (banks that do the banking business of their members only). With the exception of the banks known as crédit foncier, all the banks in Belgium dis-

count bills, receive deposits, and interest themselves in industrial affairs.

2. Banks in Belgium are established under the forms of société en nom collectif partnership société en commandite simple—partnership in which the active partners are responsible without limitation and the dormant ones to the extent of their share of capital only. Société anonyme, joint stock company. Société en commandite par actions, partnership in which the active members are responsible without limitation and in which the dormant members are stockholders and are responsible for the amount of their stock only. Société coopérative, cooperative societies in accordance with the provisions of the law of the 18th of May, 1873, modified by the law of the 22d of May, 1886. This law, which will be found in Appendix B, determines the conditions to be complied with by the banks in order that they may commence their banking operations. If the provisions of the law be complied with, the banks above described may be organized indefinitely. There is no public officer empowered to determine whether the conditions imposed by law in the organization of a bank have been complied with or not.

3. The shareholders and interested third parties have the right to protest against

any infraction of law.

4. The provisions of the law of the 18th of May, 1873, found in Appendix B,

answer these questions fully.

5. The Banque Nationale may receive deposits on current account, but without All private banks may receive voluntary deposits and pay interest on them or not, as they may agree.

6. The Government is not interested as a shareholder in any of the banks of the

country.

7. Banks may organize subbanks or branch offices as they please in conformity to

their by-laws.

8. Only banks organized as joint stock companies or as sociétés en commandite par actions are required to publish every year a general statement regarding their condition. This statement must contain an inventory indicating the value of the personal and real property and a balance sheet showing all the assets and liabilities of the society, with an annex containing a list of its contracts, and must be published in the Moniteur Belge (the official paper) fifteen days after its approval by the members composing the annual general assembly, and at the expense of the society. The Banque Nationale, governed, as has been stated, by a special law, has to furnish every month to the Government a statement as to its condition as well as to the condition of its branch offices. This statement is also published in the official paper of the country. The cooperative societies must deposit the annual statement as to their condition, lifteen days after its approval, at the registry office of the tribunal du commerce of the district to which the society belongs.

9. Except the Banque Nationale, the banks are not taxed on account of any privileges they enjoy, but all pay a license fee according to the amount of their earnings. The Banque Nationale, which alone is authorized to issue bank notes, is subject on

that account to various charges, determined by law.

10. The law of 1873 provides for the closing up of the business of insolvent banks. (See section VIII, Appendix B.)

11. With exception of the Banque Nationale, no bank is authorized by law to issue bank notes. The amount of bank notes in circulation and of obligations payable at sight must not be in excess of three times the amount of the reserve in coin of the Banque Nationale. The amount of the bank notes in circulation may be increased by the authority of the minister of finance to more than three times the amount of the reserve in coin. On the 31st of December, 1894, the bank notes in circulation amounted to 469,662,000 francs, and the balances of current accounts to 78,558,169.29 francs; total, 548,220,169.29 francs. The available assets comprised the public funds of the bank and of the reserve, 74,382,512.05 francs; cash in bank, 130,756,515.01 francs; bills due and in account current, 41,847,875 francs; bills not due, 346,590,227.84 francs; loans on public funds, 13,469,529.90 francs; total, 607,046,529.90 francs.

12. See answer to question 11 for the redemption of bank notes. The payment of

the latter is guaranteed by the available assets of the bank.

13. See Appendixes A and B.

CANADA.

[John B. Riley, consul-general.]

1. (a) The chartered banks, which alone can issue notes for circulation in denominations of \$5 and upward, the smaller currency being issued by the Dominion Government. These banks are governed by the provisions of the act 53 Vict., cap. 31, "The Bank Act," a copy of which is sent herewith marked A. (b) Two savings banks in the province of Quebec, the City and District Savings Bank of Montreal, and La Caisse d'Economie de Notre Dame of Quebec, which are doing business under special act 53 Vict., cap. 32., a copy of which is annexed marked B. These banks do not issue notes for circulation and are not banks within the meaning of the bank act (vide sec. 29). They furnish monthly returns to the Government of the state of their affairs and annual returns of their shareholders and of dividends, etc., unclaimed for five years (vide sec. 31, 32, and 33). Their stockholders are only liable for the unpaid amount of their stock (vide sec. 8). These banks have been in existence since before confederation. (c) The Government savings banks: These are under control of two departments of the Dominion, viz, the Post-Office Savings Banks authorized by sections 65 to 77 of the post-office act R. S. C., cap. 35 (act herewith marked C and regulations marked D), and the Government Savings Bank under control of the finance department, under R. S. C., cap. 121 (act herewith marked E and regulations thereunder marked F). These banks are simply savings banks to encourage the deposit of small savings. The limit of deposit is \$1,000 in any financial year and a maximum deposit of \$3,000 exclusive of interest. The rate of interest paid is 3½ per cent compounded yearly. (d) The loan and savings companies, a copy of the latest report as to which is sent herewith marked G. (e) The private bankers, with reference to whom there is no Dominion legislation except that they can not issue notes nor use the title of "bank," "banking company," etc. (See sections 60 and 100 of the bank act.)

Note.—The answers to the following questions refer only to the chartered banks,

and the references are to sections of "the bank act," 53 Vict., cap. 31.

2. They must procure an act of incorporation from the Dominion Parliament, and

then comply with the sections 9 to 17.

3. The treasury board, which is a subcommittee of the Queen's Privy Council for Canada, consisting of the minister of finance, ex officio chairman, and five other

ministers appointed by the governor-general in council.

4. (a) Capital stock: At least \$500,000, all of which must be subscribed and at least \$250,000 paid up before the bank can commence business (sec. 13). The stock may be reduced but not below \$250,000 paid up (sec. 28). (b) Management of the bank: See sections 18 to 25. (c) Liability of sharcholders for claims against the bank—"double liability"—that is, to an amount equal to the par value of the shares held in addition to any amount not paid up on the shares (sec. 89). (d) Reports of condition of the bank: (a) Monthly (sec. 85). (b) Special when called for by the minister of finance (sec. 86). (c) Yearly as to shareholders (sec. 87). (d) Yearly statement of dividends, etc., unpaid for five years (sec. 88). The above are to the Government, and in addition an annual statement has to be made to the shareholders on the occasion of the election of directors (sec sec. 45). (e) Examination by Government official, none. (f) The amount of discounts and loans to directors, either jointly or severally, or to any one firm or person, or to any shareholder, or to corporations, may be regulated by the shareholders by by-law (sec. 18). The amount of discounted notes and of the loans are exhibited in the annual statement to the shareholders (sec. 45), and in the monthly returns to the Government (Schedule D), and in the monthly returns special mention is made of the aggregate amount of loans to directors and firms of which they are partners. (G) The bank can not lend money—(a) on notes of a bank (sec. 52); (b) on a share of its own capital stock, or of the capital stock of another bank (sec. 64); (c) on the security of land, ships, or of any goods, wares, and

merchandise (sec. 64). See, however, section 72 as to advances in aid of the building of a ship. (H) Security for loans: (a) Bills of exchange, promissory, etc. (sec. 64. (b) Has lien on its own shares, and may decline to allow transfer (secs. 65 and 66). (e) Mortgages upon real or personal property by way of additional security for debts contracted (sec. 68). (d) May purchase and acquire title to lands offered for sale under execution, etc., belonging to debtor to the bank, but such lands must be sold within seven years (secs. 69 to 71). (e) Warehouse receipts or bills of lading as security (sec. 73). (f) Goods, etc., to secure advances to wholesale merchants, etc., in certain cases (secs. 74 to 78). (E) Cash reserve required: None, the only provisions being (a) that no division exceeding 8 per cent per annum is to be made, unless after making it the bank has a rest or reserve fund equal to at least 30 per cent of its paid up capital after deducting all bad and doubtful debts (sec. 49), and (b) that of whatever reserves are held at least 40 per cent must be held in Dominion notes (sec. 50). (F) Accumulation of surplus, none. No dividend is allowed to be made to impair the paid up capital, and if the paid up capital is impaired all net profits must be applied to make good the loss.

profits must be applied to make good the loss.

5. See section 84 as to receipt of deposits. Most of the banks have savings-bank

departments attached.

6. The Government holds no bank shares.

7. All are. See section 64.

8. Monthly returns to Government published in Canada Gazette. (Latest return transmitted.) List of shareholders and unclaimed balances, returned to Parliament and printed in Blue Book from latest issues, herewith marked I and J. Annual statements to shareholders—generally printed and published in the financial papers—latest semiannual return of Bank of Montreal, herewith marked K.

9. The banks do not pay any taxes to the Government in any way. They are, however, debarred from charging any discount or commission on official checks of the Government of Canada (sec. 103). They have to make arrangements to insure the circulation of their notes in every part of Canada at par (sec. 55), and they con-

tribute to the circulation redemption fund (sec. 54).

10. See sections 89 to 96 of the bank, and the winding-up act, R. S. C., cap. 129 (herewith marked L), and 52 Vic., c. 32, in amendment thereof annexed thereto.

11. To the extent of unimpaired paid-up capital, except in the Banque du Peuple and the Bank of British North America, which can only issue to extent of 75 per cent of unimpaired paid-up capital. See, in this connection, section 51, subsections 1 and 2. See subsection 3 of section 51 for penalties for noncirculation. They can only issue notes of the denomination of \$5, or multiples of \$5 (see subsection 4).

12. They are a first charge upon the assets of the bank, and in case of insolvency they bear interest at 6 per cent from date of insolvency until date named for redemption. There is the further security of the "double liability" of the shareholders and of the "bank circulation redemption fund" (see secs. 53, 54, and 89).

13. The only points to which attention may be called, in addition to the forego-

13. The only points to which attention may be called, in addition to the foregoing, are that all sales and transfers of shares must be of bona fide shares, actually in the possession of the transferrer, this being with the view of preventing speculative sales of shares (sec. 37); that counterfeit notes must be stamped as such when presented at the bank (section 62); and that heavy penalties are imposed for violation of the provisions of the act. Special attention is directed to the system of note circulation, which is a very elastic one, the circulation expanding and contracting as the business of the country requires, while at the same time the issue is fully protected. In the last act (1890) three new provisions were made: (1) The establishment of the bank circulation redemption fund, to give additional security for the redemption of the circulation in case of insolvency; (2) the notes bear interest at the rate of 6 per cent in case of insolvency, the intention being to prevent the notes going under par, and (3) compelling the bank to establish agencies throughout the Dominion, so as to prevent a discount being charged on their notes. The charters of the banks will expire on the 1st of July, 1901, and further legislation will be required before that time. The Dominion Government, under certain restrictions, may issue Dominion notes to any amount. (See act respecting Dominion notes, and amendments thereto, marked M.) As to the currency, see act respecting the currency, marked N.

CHILE.

[Edward H. Strobel, United States minister.]

1. There are two classes of banks, namely, the hypothecary or mortgage banks (bancos hipotecarios) and the banks of issue (bancos de emision). The former were authorized by the act of Congress of August 29, 1855, which provided for the establishment of a bank called the Caja de Crédito Hipotecario (Bank of Mortgage Credit) in Santiago, and permitted the founding of like institutions throughout the country, provided there should not be more than one in each Province. These banks are in

imitation of the French banques hypothécaires. They give leans upon real estate in return for certain annual payments (anualidades), first, not exceeding 8 per cent for interest; second, not less than 1 nor more than 2 per cent for the sinking fund; third, not more than one-half per cent for the reserve fund and expenses. is given by the bank in notes of credit (letras de credito), the payment of which is guaranteed by the bank, and for which payment they are drawn by lot every six months (or sooner, if the bank so decides), to the amount of the sinking fund which the bank has for the purpose. These notes belong to different series, according to the amount of interest they bear, which is fixed at 8, 7, 6, and 5 per cent per annum. They are, of course, negotiable, and are quoted daily in the open market, being made out payable to order or to bearer, according to the wishes of the borrower. As stated above, this sinking fund for the paying off of these notes was derived from part of the annual payment fixed by law of not less than 1 nor more than 2 per cent, made by the borrower on the amount of the loan, and at the time of the passage of the act it was calculated that by this arrangement the paying off of the notes would be effected as follows: Those of 8 per cent in 21 years; those of 7 per cent in 22 years; those of 6 per cent in 23½ years; those of 5 per cent in 25½ years. (See Appendix, note 1.) The hypothecary bank, therefore, plays the part of middleman between the lender and the borrower, and begins with little or no capital. Banks of issue (bancos de emision) are banks in the ordinary sense of the word. They are authorized by act of Congress of July 23, 1860, and are called banks of issue because, besides doing ordinary banking business, they are allowed to issue notes payable at sight and to bearer. Banks of issue are also permitted to engage in the business of hypothecary banks (bancos hipotecarios), but through a special department (seccion), which is entirely independent of their other business. In like manner several of the hypothecary banks have availed themselves of the act allowing banks to issue notes at sight and payable to bearer. In both cases the two classes of business, although managed by the same banking institution, are kept entirely distinct, and in many cases even to the extent of having separate capital stock for each class of business. This latter is done in order to enable the shares of each section to be quoted according to business done by the bank. As the two classes of business are authorized by two entirely separate and distinct acts of Congress, mentioned above, and as the credit notes of the hypothecary banks are amply secured by the real estate mortgaged to the bank, while, as will be seen, the notes of the banks of issue payable at sight and to bearer were issued without proper security, the shares of both sections are quoted in the market independently of each other, and generally at widely differing

2. The act of Congress of August 29, 1855, makes no special requirements for the establishment of hypothecary banks; but the latter are subject to the provisions of the Commercial Code (Codigo de Cómercio) applying to the organization of joint stock companies, given below. The act of July 23, 1860, provides that the following requirements must be met in order to establish a bank of issue: Those who intend to found a bank of issue are obliged to deposit beforehand in the ministry of finance a declaration stating the name, domicile, number of branch offices, and capital of the same, as well as the date on which it is intended to begin operations. They must also deposit a copy of the by-laws and regulations. This is all that is contained on this point in the above special banking act. Both classes of banks, in order to transact business, must satisfy the provisions of the Civil Code (Codigo Civil) and of the Commercial Code (Codigo de Comercio) applying to joint stock companies (sociedades anonimas). According to articles 350 and 355 of the Commercial Code, the proof of the formation of a joint stock company must be a document to that effect prepared before a notary, inscribed in the commercial register, posted for three months in the office of the secretary of the judge of the department, and published ten times in a newspaper of the department. If there is no newspaper in the department, the publication must be made by posters in three of the most conspicuous places in the domi-The document must declare, first, the name, surname, profescile of the company. sion, and domicile of the founders; second, the domicile of the company; third, the business the company intends undertaking, and the reason for its name, with clear and complete details; fourth, the capital of the company, the number of shares, and the periods in which the stockholders should pay in the amount of their subscription; fifth, the date for making inventory, balance, and declaring dividends; sixth, duration of the company; seventh, the manner of administration, powers of directors, and the rights reserved to the general assembly of stockholders; eighth, the amount of profit which should remain in the treasury of the company to form a reserve fund; ninth, the amount of deficit in the capital sufficient to cause dissolution of the company; tenth, in case of dissolution, the form in which the company shall be wound up and the assets divided; eleventh, whether difficulties which arise during the duration of the company should or should not be submitted to the decision of arbitrators, and if they are so to be submitted, the manner in which the appointment of arbitrators should be made; twelfth, any other agreements made between the stock-holders. No petition for the formation of a joint stock company shall be received if not signed by a number of subscribers to the stock equal to at least one-third of the whole, accompanied by a statement in which the above details, as well as the by-laws,

are approved by the subscribers to the stock at a general meeting.

3. By article 427 of the Commercial Code joint stock companies exist by virtue of a decree of the President of the Republic. As already stated, the petition for this decree must be signed by subscribers to at least one-third of the capital stock. On granting the petition and issuing the decree establishing the company the President of the Republic decides whether a sufficient amount of the capital subscribed has been paid in to warrant the company's beginning business; and if this has not been done he fixes the amount that should be paid in. When proof has been furnished that the amount has been paid in the President will issue the corresponding decree. These general provisions of the code apply to banks. The only special provision on this subject is article 5 of the act of July 23, 1860, establishing banks of issue, which is as follows: "Before the date indicated for beginning its operations, the President of the Republic must ascertain the manner in which he considers best the existence of the capital of the future bank." As will be seen, therefore, the President of the Republic is the only one having authority to determine whether the legal conditions for the establishment of a bank have been satisfied.

4. (A) Capital stock: Article 6 of the act of July 23, 1860 (banks of issue), provides that the capital stock of a bank must consist of legal money of the country, bars of gold or silver, or any obligations or documents signed by persons who are notoriously solvent, payable at six months or less. Real estate and ordinary obligations with mortgage security may be regarded as security for the capital stock, but in no case as constituting it; and the bank directors are prohibited from mentioning the said values or guaranties as constituting the capital of the bank, in the notices or prospectuses which they publish, under a penalty of \$100 for each publication. It is also provided by article 7 of the same act, that the director or directors of a bank must declare under oath, to the agent appointed by the President for the purpose of ascertaining whether the capital stock exists, that the capital really belongs to the persons or company proposing to establish the said bank, and that it is to be truly and faithfully employed in its operations. As I have already stated, the capital stock to be paid in before beginning operations must be fixed by the President of the Republic before issuing the decree authorizing the establishment of the bank. These are the regulations in the act of July 23, 1860, regarding the capital stock of banks of issue. The act of August 29, 1855, makes no reference to the amount which shall constitute the capital of hypothecary banks, which, as before mentioned, are mere middlemen, and begin with little or no capital. (B) Management of the bank: The management of a joint-stock company is in the hands of a board of directors (consejo de administracion) elected, in accordance with the by-laws (estatutos), by the stockholders (Commercial Code, article 457). The Bank of Chile—the leading bank in this country—is managed by a board of eleven directors (consejo general), composed of eleven stockholders living in Santiago, and eleven residing in Valparaiso. The directors, with the exception of the president, are elected at the general meeting of stockholders. The president of the bank is annually elected by the board of directors, and may be reelected indefinitely. In addition, the board of directors may appoint as many managing directors as they regard necessary. By the act of August 29, 1855, which established the bank of mortgage credit (caja hipotecaria), the management of this institution is placed in the hands of a manager appointed by the President of the Republic, and a board of four directors, two of which are appointed by the Senate and two by the Chamber of Deputies. The other banks of the same class authorized by this act have the right to elect their own board of directors, but the manager must be appointed by the President of the Republic, and from a list of candidates submitted by the board. It will therefore be seen that the Government only exercises supervision in the choice of officers of the hypothecary banks, but not in the case of banks of issue. (C) Liability of shareholders for claims against the bank: No ordinary shareholder is liable for claims against a bank beyond the amount of his unpaid subscription. According to article 452 of the Commercial Code, the shareholder was liable to a third party having claims against the bank to the extent of his unpaid subscription even after the transfer of his stock; but this section of the code has been repealed by the act of September 6, 1878, which provides that the liability of the transferrer shall be only secondary, primary liability resting with the transferee. Article 9 of the act of July 23, 1860, makes a director of a bank responsible for all obligations contracted by the bank during his term of office. It also requires him to hold a number of shares equal to 10 per cent of the capital, or an interest in the profits of not less than 10 per cent; but whatever may be the capital of the bank, it is sufficient for the director to hold shares to the extent of \$40,000, or to have an interest of not less than 10,000 pesos

in the profits. The shares of the director shall be registered in his name, and shall be free of all obligations toward third parties not creditors of the bank during his term of office. They shall be deposited in the bank during that time and for six months afterwards as a guarantee. During this period the creditors of the bank shall be preferred creditors with reference to the attachment of this guarantee over the personal creditors of the director. (D) Reports of the condition of the bank: Article 8 of the act of July 23, 1860 (banks of issue), provides that the directors of a bank of issue must, in the first fifteen days of each month, send to the minister of finance a balance giving a summary of the condition of the bank at the end of the preceding month. By article 30 there must appear in this balance, on the credit side, the assets with the value given in legal currency, bars of gold or silver, documents, promissory notes, accounts current, advances or debts of agents or employees, and notes of other banks; and on the debit side there must appear the capital of the bank, the reserve fund, the notes in circulation, and deposits with and without interest. By article 4, there must also be deposited with the minister of finance a copy of the regulations and statutes of the bank, the annual inventories, the minutes of the meetings of the shareholders and resolutions adopted at the same, especially of those resolutions that have for an object the augmentation or diminution of the bank's capital stock. By article 25, delay in the transmission of documents and accounts to the minister of finance, as required by this act, will be punished by a fine of \$20 for each day's delay. Article 5 of the act of August 29, 1855 (hypothecary banks), provides that every credit note issued must be entered in the register of the mint. There must be at the same time an authorized copy of every mortgage contracted in favor of the bank, and the notes of credit must be equal in value to that of the mortgage. By article 27 of the same act, the board of directors must send to the Government a full report of all the operations of the preceding year, and the results obtained, so that the bank's condition may be fully known. (E) Examination by Government official: Article 13 of the act of July 23, 1860 (banks of issue), provides that the President of the Republic may, through one or more agents appointed by him for the purpose, at any interval of time he thinks convenient, cause an examination to be made of the books, and the cash, and other assets of the banks of issue. By article 23, any director or agent of a bank who, after having been duly notified by the agent appointed for the purpose by the Government, refuses at once to exhibit to such Government agent the books, cash, and other assets of the bank, will be punished by a fine of \$1,000, to be paid into the public treasury by the bank. By article 24, any bank director or manager who knowingly makes a false declaration regarding the property and the employment of the capital of the bank, or who has furnished a false balance, or has concealed by fraudulent documents the situation of the bank, especially the sums advanced by the bank to its directors or any other officers, whether directly or by discounting documents under their signature, shall be punished with a fine not exceeding 10,000 pesos. No provision is made in the act of August 29, 1855, for the examination of the affairs of a hypothecary bank by a Government official. It will be remembered that certain officials of these banks are appointed by the President of the Republic, which is not the case with banks of issue. (F) Restrictions on the amount of loans: There is no provision in the act of July 23, 1860, restricting the amount of loans of a bank of issue. The question does not arise in the case of hypothecary banks, which, as has been stated, give their own notes for the value of their loans or mortgages, these notes being sold in the open market by the borrower. (G) Restrictions of any other character on loans by the bank: By article 10, of the act of July 23, 1860 (banks of issue), all loans or discounts made by a bank in favor of its directors or any other officers, or any agent of any kind who may take part in the administration of a bank, must be entered in a special account in the books and in the statement of the bank's balance. By article 11, every bank of issue is prohibited from making loans on its own shares. These are the only restrictions of any kind upon loans by the banks, contained in the act. (H) Security for loans: The act of July 23, 1860 (banks of issue), makes no provisions for the security for loans. The act of August 29, 1855 (hypothecary banks), provides that the loans given by a hypothecary bank in the form of its credit notes (letras de credito) must not be for more than 50 per cent of the value of the property mortgaged to the bank. The value of the property mortgaged may not be less than \$2,000, nor the value of the loan less than \$500. (I) Cash reserve required: There are no provisions regarding the amount of cash reserve. (J) Accumulation of surplus: There are no provisions regarding the accumulation of surplus.

5. Receipt of deposits: There are no regulations established by law governing the

5. Receipt of deposits: There are no regulations established by law governing the receipt of deposits by the bank. It is the custom all over Chile for banks to allow interest on deposits. The following statement, showing the variations in the rates

of interest allowed on deposits from 1865 to 1883, may be of interest:

At sight.		At three months.		At six months or thirty days' sight.	
Date.	Per cent.	Date.	Per cent.	Date.	Per cent.
1865, Sept. 30 1866, Aug. 31 1867, July 8 1868, Nov. 28 1870, Aug. 1 1872, Dec. 16 1872, Dec. 18 1872, Dec. 31 1873, May 18 1876, July 4 1879, June 1 1879, July 15 1879, Dec. 1 1880, Sept. 1 1883, Jan. 8	6 5 4 3 4 5 4 5 4 3 4 3 4 5 4 3 4 3 4 5 4 2 4 3 2 4 3 2 4 3 2 4 3 2 4 3 4 3 2 4 3 4 3		7654565675433233	1865, Sept. 30 1867, May 15 1867, Oct. 18 1868, Nov. 28 1870, Aug. 1 1872, Dec. 16 1872, Dec. 31 1873, Mar. 18 1876, July 4 1879, July 15 1879, Aug. 2 1870, Dec. 1 1880, Sept. 1 1881, Jan. 1	8 7 6 5 6 7 6 7 8 7 6 5 4 3 4

For rates ruling since and to-day, see Appendix, note 2.

6. The Government is not interested as a shareholder in any of the banks. The Bank of Mortgage Credit (Caja de Crédito Hipotecario), the first hypothecary bank established by the act of August 29, 1855, was established under the supervision of Government, but the Government is not a shareholder, nor has it any interest in the bank's operations.

7. By article 355 of the Commercial Code any stock company can establish branch offices in any part of the Republic by fulfilling the conditions referred to under No. 2, regarding the publication and registration, the same as in the case of the company itself. These forms must be complied with in at least fifteen days before the opening of the new office. As already stated, article 3 of the act of July 23, 1860 (banks of issue), the declaration to be filed with the minister of finance fifteen days at least before the bank begins its operations must state the number of branch offices (if the bank intends to have branch offices), and the place in which it is intended to establish them.

8. The information, which, as already explained under No. 4 (D), must be given to the minister of finance within the first fifteen days of each month, is published in the Diario Oficial, the official journal of the Republic. As an example that may be of interest, I give below a statement of the Bank of Chile, the leading bank of the country, on August 31, 1895. The statements of all the banks of issue are published in this form.

[From the Diario Oficial of September 30, 1895.]

Ministry of finance—Movement of private capital—Bank of Chile—Balance on August 31, 1895.

[Offices in Valparaiso, Almendral, Santiago, Curico, Talca, Chillan, Concepcion, Talcahuano, Los Angeles, Angol, Traiguen, Quillota, San Felipe, Andes, Serena, Antofagasta, Iquique, Pisagua, Valdivia, Tacna, Osorno, Tome, Temuco, Union, Ovalle, and Coronel.]

Dr.	
Notes in circulation	\$10, 639, 595, 00
Notes of the late Consolidated Bank of Chile (Banco Consolidado de	, ,
Chile)	12, 320. 00
Ditto ditto Alliance (Alianza)	14 , 722.00
Deposits	50, 705, 626, 62
Deposits of bonds and documents	78, 004, 786. 33
Acceptances	154, 052, 23
Agencies	2 , 209, 182, 88
Pending business	
Savings	30, 739. 87
Interest, commissions, etc	
Due to the public	144, 091, 997. 21
Paid-up capital	20, 000, 000, 00
Conversion fund	500, 000, 00
Reserve fund.	700, 000. 00
Fund for dividends	194, 455, 87
Dividends payable	464, 006. 00
Dividends payante	404, 000.00
Due to shareholders	21, 858, 461. 87

Cash: Cr.	
	700.00
Government notes	28. 50
Notes of other banks Checks and values disposable of other banks Coin	853,966.00 4,058,239.88
Dev 1 1 4:43	8, 995, 213. 45
Bonds and titles: Guarantee for notes deposited in the mint \$11,750,3 89,7	85. 59 90. 96
	11 , 840, 176. 55
Bonds and documents given in guarantee	
Real estate	2, 094, 325. 70
Other securities	
Material	249.49
Ditto, ditto, article 10 of the banking law 758, 7	
Expenses of management	64, 374, 979. 50 190, 079. 72
•	

I also give a general summary, published in the same number of the Diario Oficial, of the balances of all the banks of issue on August 31, 1895. By article 27 of the act of August 29, 1855, the board of directors (consejo de administracion) of the hypothecary banks must every six months present to the Government a statement of the operations of the bank, and must publish this statement in the Diario Oficial, and one annual balance must also be published.

165, 950, 459.08

Balance of the banks on the 31st of August, 1895.

Ì	3.T. 4		Cash.		
Banks.	Notes in cir- culation.	Deposits.	Gold.	Coin.	Government notes.
Banco de Chile Santiago Comercia de Chile Internacional (Chile) Mobiliario A. Edwards i C.* Talca D. Matte i C.* Union Concepcion Curico Melipilla Nuble Popular Hipotecario José Bunster Popular San Fernando Llanquihue Cochagua Araneo Serena Tacna	2, 076, 834, 50 2, 217, 090, 00 1, 309, 030, 50 48, 249, 90 416, 250, 00 405, 727, 00 208, 775, 00 268, 473, 00 219, 590, 90 219, 590, 90 108, 972, 00	\$50, 705, 626, 62 15, 726, 770, 55 13, 535, 901, 59 5, 491, 627, 63 6, 216, 378, 14 6, 286, 416, 62 2, 441, 623, 57 4, 418, 381, 88 552, 226, 61 2, 718, 830, 38 389, 220, 50 787, 486, 84 150, 005, 51 95, 588, 89 119, 102, 94 988, 951, 29 669, 351, 52 218, 654, 07	\$1, 354, 540. 85 105, 230, 00 1, 002, 791. 27 47, 201. 66 575, 990. 00 31, 500. 00 19, 470. 00 85, 643. 33 15, 150. 00 19, 833. 34 1, 025. 00	2, 609, 335, 56 518, 588, 96 543, 997, 83 13, 163, 30 25, 029, 10 74, 218, 81 15, 810, 25 3, 314, 05 76, 716, 19 7, 210, 33 5, 226, 05 4, 206, 15 1, 267, 01 1, 851, 45	\$2, 213, 228. 5i 523, 501. 0i 343, 448. 0i 496, 426. 0i 113, 452. 0i 85, 960. 0i 121, 920. 274. 0i 20, 621. 0i 20, 621. 0i 1, 225. 0i 8, 585. 0i 3, 096. 0i 12, 988. 0i
Total		114, 228, 282, 38	95, 080. 39 3, 557, 695. 84	6,098,311.59	30,000.0

a Has further \$12,320 in notes of the ex-Consolidated Bank and \$14,722 of the ex-Bank of the Alliance.

*Has not forwarded its balance.

Balance of the banks on the 31st of August, 1895—Continued.

		61 1 1			
Banks.	Treasury notes.	Notes of other banks.	Total.	Checks disposa- ble in other banks.	
Banco de Chile		\$853, 966, 00	\$4, 937, 073. 57	\$4, 058, 139. 88	
Santiago	900	196, 289. 90	3, 330, 026. 46	152, 711. 98	
Comercial de Chile		384, 834. 00	2, 601, 411. 81	118, 218. 09	
International (Chile)		96, 568, 00	1, 436, 991. 83	278, 988. 63	
Mobiliario			231, 850. 30	45, 424. 20	
A. Edwards i C. 4	:		1, 165, 461, 37	46, 185. 78	
Talca D. Matte i C. a	900	69, 066, 00	313, 315. 47	16, 482. 0	
D. Matte i C. a		a 153, 846. 99	765, 610. 15		
Union		114, 568. 00	149, 382, 05	6, 307. 2	
Concepcion		36, 986. 00	225, 896, 69	10,000.98	
Curico			b 171, 922, 33	18, 395. 7	
Melipilla		9, 340. 00	c 123, 854. 38	79, 618. 43	
Nuble		8, 020, 00	3 3, 068. 15	1, 904. 48	
Popular Hipotecario			28, 350. 35	90, 564, 89	
José Bunster		840.00	4, 416. 45		
Popular		12,000.00	26, 085, 02	4, 000. 00	
San Fernando		18, 421. 00	26, 192, 39		
Llanquihue		4, 830. 00	d34, 373.10		
Cochagua			***********		
Aranco			e 5, 306. 40	806, 38	
Serena			355, 935, 57	6, 803. 2	
Tacna		25, 206. 45	f 167, 222, 62	964, 630. 94	
Total	33, 100	2, 126, 781. 25	16, 133, 746. 46	5, 899, 182, 9	

a Figures under the heading of bills and checks of other banks.

9. There are no general taxes or burdens imposed on the banks for the privileges granted them. In certain crises in the history of the country, however, special privileges have been given to the banks in return for favors to the Government, and it is necessary, for the understanding of the banking system which has existed in this country, to give some of the most important cases in which these arrangements have been made between the Government and the banks. Although the act of July 23, 1860, required at that time that bank notes should be redeemed on their presentation, by acts passed on December 20, 1865, and February 1, 1866, in consequence of the war with Spain, in return for a loan of about 4,500,000 pesos to the Government of Chile, the Bank of Chile and four other banks were permitted to defer the redemption of their notes until six months after the close of the war, or at any rate until not later than July 30, 1867. The inconvertible paper, however, did not extend later than August 31, 1866, and under these acts the bank notes were also to be received by the Government at their face value in payment of all Government debts. In 1878, the Government being again in need of funds, by the act of July 25 of that year—now known as the act establishing irredeemable paper currency—eleven banks, which subscribed for a certain amount of 9-per-cent bonds issued by the Government, were authorized to defer the redemption of their paper until August 31, 1879. The issue of the paper was not to exceed 15,000,000 pesos. This amount was divided up proportionately among the eleven banks subscribing to the loan, and was about four times the total amount subscribed. These notes were received by the treasury at their face value in payment of all Government debts. The financial crisis at the time and the necessities of the war with Peru and Bolivia, which broke out during the same year, not only required continual postponements of the date of redemption by the banks, by further acts of Congress, but also necessitated the issue by the Government of its own irredeemable paper. This system of irredeemable paper lasted until June 1 last, when specie payment was resumed in accordance with the act of February 11 of the present year providing for the redemption of the paper money on June 1, at the rate of 18 pence per peso, worth formerly 48 pence. Since that time and up to the present date specie payment has been sustained, but exchange in London, at ninety days' sight, has not risen above 17\square\text{s} pence, with much exportation of gold.

10. There are no special provisions for the closing up of the business of insolvent banks. The same rules of law apply as to the failure of a firm or an individual. The following summary regarding bankruptcy laws must therefore be made up from

b In this total figure \$10,667 of its own notes.
c In this total figure \$3,024 of its own notes.
d In this total are included \$2,720 of its own notes.

e Not detailed in the cash. f In this total figure \$10,124.38 of its own notes.

the somewhat complicated sections of book 4 of the Commercial Code (Libro 4 del Codigo de Comercio): There are three kinds of bankruptcy—accidental (fortuita), culpable (culpable), and fraudulent (fraudulento). The last two are cases where there has been either fraud or concealment, and in the case of a bank the responsibility would rest upon the managers or directors. The rules here given apply to the case of accidental bankruptey, as the other two kinds are subject to the jurisdiction of the criminal court (juzgado del crimen). The declaration of bankruptcy must be made before the commercial court (juzgado del comercio), and may be made on the petition of the bankrupt or his heirs, or on the petition of any creditor, or of a Government attorney (fiscal). As soon as the declaration of the inability of the individual or company to pay the debts is made, the individual or the company's agent must present himself within three days before the court, bringing with him a statement of the affairs and the explanation of the causes of the bankruptcy. The judge then makes a declaration of bankruptcy, and fixes the day on which all payments must cease, suspends the operations of the bankrupt, summons his creditors, and appoints two or three provisional administrators or receivers (sindicos) of his property. The decision of the judge is published in the newspapers, and effect is given to it in spite of a pending appeal. The declaration of bankruptcy acts as an attachment upon all the property of the bankrupt, and all suits against him are suspended, excepting suits regarding real property, such as mortgages, etc. An appeal can be taken against the declaration of bankruptcy either by the bankrupt or his carditors. The court of appeal in such case decides within twenty days or his creditors. The court of appeal in such case decides, within twenty days, whether there is a case for bankruptcy or not. As already stated, however, the proceedings begun do not cease during this appeal. The judge, at the time of the declaration of bankruptcy, causes an inventory to be made of the property of the bankrupt, puts his seal upon the latter's office and books, and delivers everything to the receiver or receivers. The creditors are summoned as soon as possible by the judge, and they agree upon the number of permanent receivers to be appointed. The resolutions of the creditors are made by a simple majority of their number, representing three-fifths of the debts against the bankrupt. The correspondence of the bankrupt is opened in his presence, and within fifteen days the permanent receivers must present to the judge a record setting forth the causes of the bankruptcy and state of the bankrupt's affairs. On the day following the appointment of the permanent receivers, the judge summons the creditors, in order that they should present their claims against the bankrupt. Creditors can raise objections to claims against the estate and the bankrupt can also raise objections to such claims, and whatever doubts may arise the judge must decide within eight days following the application presented to him by the parties interested. At this stage of the failure, the bankrupt may propose a settlement (convenio) to his creditors, either for the purpose of obtaining from them a reduction of their claims, or time for the payment of the same. This plan should be discussed at an open meeting of the creditors, and the agreement can only be accepted by a majority of the votes of the creditors. Each creditor has but a single vote, regardless of the number and amount of his claims. Whenever an agreement is made, the affairs of the individual bankrupt or the bankrupt company are wound up in accordance with this When no agreement is made, the receivers sell the property of the bankrupt at public auction, collect all the debts due to the bankrupt, and notify the judge of the amount that should be paid to each of the creditors, reserving the proportion belonging to any creditors domiciled abroad. Having realized all the property and settled with the creditors, they present their accounts to the judge. Any property of third parties in the possession of the bankrupt at the time of the failure is returned to its owners on proof of ownership. When the amount to be paid to the creditors is fixed, the judge orders the payment of certain preferred claims, such as those of the treasury, those of the municipality, employees, creditors secured by pledges, common carriers, insurance companies, etc. The foregoing is a short summary of the bankruptcy law of Chile, and of course the same proceedings must follow in the case of an insolvent bank. It is the usual custom here, however, in the case of an insolvent bank, to have one of the other banks, such as, for instance, the Bank of Chile (Banco de Chile), appointed receiver. It is necessary also to refer again to the articles of the Commercial Code quoted in answer to No. 12, which provide that in the case of the insolvency of a bank, after the passage of that act, the Government shall dispose of the guaranty deposited for the notes issued by the bank, and shall pay off those notes. In the case of the insolvency of a bank of issue at the present time, the Government therefore assumes the responsibility of redeeming the paper of the insolvent bank.

I1. Article 29 of the act of July 23, 1860, establishing banks of issue, allowed any bank to issue notes payable at sight and to bearer to an amount not greater than 150 per cent of its capital stock, the stock being defined as above under No. 4 (A). Bank notes, by article 14, must be numbered and have a double stub, and must bear the signature and seal of the superintendent of the mint. One of the stubs mustremain

in the mint. Article 27 of the same act required that bank notes should be paid in gold or silver, but, as I have explained under No. 9, this article of the act was virtually repealed by various other acts, so that the system of irredeemable paper existed

in this country from July 22, 1878, to June 1 of the present year.

12. The act of July 23, 1860, to which I have so often referred, made absolutely no provision for the redemption of the bank notes. With the exception of the period of the war with Spain, above mentioned under answer to No. 9, the bank notes, however, were promptly redeemed in this country down to the act of July 23, 1878. One of the conditions of the successful resumption of specie payment was, of course, provision for the redemption of bank notes. The resumption act of February 11 of the present year makes the following requirements of the banks, which are of sufficient importance to be mentioned here in full: "Article 6. The banks shall guarantee the total value of their issue by depositing, in the mint, gold, Government bills, Government bonds, municipal bonds payable by the Government, treasury notes, and bonds of banks which are exclusively hypothecary. These values shall be appraised monthly at an estimate fixed by the President of the Republic. The said guaranty shall be deposited in the following form: Seventy per cent within three months following the promulgation of this act, and the remaining 30 per cent at the rate of 5 per cent per month for the following six months. In case of the insolvency of the bank, the Government shall realize the guaranty, which shall be regarded as a pledge, and shall pay in full the notes of the bank through the Government offices. Bank notes shall, besides, enjoy preference over all other claims against the insolvent bank, except judicial costs and the fee of the receiver (sindico liquidador). Article 7. The bank notes guaranteed in the form prescribed in the preceding article shall be received by the Government in payment of taxes, credits, and for all other purposes until December 31, 1897. Article 8. Until the date mentioned in the preceding article, the total emission of bank notes is limited to 24,000,000 pesos, divided proportionately among the banks according to their paid-up capital." All the banks of issue have complied with the above requirements of the law.

13. The Chilean banking act of July 23, 1860, establishing banks of issue, on which the banking system of the country down to the resumption of specie payment on June 1, 1895, was based, was distinguished by a certain careless liberality toward the banks. No provision was made for the redemption of bank notes, no provision for a reserve fund, and no limit to the amount of loans which the managers of the institutions might make to themselves. The result has been that profits which, under the banking systems of other countries, would go into the reserve fund, have been expended in dividends paid to the stockholders; and the financial history of the country shows large dividends paid by the banks, while at the same time the stock of the banks has been below par. The Bank of Chile in twelve years and a half, that is, from the date of its foundation down to June 30, 1878, the month in which the law making paper irredeemable was passed, had paid 228 per cent in dividends, an average of more than 18 per cent a year. In 1872 it distributed a dividend of 24 per cent; in 1873 of 22 per cent; in 1875 of 20 per cent; and in December of 1875 it had only \$2,452,000 (pesos) cash on hand to meet 2,555,000 pesos of notes and over 20,000,000 of deposits; and at the same date the bank had the precaution to accumulate a special fund for dividends, which amounted to 319,000 pesos. I give below the average rate of dividends paid by some of the principal banks between

the periods I mention:

Banks.	Years.	Semiannual.	Annual.	
Bank of Chile	1885-1895 1885-1895 1872-1894 1882-1894	Per cent. 8.54 5.91	9. 62 14. 062 11. 08	

As a contrast to the large dividends paid I give at random the value of the shares of certain banks quoted in 1888: Bank of Chile, 50; Valparaiso, 50; Banco Agricola, 60; Bank of the Union, 50. The quotations to-day are as follows: Bank of Chile, 86; Santiago, 90; Bank of the Union, 63; the Commercial Bank, 71. The values of the notes of the hypothecary banks have fluctuated as follows: eight per cent between 73 and 105, 7 per cent between 70 and 104, 6 per cent between 89 and 102, 5 per cent between 65 and 93. If the Chilean law has been liberal toward the banks, it must also be said that the banks have shown great liberality toward their customers. Every person in this country of good credit who has a deposit in one of the

banks is allowed to overdraw his account. This agreement is known as an account current contract (contrato de cuenta corriente). Of course the bank charges interest on the amount overdrawn, so that it is really equivalent to an unsecured loan by the bank to the depositor. The following shows the variation in interest collected on advances in account current from 1868 to 1893:

Date.	Per cent.	Date.	Per cent.	Date.	Per cent.
1868, Oct. 1 1868, Nov. 28 1869, Dec. 31 1870, Oct. 15 1871, Sept. 1 1873, Mar. 18	7 8 9 8	1874, Oct. 1. 1876, Sept. 1. 1877, Jan. 15. 1879, July 15. 1880, Sept. 1. 1881, Jan. 1.	11 10 9 7	1888, Jan. 1 1889, Jan. 1 1890, Jan. 1 1891, Jan. 1 1892, Jan. 1 1893, Jan. 1	6 6 6

In addition to the interest, the condition of the contract is that the depositor shall pay a commission of one-half per cent on the amount of the credit given him by the bank, payable every six months. Owing to the contraction caused by the resumption of specie payment the present rate is much higher, and has reached 10 per cent. To-day the rate quoted is 9 per cent.

APPENDIX.

Note No. 1.—By the act of January 10, 1884, the provision of the law of August 29, 1855, establishing hypothecary banks, and fixing the portion of the annual payment to be devoted to the sinking fund at not less than 1 nor more than 2 per cent, has been repealed. The amount to be devoted to the sinking fund may now be the

subject of contract between the bank and the borrower.

Note No. 2.—In the year 1888 this interest was quoted as follows: At sight, 2 per cent; at a fixed term of two to three months, 3 per cent; at a fixed term of four months or less, subject to thirty days' notice after two months, 4 per cent; at a fixed term of six months or less, with thirty days' notice after four months, 4½ per cent; at a fixed term of one year, 5 per cent; at sixty days' notice after six months, 5 per cent; at thirty days' sight after two months, 4 per cent. The last two classes of deposits are received for indefinite terms, and the interest is payable on June 30 and December 31 of each year. To-day (October 18, 1895) the quotations are as follows: At sight and in account current, 2 per cent per annum; at two months, or subject to fifteen days' notice after the first mouth, 4 per cent; at three mouths, subject to thirty days' notice after one month, 5 per cent; at four months, subject to thirty days' notice after two months, 6 per cent; at six months, subject to thirty days' notice after four months, 7 per cent; at one year, subject to sixty days' notice after six months, 8 per cent. Deposits at lifteen, thirty, and sixty days' notice are received for indefinite terms, and the interest is payable, at the option of the interested party, either on the withdrawal of the funds or on the 30th of June and 31st of December of each year.

CHINA.

[Charles Denby, United States minister.]

1. Native chartered banking companies are unknown. Private bankers are found in all large towns. They are chiefly banks of discount and deposit. There are several foreign banks which are organized under the laws of their own countries, of which the chief is the Hongkong and Shanghai Banking Corporation.

2. A bank can be opened by any person or company on reporting its organization to the local officials. There are no special laws appertaining to banks.

3. See answer No. 2.

4. There are no regulations such as are specified in this interrogatory.

5. The Chinese bank is a bank of discount and deposit. There is no limit to the receipt of deposits. It is the custom to allow interest thereon, except at Peking.

6. The Government is not interested as a shareholder in banks.

7. All banks are permitted to conduct branch banks or offices. 8. There is no system by which information as to the condition of banks is given

9. There are no taxes or burdens imposed on the banks in return for privileges. In times of emergency, however, they are expected to aid the Government by loans or subsidies.

10. Insolvent banks are taken possession of by a special officer appointed for that purpose, who winds them up and sees that their assets are properly administered and the proceeds paid to the bill holders.

11. There are private banks of emission, but they are not numerous. They exist chiefly at Peking. The banks at Peking issue notes as low as 10 cents, but their circulation is local. There is no limit as to the right to issue notes.

12. There is no legal provision made for the redemption of these notes. Usually when disaster comes the banker disappears with the assets and the loss is total. If

any assets are available the Government takes possession of them.

13. There is no State bank in China. The issue of paper money dates back to the earliest historic period. Five hundred years before Christ Government bills, which were utterly worthless, were in circulation. In 1445 the issue was suspended and, except during the Taiping rebellion in 1858, no bills have been issued since. As a State China has nothing to do with banking, but there is in each province a private bank which performs the functions of the treasury for the Government and receives the taxes. It requires payment in silver purer than the silver of the locality and thereby makes 2 per cent as a compensation for its services. The Chinese banks stand high in popular confidence. Banks for a consideration guarantee the paper of their customers. A clearing house exists at Peking. Immediate payment of bills is not demanded. Government moneys are deposited in the banks to prevent failures. There is little counterfeiting of bills. Bills are made out to the depositor as he requires them. Circular letters of credit are issued, which are good wherever the banks have agencies. Rates are higher than with us, as transportation is costly. In my opinion our banking system would work perfectly in China and would greatly benefit the country. What China ought to do, and what some day she will do, is to intrust the subject of banking and of finance to a competent American financier. If he succeeded in establishing a good system of collection and distribution of revenues he would be a great public benefactor.

DENMARK.

[John E. Risley, United States minister.]

1. There are three classes of banks, namely, the national, the private, and savings banks. There is only one bank of the first class, viz, the National Bank of Copenhagen, and it alone is authorized to issue bills to circulate as money. Of the second class there are several, of which the largest are: (1) "Den Danske Landmandsbank," (2) "Handelsbanken," (3) "Privatbanken." The third class, savings banks,

is the most numerous of the banks of Denmark.

2. The National Bank was established in 1818 to succeed the State Bank (Rigsbanken). The latter, which was established by the Government in 1813, did not succeed in promoting the objects for which it was created, namely, to give new life to the broken-down financial and commercial condition of the country, subsequent to the wars and unhappy circumstances of that period. While the State Bank was owned by the Government, the National Bank is a joint stock company, owned by individuals; but the original shareholders did not enter voluntarily upon this affair. By royal ordinance all real estate in the towns was taxed to 6 per cent of its value, and till this payment was effected this debt bore an interest of 6½ per cent; all farm lands were taxed to 1 per cent, bearing the above-mentioned interest. In return the proprietors became shareholders for the amount of the tax; but as the new bank should redeem all the notes as well as the bonds issued by the old bank before any prefit could be gained, for many years no dividend could be paid to the shareholders. From 1845, however, the bank began to pay a dividend, which on an average has amounted to 7 per cent per annum. The shares are of course transferable.

By octroi of July 4, 1818, the bank is granted the rights and privileges of the old State Bank (Rigsbank), whose assets and liabilities it assumed, so that transactions pending with the latter were transferred to the former for a term of ninety years, from 1818 to 1908. When the term shall have expired the octroi shall be renewed or revoked, as the case may be. The private banks are also stock companies. Every joint stock company is by law required to notify the proper authority of its foundation and state (1) the date of the by-law, (2) the business, (3) the amount of capital subscribed for, (4) the number of shares issued and whether they are payable to the holder or issued upon name, (5) whether the full face value of the certificate is paid, or if not, when payment may be demanded, (6) in what newspapers notices to the the shareholders will be published, (7) names and domiciles of the administrators, (8) the locality in which the office is situated, and (9) the name of the manager, whose signature binds the company. (Law of March 1, 1889.) Otherwise there are no laws in Denmark governing or controlling stock companies. Any three or more persons may unite by private agreement and form a joint stock company for the business of banking or any other business, and a company so formed, having complied with the law above mentioned, carries on its business in its own way, being liable only under the general penal statutes for any wrongdoing. But such companies may

make for themselves by-laws, and may file a copy of the same in the ministry of the

interior and obtain the sanction of the ministry thereto, and thereupon it becomes the duty of that ministry to see to it that such by-laws are faithfully observed. It is not obligatory to so file their by-laws, and in case it is not done the Government takes no cognizance of the doings of the company, except to punish its managers for any dishonest or unfair dealing, but companies formed for banking business usually do it for the purpose of strengthening their credit and gaining public confidence. The savings banks are subject to the law of May 28, 1880, and their by-laws must be sanctioned by the King. Two copies of the law are sent herewith, and a translation of the principal sections is appended below.

3. The minister of the interior, so far as any authorization is required.

- 4. (a) For the National Bank the capital stock was determined as above mentioned. (b) They are managed by directors chosen from their shareholders. The number of such directors is fixed by by-laws. For the National Bank one of the directors is appointed by the King, and it is managed by fifteen so-called representatives and four directors. (c) There is no legal liability of shaveholders. The savings banks are conducted in conformity to the law of May 28, 1880, as said before, section 12 of which provides for the responsibility of the proper parties. (d) Reports of condition of the bank are made monthly and annually—the National Bank and such private banking companies as have had their by-laws sanctioned by the ministry to the bank commissioner, and by the savings banks to the savings-bank inspector. (e) At the National Bank the minister of justice is commissioner; at each of the three other great banks the minister of interior appoints a commissioner, who exercises the control of the Government. For the savings bank is the inspector appointed by the King for such banks. (f) The National Bank can loan for periods of from one to six months, on such securities as its managers may deem safe, at not exceeding 6 per cent interest per annum. There are no restrictions on the other banks, except such as are imposed by their respective by-laws. The bank doing the largest loaning business is the "Landmandsbank." The loans are made partly on pledge of stocks or bonds, but mostly in mortgages on real estate, but personal security and bond is also accepted. The by-laws of the "Handelsbank" reads that "the bank gives loans on security, advances money on merchandise, procures capital for railroads and other enterprises. (g) Answered above. (h) Answered above. (i) The National Bank is required to keep 25 per cent in legal coins of the amount of bank notes in circulation, if the latter is less than 48,000,000; if 48,000,000 or more the amount in coins must not be less than 12,000,000 kroner. The larger part of the banking business of the country is done by the private banking companies above named; as to them, there is no requirement by public law for a cash reserve. (j) The by-laws of the Landmandsbank provide that the surplus fund shall not exceed 4,000,000 kroner, but there is no public law or regulation to determine the amount of the surplus. All private banking companies fix the amount of surplus to be accumulated to suit themselves by their by-laws. The usual mode of accumulating the surplus is this: Ten per cent of the net earnings are placed to the credit of the surplus fund annually until the amount is reached, as fixed by the by laws of the bank; 4 per cent dividend is paid to the shareholder, and when there is still a surplus the same is disposed of in an extra dividend. The dividends paid by the principal banks have of late years been 6 to 7 per cent, and some-
- 5. There are no regulations by public law. Deposits are received by all the banks, and an interest of 1 per cent as a rule is paid. But savings banks allow 3, and sometimes 31 per cent.

6. The Government is not interested in any bank as shareholder.7. Yes, all the banks may have branch offices. The National Bank alone requires

the sanction of the Government to open other offices.

8. Monthly and annual reports are made and printed by the national and savings banks and by such private banks as have had their by-laws sanctioned by the minister of interior. A copy of such report is sent to the royal bank commissioner by the National Bank, to the ministry of interior by the private banks, and to the royal savings bank inspector by the savings banks. Any person may have a copy of these reports on application to the bank making them. In addition to this the minister of the interior may at his discretion cause an examination to be made of any of the private banks, whose by-laws have been sanctioned by the ministry.

9. There are no taxes nor burdens; neither are the banks (except the National Bank) granted any other privileges than to carry on business like any other stock

company or business concern.

10. The proceedings are the same as in the case of any other business, i. e., by action in the courts by any person. The savings banks alone are subject to a special provision of the law of May 28, 1880, section 8 (see under No. 2).

11. The National Bank of Copenhagen alone is allowed to issue bank notes. The

octroy of July 4, 1818, grants the privilege to the bank, and a royal proclamation of December 20, 1873, determines the conditions upon which the privilege shall remain in force. The proclamation of 1873 reads: "Section 1. The National Bank is author-

ized to issue as large an amount of bank notes as the business may make necessary, provided, however, (1) that the bank is in possession of a metal fund to the value of the amount which the bank notes exceed 27,000,000 kroner, and never to a less value than three-eights of the face value of the bank notes; (2) that the bank owns, as security for that part of the bank notes, which are not covered by the metal fund, easily realizable, good and secure assets in the proportion of 150 kroner in assets to every 100 kroner in bank notes. Section 2. The metal fund, which the National Bank, according to the foregoing provision, must be in possession of at all times, shall alone consist of (1) coins of legal currency according to the face value; (2) gold in bars or foreign gold coins to the value of 2,480 kroner per kilogram fine gold; and (3) to a limited extent only, which at present is fixed at one-third of the amount of the fund, silver bars and foreign silver coins at a purchase price, not exceeding the relation of the value to gold of 1 to 15.675. That part of the metal fund which consists of legal currency must not sink below 12,000,000 kroner if the circulating bank notes amount to 48,000,000 kroner. If the circulating amount of the bank notes is less, then the aforesaid metal fund in legal currency must amount to at least one-fourth of the value of the bank notes. Gold bars, which the National Bank has delivered to the Royal mint for coinage, may be included in the metal fund of coins of the bank. Section 3. The following assets serve to secure the amount of bank notes which is not covered by the metal fund: Notes for loans against security, bills of exchange upon Denmark and foreign countries, money payable on demand with foreign correspondents, public stocks according to the market value, and mortgages for direct loans on real estate; the last named, however, not to exceed the value of 6,000,000 kroner. Section 4. The bank notes must not be of a smaller denomination than 10 kroner. Section 5. The bank shall pay on demand the face value of the bank [notes?] in gold of legal currency, and shall also purchase of anybody who may wish it fine gold bars at a price of 2,480 kroner for each kilogram fine gold, deducting, however, one-fourth of 1 per cent for coinage expenses. Section 6. It is the duty of the directors of the bank to make a monthly report to the Royal bank commissioner, on the relations between the bank notes in circulation and the assets and metal funds, which serve as security for same. Section 7. Should it ever, against all expectations, be found that the report aforesaid shows a discrepancy in the relations between the assets and the bank notes, it shall be the duty of the directors to prove to the Royal bank commissioner, before the end of the following month, that the proper relations have been absolutely restored. Section 8. These provisions go into effect from the time when gold coin, in conformity to the law of May 23, 1873, section 16, is made legal currency. The bank, however, is authorized to pay bank notes issued with the coins, coined heretofore, until the latter have ceased to be legal currency. Section 9. All previous rescripts and resolutions are canceled from the time when these provisions go into effect." (Signed by the King). By a Royal resolution of November 2, 1877, permission is granted to the National Bank to increase the amount, 27,000,000 kroner, which is not covered by a metal fund, to 30,000,000 kroner, by forming an extra reserve fund of 3,000,000 kroner from the surplus of the earnings, but this amount shall not be decreased, as long as the octrof remains in force, without the sanction of the King. This resolution is found on pages 60 and 61 of the octroi sent herewith. The circulation of the National Bank, under the provisions of the octroi and subsequent decrees, has been increased, and on July 31, 1895, was 83,000,000 kroner.

12. They are redeemable on presentation and demand in gold coin of the realm.

13. I transmit herewith two copies of the octroi, regulations and decrees relating to the National Bank, the statutes or by-laws of the "Landmandsbank" and the "Handelsbank," also two copies of the law of May 28, 1880, regulating savings banks; also annual report for 1894 of the National Bank, Landmandsbank, and Handelsbank, under another cover. A translation of the principal sections of the law of May 28, 1880, and of section 262 of the penal code I subjoin below.

[Translation of the law of May 28, 1880, sections 1, 2, 5, 7, 8, 12.]

Section 1. Under the ministry of interior a savings bank inspector is appointed by the King. He is the immediate subordinate to the minister. Section 2. Savings banks which shall be established hereafter must, before starting, transmit a copy of their by-laws to the savings bank inspector, together with a list of the persons who constitute the board of managers of the bank. Amendments to the by-laws and changes in the personnel of the board must be announced within one month of their taking effect. Section 5. The annual account shall be revised by the auditors of the savings bank, who must not be members of the board of management, nor elected by same. The auditors shall compare the accounts of the depositors with the amount put down in the chief account, subject the assets and liabilities to a careful examination, and see that the bank has been conducted in conformity to the statutes. The revision must be over within two months of the receipt of the account. Section 7. The accounts shall always be laid before the savings bank

inspector as soon as they have been revised by the auditors. It is also the duty of the inspector to satisfy himself as to the standing and proper management of the bank by personal investigations on the spot, when the managers are required to answer all questions concerning the affairs of the bank. The inspector shall make an annual report to the minister of the interior concerning the affairs of all the savings banks. Section 8. When a savings bank has not only lost its reserve fund, but sustains a deficit amounting to 5 per cent of the amount due depositors, the savings bank inspector is authorized to suspend the transactions of the bank. When the management gives security for the deficit, and such security is approved by the minister of the interior, the suspension shall cease; otherwise the bank shall make an assignment. Section 12. The managing members of the savings banks, who are liable to punishment and to pay damages according to the usual rules of the law concerning losses which are sustained by the banks or depositors by reason of willful or undue neglect, may also be subject to section 262 of the penal code in case of the bankruptcy of the banks when proper charges of disorder in bookkeeping and accounting can be made against all or any of them. (Sanctioned by the King.)

Section 262 of the penal code reads: "When a person who is required to keep proper books of account, and has been declared bankrupt, is found to have falsified,

Section 262 of the penal code reads: "When a person who is required to keep proper books of account, and has been declared bankrupt, is found to have falsified, destroyed, or taken away such books, or has kept the books in a dishonest manner, or has, with fraudulent intent, not kept them, he shall be punished with imprisonment, on bread and water or with hard labor, for a term not exceeding two years. If such person is guilty of having kept his books in an improper manner, he shall be

imprisoned for a term not exceeding six months."

ECUADOR.

[James D. Tillman, United States minister.]

1. All the banks are organized under the laws of the Congress, and are denominated "Sociedades Anónimas," or corporations, and all have a right to issue notes to be circulated as money, except the two hereafter named as "Bancos Hipotecarios," to discount commercial paper and may lend money on mortgages.

2. The requirements before going into business are the payment of 40 per cent of

the capital stock and satisfactory proof of it to a Government official.

3. A Government officer is appointed to determine when these conditions have

been complied with by the bank.

- 4. (b) The bank is managed by a board of directors. (c) There is no personal liability of shareholders. (d) Reports on condition must be made and published as often as called for, and the Government may call for these reports at any time. (e) They are subject to examination at any time by Government officials. The whole question of loans, security, amount cash reserve and surplus is in the discretion of the directors.
- 5. Small interest on deposits is allowed, ranging from 2 per cent for short time to 5 per cent for twelve months.

6. The Government has no stock in the banks.

7. Some of the banks have agents at places different from the sites of the bank.

8. Statements of the condition of the banks are published occasionally in a news-

paper. A statement of the Bank of the Union will be found in this report.

9. The Government tax on the banks is 4 sucres per 1,000 on the amount of circulating notes issued. These notes are nearly all printed or lithographed by the American Bank Note Company, New York.

10. Government officials may take charge of the banks for the purpose of closing

them.

11. The banks may issue 3 sucres of circulating notes for every sucre of silver

held by the bank.

12. No provision is made for the redemption of the notes other than the proper management of the bank by the officials (banking and Government), whose duty it is to conduct its affairs. There are in the Republic five banks, with an aggregate capital of 8,140,000 sucres, as follows: First. The Bank of Ecuador, established in 1867, in Guayaquil; capital, 2,000,000 sucres. Second. The Bank of Commerce and Agriculture, recently established in Guayaquil; capital, 5,000,000 sucres. Third. The Bank of Hipotecario (mortgage bank), with a capital of 400,000 sucres, established in 1881 in Guayaquil. Fourth. The "Bank of Hipotecario Territorial," with a capital of 500,000 sucres, founded in Guayaquil in 1887. Fifth. The "Banco de la Union," with a capital of 240,000 sucres, founded in Quito in 1881. This bank is now in a state of suspension and its notes are at a large discount. In a communication addressed to the public on the 30th of September, 1895, by the president and which concludes "Dios guarde á V." (God protect you), there is given a statement of the condition of the bank. Among the assets there appears: Silver, 200,233.68 sucres; overchecks, 249,324.68; unpaid stock, 37,200; various

accounts, 43,019.68. I understand this to be that uncertain account, "cash items." In the list of liabilities there appears: Demand certificate deposits, 97,167.38; time certificate deposits, 48,150.52; deposits subject to check, 79,923.12; circulating notes outstanding, 575,259. It will thus be seen that the amount of overchecks exceeds the total amount of deposits. Many of the bills of this bank were printed for "pesos," 5 pesos, or 1 or 20 pesos, and afterwards, when the sucre was made the unit of value, these bills were raised to a sucre by stamping on the face with an india-rubber stamp the word "Fuerte," meaning "hard" or "strong;" "full measure;" and they afterwards circulated as sucres. This bank, it is said, has been largely used by the Government and its officials during the late political troubles here. It is now in the hands of the de facto authorities, General Alfaro and his executive ministers. The notes of the "Bank of Ecuador" and of the "International Bank" are preferred to silver, and these banks deservedly have high character at home and abroad. The "Banco Internacional" has been merged with the "Bank of Commerce and Agriculture" recently founded at Guayaquil.

FRANCE.

[J. B. Eustis, United States ambassador.]

1. The Bank of France is the only bank of issue in France. There are also the Bank of Algeria and colonial banks, but they are regulated by special laws, and any privi-

lege accorded is limited to the colony whose names they bear.

2. The Bank of France is a private institution, but a privileged one; its charter is voted by the Chambers. Since the foundation of the bank, nearly a century ago, it has been renewed many times. The present one expires in December, 1895. It can engage in no other transactions but those allowed by the laws authorizing its establishment and by its statutes, viz, (a) to issue bank notes payable on demand; (b) to discount bankers' drafts and commercial bills drawn at a fixed usance not exceeding three months and bearing the names of business people and others well known to be solvent; (c) to collect bills remitted them by private parties or public establishments; (d) to receive in account current sums for deposit with the bank by private individuals or public institutions and to pay amount drawn to extent of funds deposited; (f) to keep a record of voluntary deposits of all securities, bullion, and all kinds of gold and silver money; (g) to make advances upon French bills and French securities, upon bullion and foreign coins in accordance with a certain proportion fixed by law and to terms fixed by the statutes of the bank; (h) to deliver to any person applying therefor orders from Paris on their branch offices, and orders on Paris from the branch offices.

3. The bank being a privileged institution is, as such, under the control of the Government. This control is exercised by the representatives of the Government in the board of managers of the bank, who are the governor of the bank and two deputy governors, all three appointed by the State and removable at its will. Their functions and duties are determined by law. The minister of finance, through whom they are appointed, can report to the special jurisdiction of the council of state any action of the bank which he may deem contrary to the laws and regulations governing the

institution.

4. (A) Originally fixed at 45,000,000 francs it has been increased in successive amounts to 182,500,000 francs, made up of 182,500 shares of 1,000 francs each. (Nominal value; it is worth nearly four times as much on the market.) (B) It is confided to the governor, aided by the two deputy governors, and to a general council (conseil général), made up of fifteen councilors (regents), and of three inspectors or auitors (censeurs). As stated above, the governor and the two deputy governors are appointed by the State. The councilors, or regents, and the inspectors, or censeurs, are elected at a general meeting of the stockholders. The three inspectors and five of the councilors are chosen from the business portion of the shareholders-industriels, fabricants, manufacturers, and merchants. Three of the councilors are selected from the treasury disbursing agents (trésoriers-payeurs généraux). The particular functions assigned to the councilors are much the same as those of the directors of limited stock companies. The inspectors, or auditors, exercise a control and surveillance over all transactions of the banks. The general council (conseil général) of the bank is divided into five committees, viz, the discount committee (comité d'escompte), which examines the papers handed to the bank for discount; the note committee (comité des billets), having the making, signing, and registration of the notes; the books and portfolio committee (comité des livres et du portfolio), having the bank books under its charge, and the treasury committee (comité des relations avec le trésor public) looking after whatever matters affecting the treasury. (C) Stockholders are liable only to the extent of the amount of their shares. (D) Every six months the bank furnishes to the Government a statement of its operations and of the payment of its dividends. In January of each year there is a general meeting of the two hundred largest shareholders, when a statement is rendered of the general position of the bank's affairs. It is printed and at the disposal of the public. Every Friday the bank publishes in the Journal Officiel a return of its transactions. (E) See reply to No. 3. The minister of finance has the right to have the books of the bank examined by its inspectors of finances. (F, G) The bank can make loans to any amount. In so doing it is governed by certain rules. It can not lend more than 80 per cent on Government securities, and not more than 75 per cent on other securities. It makes no loans on foreign securities. The loans are made for a period of ninety days, but they can be renewed. Advances of money on current account are made for five days. (H) Securities deposited in guaranty for loans obtained from the bank must be registered in the name of the bank. (I) The bank reserve fund (fonds de réserve de la Banque de France) is fixed by law at 10,000,000 francs, besides the amount paid for the buildings of the bank. (J) That fund amounts at present to eight millions and a fraction. It is derived from certain specified profits.

5. Anyone can open an account with the Bank of France by making a deposit of 500 francs. Deposits are payable at sight either at the bank or at any of its branches. No interest is paid on them.

6. The Government has no interest as a shareholder.

7. The bank is obliged to conduct branch offices. It has now ninety-four branch offices and thirty-eight auxiliary offices in different parts of larger cities. The branch banks (succursales), are created by decree of the State upon proposals of the bank's council, and a like decree is necessary before such branches can be abolished. Each branch is under control of a director appointed by decree by the chief of State on a proposition to that effect from the bank's governor and by managers appointed by the governor of the bank. These branches are examined into by a special body of inspectors from the Bank of France and by Government inspectors commissioned to that effect by the minister of finances.

8. By the balance sheet published every week and posted up in the bourse and by

the annual statement which is furnished to the press.

9. The State has no share in the business of the bank, but the bank performs for the Government, without charge, important Treasury operations, amounting every year to 6,000,000,000 or 7,000,000,000 francs. Another advantage obtained by the State in return for the charter accorded to the bank is an advance of 140,000,000 francs made to the Treasury at a low rate of interest (3 per cent on the 60,000,000 formerly advanced by the bank and 1 per cent on the balance). The State gets, besides, the proceeds of the stamp duty on the notes issued by the bank and of a tax of 4 per cent on its dividends. Last year the proceeds derived from these two sources amounted to over 2,500,000. It is further necessary to take into consideration the important advantages assured to a large country in the matter of its credit, at home and abroad, by the excellent working of a first-class establishment, such as the Bank of France, and the consequent feeling of security that such a bank must everywhere inspire.

10. No information obtained. It seems that there is no special provision of law

applicable to such case.

11. The issue of bank notes is regulated by law. The extent of the authorized note circulation of the Bank of France, limited by decree of March 15, 1848, to 350,000,000 francs, was increased by subsequent legislation as follows: December 10, 1849, to 526,000,000; August 12, 1870, to 1,800,000,000; December 29, 1871, to 2,800,000,000; July 15, 1872, to 3,200,000,000; July 30, 1884, to 3,500,000,000, and finally the law of January 25, 1893, raised the amount to 4,000,000,000 francs. The bank issues notes of 1,000, 500, 100, 25, 10, and 5 francs. But notes of the last three denominations are no longer in use. Bank notes, as soon as placed in circulation, constitute a legal tender in France and in all French possessions. They have to be guaranteed by deposit at the bank, by gold or silver coin, or by loans made upon securities or public funds, or, finally, by loans made to the State, or drafts discounted upon terms prescribed by the fundamental laws and regulations of the bank. The notes of the bank are payable in coin on demand. The bank may pay in silver if it chooses, but in fact it pays in gold.

12. It belongs to the council-general of the bank to proportion the circulation of its notes with its cash in hand and securities. In times of crisis, the Government can give to the notes of the bank forced circulation (cours force), in which case the

bank is relieved from the obligation of redeeming its notes in coin.

13. To accompany the above report I transmit the following printed documents, in which additional information can be found: (1) Banque de France Compte rendu. (2) Lois et Statuts de la Banque de France.

GERMANY.

[Theodore Runyan, United States ambassador.]

1. Banks issuing bills with the privilege of circulating them: The Imperial Bank, private banks issuing bills, mortgage banks, or banks granting credit on real estate, which grant loans on mortgages or other loans and issue mortgage bonds thereon; all other kinds of banks which are embraced under the customary name of "credit".

banks" (Kreditbanken).

2. This is regulated by the Imperial law of March 14, 1875, inclosed herewith, as regards the Imperial Bank and the private banks issuing notes (Privatnotenbanken). The conditions for establishing and carrying on mortgage banks and the mortgage and bond system (Pfandbriefwesen) not being regulated by Imperial law up to this time vary in the individual confederated States. In most of the confederated States it is necessary to have a grant from the State for the carrying on of a mortgage bank empowered to issue bonds payable to bearer. The conditions under which grants for mortgage banks in Prussia may be obtained are contained in the inclosed "Standard regulations for the Prussian mortgage banks" of June 27, 1893. For the other banks (credit banks) regulations of the General German Business Law Book govern, which simply require the entry in the commercial register. (Compare articles 110, 163, 178, and 211 of the Business Law Book.)

3. As to the banks issuing bills, the Imperial chancellor or the Federal Council (sections 44-54 of the banking law of March 14, 1875). As to mortgage banks which receive their grant from the State, the State government. As to mortgage banks which do not, according to State law, require a grant from the Government and as to the credit banks which do not require a permit from the State for their establishment (Law of the Confederated States (Bundesgesetz) of June 11, 1870; Banking Law Sheet, p. 375), the appropriate commercial court (Handelsgericht) in whose commercial register the company is entered according to the German Business Law

 \mathbf{Book} .

4. (a) The capital stock of the Imperial Bank amounts to 120,000,000 marks, divided into 40,000 shares of 3,000 marks each, bearing the names of the owners. This capital is raised out of private means without participation of the Empire or the confederated States. (Banking law of March 14, 1875, sec. 23.) The capital stock of the other banks is fixed in the statute of each bank. No regulations regard ing the amount of the same exist. (b) The management of the Imperial Bank is with the imperial chancellor. The current management and its representation in business rests with the Imperial bank directors (banking law of March 14, 1875, secs. 12, 25, 26, 27), who have at their head the bank president. (Banking law of March 14, 1875, secs. 27, 31, 32a.) The standard for the management of all other banks is, so far as they are business companies, open business partnerships, joint stock companies, joint stock companies with shares or stock companies, contained in the second book of the Business Law Book and in the corporation statutes. (c) The stockholders of joint stock companies or stock companies are only held liable to the amount of the face value of their stocks. To what extent the original subscribers and subsequent owners of stocks that have not been paid up in full are held liable as to the unpaid amount is regulated by articles 184, 184a-c, and 219 of the Business Law Book. (d) The Imperial Bank and the private banks issuing bills must publish an account on the 7th, 15th, 23d, and last day of each month of their profit and loss, and must draw up a balance sheet of profit and loss at the end of each business year, and must also publish in the Imperial Gazette the yearly account of profit and loss. (Banking law of March 14, 1875, sec. 8.) Furthermore, they are to furnish to the supervising authority (imperial chancellor), in order to enable it to collect the bill tax, a statement of the cash on hand (coin) and of the bills in circulation. (Banking law of March 14, 1875, sec. 10.) For the weekly reports and the annual statements of management the regulations of the banking law of the 14th of March, 1875, sections 15, 32, and 40-44, are also to be regarded. The report of management of the Imperial Bank for 1894 is inclosed herewith. For the balance sheets, as well as the profit and loss calculations of the stock banks and the publication thereof, the regulations, articles 185a-c and 239b of the German Business Law Book, govern. Besides this, for the Prussian mortgage banks there is also section 10 of the standard regulations of June 27, 1893. (e) The supervision of the Imperial Bank is with the Empire, and is done by the bank curators, which body consists of the imperial chancellor, as chairman, and four members. (Banking law of March 3, 1875, sec. 25.) The private banks issuing bills are also placed under the supervision of the Imperial Government through the imperial chancellor. (Banking law of March 14, 1875, secs. 48, 10.) Besides this, the confederated States have the right of supervision of the private banks issuing bills. (Compare banking law, sec. 48, chap. 2.) For the supervision of the mortgage banks various State regulations, issued by State government, exist. (Compare, for Prussia, the standard regulation of June 27, 1893, sec. 2, last chapter,

and sec. 11.) (f) No restriction by law of the amount of leans, as to the maximum limit, exists with regard to any of the banks. (g) The granting of credit by the Imperial Bank and by the private banks issuing bills is limited by the regulations of sections 13 and 44 of the banking law. (Compare, also, the general regulations regarding business transactions of the Imperial Bank herewith inclosed.) The mortgage banks grant loans on mertgage of real estate, which, according to its value as ascertained by appraisal, etc., must be in a fixed proportion with the mortgaged property. They are generally also empowered to invest their available means in other profitable ways. (Compare section 1 of the standard regulations for the Prussian mortgage banks of June 27, 1893.) The granting of loans by other banks is not restricted by law. (h) Compare under question 4g as regards banks issuing bills. (Banking law of March 14, 1875, secs. 13, No. 3, and 44, No. 1.) (i) The having on hand of a cash reserve of at least one-third of the amount of the bills in circulation is only prescribed for the banks issuing bills (so-called metallic third security). (Banking law of March 14, 1875, secs. 17 and 44-3.) (j) In the case of the Imperial Bank the annual net profit is divided between the Empire and the stockholders, according to section 24 of the banking law of March 14, 1875, and the supplement of December 18, 1889. Since December 31, 1891, the lawful limit of the reserve—onefourth of the original capital, 30,000,000 marks—has been reached. (See banking law of March 14, 1875, sec. 24.) The private banks issuing bills must place at least 20 per cent of the net profit beyond 43 per cent of the original capital for the accumulation of a reserve fund until the latter reaches one-fourth of the original capital. (Banking law of March 14, 1875, sec. 44-2.) For stock banks the regulations regarding the creation of a reserve fund are contained in article 185b-c and 239b of the Business Law Book.

5. The Imperial Bank is authorized to accept on deposit money on which interest is to be paid and money without interest. The amount of the deposits on which interest is to be paid is not to exceed the amount of the capital stock and the reservo fund of the bank. (Banking law of March 14, 1875, sec. 13, sub. 7.) The Imperial Bank, however, has not, since 1879, accepted any deposits on interest. On deposits to be with-drawn at pleasure it pays no interest. The regulations for money to be withdrawn at pleasure are to be found in the inclosed "General regulatious regarding the business transactions of the Imperial Bank," pages 39 to 47. As regards the acceptance of money on deposit by the Prussian mortgage banks, compare the standard regulations of June 27, 1893, sections 1 and 2. For all other banks no legal regulations exist as regards their acceptance of money on deposit. On deposits which may be withdrawn daily without notice, the larger banks generally pay from 1 to 2 per cent, according to the condition of the money market, while on deposits with a longer time of notice a comparatively higher rate of interest is granted.

6. The Empire has no interest in any bank as stockholder (owner of shares). It,

however, participates in the profits of the Imperial Bank according to article 24 of the banking law of March 14, 1875. The Bavarian State is a stockholder to the extent of 5,000 shares of 500 marks each of the Bavarian Bank, which is a bank issuing

bills.

7. According to banking law of March 14, 1875, sections 12, 36, 37, the Imperial Bank may establish branch offices at any place throughout the Empire. The regulations of sections 42, 44, chapters 3 and 45, of the banking law of March 14, 1875, govern the private banks issuing bills. There are no restrictions as regards the establishment of branches by the other banks.

8. As regards banks issuing bills, compare interrogatory 4 D. The balance sheet and profit and loss account of stock banks are to be published in the papers specified by statute, and are to be forwarded to the commercial register. (Arts. 185c and 239b

of the Business Law Book.)

9. The banks issuing bills, whose bills in circulation exceed the amount of cash on hand and the amount allowed in accordance with section 9 of the inclosed banking law (see. 32 of the printed inclosure) are required to pay 5 per cent annually of the surplus to the imperial treasury. (Banking law of March 14, 1875, sec. 9.) Besides this, the Imperial Government participates in the net profits of the Imperial Bank in accordance with section 24 of the banking law of March 14, 1875; in a like manner individual confederated States participate in the profits of the private banks issuing

bills, doing business within their territory.

10. In the case of bankruptcy of an insolvent bank the general bankruptcy proceeding is applicable, as regulated by the German imperial bankruptcy regulation of February 10, 1877. Not only the debtors, but each of the directors is authorized to make the request for the declaration of bankruptey. (As regards the stock banks, compare sections 193 and 194 of the bankruptey regulation.) As to actual stock companies (not joint stock companies with shares) the special regulation exists that the board of directors must give notice of the bankruptey before actual insolvency takes place, whenever the balance sheet shows that the capital is not sufficient to cover the debts. (Art. 240 of the Business Law Book.)

11. The amount of the bank bills in circulation of the individual banks issuing bills is not absolutely restricted by the Empire; it is, however, fixed by inclosure, section 9 of the banking law of March 14, 1875, up to what amount each bank may issue bills free from tax which are not covered by cash reserve. For individual banks the confederated States have issued regulations as to the limit of the bills which may be issued by the banks located in their territory, and the limit of the notes to be circulated amounts to: In the case of the Baden Bank, 27,000,000 marks; Bank for Southern Germany, 36,981,000 marks; Bavarian Bank issuing bills, 70,000,000 marks; Brunswick Bank, 10,500,000 marks; Frankfort Bank, 34,285,700 marks, and the Wurtemberg Bank issuing bills, 25,714,200 marks.

12. The banks issuing bills are required to have in their treasury as security for the amount of their bills in circulation, at all times, at least one-third in German current money, Imperial bank bills, or in gold bullion or foreign coin (the pound fine of bullion to be calculated at 1,392 marks) and the remainder in discounted paper, payable within three months, and which as a rule is to have three or at least two solvent sureties. (Banking law of March 14, 1875, sees. 17 and 44-3.) Loans by the bank (Lombard Forderungen), notes, stocks, etc. (Werthpapiere), are not com-

petent as security for bank bills.

13. Detailed information regarding the banking system of Germany will be found in the publications transmitted.

GREECE.

[E. Alexander, United States minister.]

1. There are three privileged banks—the National Bank of Greece, the Ionian Bank, and the Epeiro-Thessalian Bank. They do a general banking business in discounts, loans, etc., and are the only banks in Greece which are permitted to issue bank notes. There are also other banks which transact every kind of banking business, except the issue of bank notes. Loans on mortgage are made chiefly by the three privileged banks, whose regulations require them to make such loans. Most of the

banks are limited.

2. All limited banks, before beginning business, must submit to the ministry of the interior their proposed regulations, specifying the amount of capital stock, the number of shares into which the same is to be divided, the object for which they are formed, and the provisions which may seem fit for the regulation of their business and the conduct of their affairs. A copy of the regulations is forwarded to the ministry of the interior, which, if it approves them, asks for a royal decree. The royal decree, together with the regulations of the bank, is published in the official gazette, thus sanctioning the formation of the bank. Other banks deposit their regulations at the court of first instance.

3. The ministry of the interior determines when the required conditions have been

satisfied.

- 4. (A) The regulations of each bank determine the capital stock. (B) All banks have a manager, or managers, and a council elected at the annual meeting of the shareholders. At the same meeting the auditors are chosen, who examine the accounts of the past year and make a report on the condition of the bank. The councillors are usually elected for two or three years, but are eligible for reelection. Every councillor or manager is required to own, in his own right, a certain number of shares of the capital stock, as designated by the regulations of each bank. (C) The liability of shareholders is determined by the regulations of each bank, but shareholders are usually liable only for the amount invested in their shares. (D) Every year the manager reads, at the meeting of the shareholders, a report on the affairs of the bank for the preceding year. (See, also, No. 8.) (E) Each of the three privileged banks has a royal commissioner, appointed by the Government. All other banks are under the control of the ministry of the interior. (F) There are no fixed restrictions on the amount of loans. (G) As regards restrictions of any other character, the regulations of the National Bank require that three-fourths of the capital stock be invested in mortgages; of the Epeiro-Thessalian Bank, that three-fourths of the capital stock and reserve fund be so invested. (H) Bank loans are made only on first mortgages or on approved securities. (I) The regulations of each bank determine the cash reserve required. The National Bank and the Epeiro-Thessalian Bank set aside 5 per centum for their reserve fund. (J) The accumulation of surplus is determined by the banks' regulations.
- 5. All banks receive deposits bearing interest. The interest varies from 1½ per cent to 5½ per cent, according to the time that money is to be left on deposit. Certain banks allow as much as 6 per cent; the National Bank allows 4 per cent. All of the banks receive deposits not bearing interest, which can be withdrawn at any time.

6. The Government is not interested as a shareholder in any of the banks.

7. All of the banks are permitted to conduct branch banks or offices. The National Bank, for example, has branches in 26 towns of Greece, the principal estab-

lishment being at Athens; and the Ionian Bank, whose head office is in London, has branches at Athens, Corfu, Patras, Cephalonia, and Zante.

8. Information as to the condition of banks is given to the public by monthly or semimonthly balance sheets, and by the annual reports of the managers and auditors.

9. In return for the privileges granted them, the banks pay a tax of 5 per cent on their dividends, the customary house tax, and transport the money of the Government free of charge.

10. The closing up of its business, when insolvent, is determined by the regulations of each bank. In general, it may be said that when a bank has lost one-half or two-thirds of its capital stock a meeting of its shareholders is held; three examiners appointed at this meeting examine the books of the bank and make a detailed report to the shareholders, who then decide whether the bank shall close up or continue its business. In other cases the court of first instance is called upon to decide any

matters relating to insolvent banks which may be brought before it.

11. Since October 1, 1885, Greece has had forced currency. Only the three privileged banks are permitted to issue bank notes. Under the agreement for forced currency the National Bank can issue 70,000,000 drachmas for the Government and 60,000,000 for its own account; the Ionian Bank, 2,000,000 drachmas for the Government and 5,000,000 for its own account; the Epeiro-Thessalian Bank 800,000 drachmas for the Government and 4,200,000 for its own account. By special agreement the three privileged banks have been authorized to issue also 14,000,000 drachmas in fractional currency (notes of 1 and 2 drachmas). Of this amount 7,000,000 are issued by the National Bank, 3,500,000 by the Ionian Bank, and 3,500,000 by the Epeiro-Thessalian Bank.

12. No provision is made for the redemption of bank notes.

13. Balance sheets issued by two banks are here given, in the way of additional information.

National Bank of Greece, established 1842; capital subscribed and paid up, 20,000,000 drachmas, in shares of 1,000 drachmas. Balance sheet October 12, 1895:

LIABILITIES,	Drachmas.*
Canital anhamihad and maid up	20, 000, 000. 00
Capital subscribed and paid up	
Reserve fund	11, 500, 000, 00
Notes in circulation.	106, 252, 864. 37
Deposit and current accounts	88, 629, 015, 06
Savings bank	1 , 413, 011. 26
Dividends payable and credit	607, 172. 80
Profit and loss, sundry liabilities	263, 544, 29
Deposits without interest	6, 098, 709. 48
Notes of 1 and 2 drachmas	7, 000, 000. 0 0
Bills payable	3 , 034, 712. 05
Government deposits	1 26, 737. 50
Service of bank's loan	1, 372, 480. 00
Different accounts	954, 848. 76
Total	247, 253, 095. 57
ASSETS.	
Cash	1, 852, 396. 05
Notes of other banks.	2, 965, 500. 95
Current accounts abroad.	8, 938, 462. 14
	2, 972, 325, 19
Shares in other companies. Advances to Government.	
	10, 430, 598. 02
Government bonds.	38, 487, 457. 83
Sundry loans to public bodies.	28, 435, 445. 38
Bills	12, 091, 897. 65
Agricultural bills.	1 , 479, 633, 95
Bills overdue	4 , 989, 219. 35
Advances on first mortgage	38, 818, 548. 61
Advances on securities	3, 928, 738, 74
Bank premises	5, 817, 628, 76
Real estate	976,082.41
Sundry assets	1, 433, 106, 43
Loan to Government on forced currency and notes of 1 and 2	, ,
drachmas	77, 787, 754. 19
Different accounts	5,868,299.92
Total.	247, 253, 095. 57

^{*}The paper drachma is now worth between 11 and 12 cents.

Ionian Bank, established in 1839, capital subscribed and paid up, £315,507 10s.; amount of each share and paid up, £25; liability of shareholders up to £50 per share. Balance sheet September 12, 1895:

LIABILITIES.

	Drachmas.
Capital paid	7, 887, 687. 50
Notes in circulation	8, 566, 061, 97
Notes of 1 and 2 drachmas	3, 495, 298, 00
Current accounts	3, 831, 876, 69
Deposits bearing interest	8, 150, 292, 84
Bills payable	
Different accounts	47, 510. 69
Undivided profits	827, 581, 23
Provision for doubtful debts	
Total	33, 763, 979, 96
ASSETS.	
Cash on hand	402,578.99
Cash on hand in London	230, 874. 80
Notes of National Bank of Greece	1 , 356, 864. 58
Notes of Epeiro-Thessalian Bank	5, 958, 00
Loan to Government under agreement for forced currency	3, 894, 280, 94
Loan to Government, 1 and 2 drachma notes	3, 499, 999, 00
Government treasury bills	767, 587. 50
Investments in London	3, 670, 669. 79
Investments in Athens	251 , 750. 0 0
Bills receivable, London	613, 707. 81
Bills discounted (commercial, proprietors, etc.)	5, 412, 908, 41
Advances on securities	2, 965, 288. 44
Advances on mortgages	7, 498, 359, 95
Loans and current accounts	
Mortgaged property foreclosed	
Doubtful debts	582, 894, 20
Freehold premises	
	

GUATEMALA.

[D. Lynch Pringle, chargé d'affaires.]

1. Banks of circulation and deposit.

2. The promoters of the concern first solicit concessions from the Government, then draw up a set of rules and regulations and present them to the Government for approval.

3. The Government.

4. (a) According to the statutes of the banks as may be set forth in No. 2. (b) Same. (d) Report and balance sheet published half-yearly. (e) An expert is appointed by the Government, who should periodically examine the banks' transactions, etc. (f) Directed by the board of directors. (g) Same. (h) Same. (i) In some banks no limit is set; others are required to hold a reserve of two-thirds in each to meet their notes in circulation. (j) Same as f, g, h.

5. None. Banks generally allow interest on term deposits only; or even on sight

deposits by special arrangement, or when money is scarce.

6. The Government has no interest as shareholder; i. e., it holds no shares in any of the existing banks.

7. Yes.

8. By means of the half-yearly reports and balance sheet. Shareholders can obtain at any time information as to the standing of the bank.

9. None.

10. See articles 284 to 295 of the Commercial Code.

11. Unlimited.

12. The banks hold sufficient funds for the redemption.

HAITI.

[John B. Ferris, United States minister.]

- 1. There is only one bank existing in Haiti. It is a privileged Government bank, under the title of "The National Bank of Haiti," performing all the treasury service
- 2, 3, 4. The bank is a French establishment, formed according to the accompanying law and statutes (inclosure No. 1) by French capitalists.
- 5. The bank receives deposits in paper money (Haitien currency) as well as in American gold, but allows no interest on such deposits, according to amended regulation (inclosure No. 2).
- 6. The Government has no share in the bank.
 7. The bank has branch establishments in all the open ports of Haiti.
 8. The bank publishes once a month in the official journal (Le Moniteur) its monthly balance.
 - 9. No taxes are paid in return for the privileges.

10 to 13. See law and amended statutes (inclosure No. 1). By a new agreement the bank has now the exclusive privilege of issuing bank notes, redeemable in American gold. Inclosure No. 1 gives all the information as to the working and privileges of the bank. When first established the bank issued a few \$5 notes; at present there are none of these in circulation, and they have no issue at present, either of gold, silver, or notes. The Government has had \$6,200,000 of paper money in circulation in \$1 and \$2 bills, which have been gradually redeemed and destroyed. The amount at present in circulation is about \$4,200,000. This redemption is effected by a tax amounting to 50 per cent on every 100 pounds of coffee exported, which is set aside for the purpose. Besides this amount in paper the Government has \$3,584,000 in silver in \$1, 50, 20, and 10 cent pieces, which have the same intrinsic value as the This money remains in circulation and is not being redeemed. French silver coins. The only guaranty for this silver is the current value of silver. They have also in circulation \$160,000 in copper coin of 1 and 2 cent pieces, which are equal in value to the French copper coins. We have here in circulation American gold and silver estimated at about \$3,000,000, which rates at from 12 to 25 per cent above the Haitien The rate of exchange depends on the season of the year. During the dull season, which is from about June to October, exchange is high, and this year it has run up to 25 per cent, and is now at 21 per cent and will gradually fall during the coffee season and may decline to 12 or 15 per cent. A great deal of the fluctuation of exchange depends also on the indebtedness of the Government. If the Government. ment is heavily involved by loans made from the bank and other sources, exchange keeps high. From the decree (inclosure No. 1) it will be seen that the bank receives all money for the Government and pays all indebtedness for it, as far as the receipts will allow. If the receipts are not sufficient the Government negotiates loans with the bank or other sources. Besides the National Bank of Haiti and its branches there are in every city commercial houses that transact banking business. They advance money on loans to the Government, buy and sell drafts on Europe and the United States, and speculate in all kinds of Government paper. The only tax on these commercial houses is the local tax on all foreigners doing business. The head of the firm pays \$300, Haitien currency, per year for a license, and all foreign clerks employed pay \$50. That is the extent of the taxes on commercial houses, on payment of which they can transact all kinds of banking business with the exception of issuing money. The Government has an internal debt on the different loans made during the past five years amounting to about \$4,000,000 in American gold, on which they pay interest at the rate of 14 per cent in gold per month. These debts are secured by a certain portion of the exportation duty on coffee, and it takes about three years to pay off one of these loans. They have been repeatedly made at different times during the past five years; thus, a loan is made, say for \$500,000 at a time, and they find no difficulty in obtaining any amount they may ask for on the terms given. The interest is paid regularly every month, and the principal gradually reduced. To give an example, a loan was negotiated for \$500,000 last November; this loan has been reduced to less than one-half, and the interest has been regularly paid. I will also state that in making these loans if gold is at 120 against Haitien money the Government accepts it at 110, which really makes 28 per cent per year interest for the The present session of the Haitien legislature has passed a bill authorizing the Government to contract a loan (all loans made by the Government must be sanctioned by the legislature) for 50,000,000 francs (\$10,000,000), to be obtained in Europe at 8 per cent per year, for the purpose of paying off the \$4,000,000 of the internal loans, redeeming the paper money at present in circulation, and with the balance to issue a gold currency. I have been informed that they will have no difficulty in obtaining the money on the terms mentioned, secured by a tax on coffee, in Europe.

HAWAII

[Albert S. Willis, United States minister.

1. Commercial banks only.

2. By payment of a license fee of \$500 to the Hawaiian treasury, and a list of partners in the proposed bank.

3. The minister of the interior.

4. As there are no incorporated banks answers to interrogatory 4 are not required.
5. There are no regulations governing the receipt of deposits, and it is not the custom for the banks to allow interest on deposits.

6. The Government is in no way interested as a shareholder in the banks.

7. Banks may, if they desire, conduct branch offices; none such exist at present.

8. The banks being private concerns there is no public information given.

9. A tax of 1 per cent is levied upon the actual cash in hand on the 1st of July.
10. In the case of insolvent banks they would be treated as an ordinary insolvent partnership.

11. The banks here are not banks of issue.

12. Not being banks of issue no provision is necessary.

13. The banks carrying on business in Hawaii have maintained a high reputation, and there has been no instance of a bank going into liquidation. The principal connections of the banks in Hawaii are with the banks in San Francisco, with whom they correspond and secure advances. In connection with the general post-office is a postal savings bank with an aggregate deposit of \$725,000. Depositors are allowed 5 per cent.

ITALY.

[Larz Anderson, secretary of embassy.]

The banks of issue in Italy are, "The Bank of Italy," "The Bank of Naples," and "The Bank of Sicily." The Bank of Italy dates back to the year 1849. It was first constituted under the name of "Sardinian Bank," with a capital of 8,000,000 lire, and was afterwards called "Sardinian National Bank," and at the time of the proclamation of the Kingdom of Italy was called "National Bank of the Kingdom of Italy." Lately, by the law of the year 1893, the bank was transformed into the "Bank of Italy," with a nominal capital of 300,000,000, of which 210,000,000 were paid in. The capital is formed of shares of 900 lire, of which 600 are paid in. The Bank of Naples is the alloct jetting formed to the proclamation of the same of the sam is the oldest institute of credit in Europe. It has its own capital; therefore it pays no interest on the capital which forms its patrimony. The capital of the Bank of Naples, comprising the reserve fund, amounts to about 170,000,000 lire. The Bank of Sicily is of the same nature of the Bank of Naples, it being created in the year 1843. Capital and reserve fund amount to about 50,000,000 lire. The faculty of making banking transactions, the modalities, modifications, and privileges granted to or withdrawn from the institutes of issue are regulated by law. The faculty of issuing bank notes is granted to the three institutes for a period of twenty-five years, beginning with the year 1893. The issue of bank notes is limited to each institute to triple its real capital. However, up to 1897 the exceptional limit of circulation for the three institutes is 1,090,000,000 lire, divided as follows: Bank of Italy, 800,000,000 lire; Bank of Naples, 242,000,000 lire; Bank of Sicily, 48,000,000 lire. The institutes are under obligations, however, to gradually reduce their circulation, bringing it, within fourteen years from 1893, to the legal limit—that is, after fourteen years the capital or patrimony of each institute must correspond to the third part of the circulation. The bearers of bank notes are entitled to have them exchanged for currency by the institute issuing them. The notes of the Bank of Italy, Bank of Naples, and Bank of Sicily have legal course in the districts where there is a branch office or agent of the bank which issued them. The Government officials and bank officers jointly supervise the issuance of bank notes. The expense connected with the preparation of the bank notes are defrayed by the institutes. The Government tax on circulation is 1 per cent per annum on bills issued for free circulation and which are not guaranteed by the capital of the bank. The tax is payable to the Government on January 20 and July 20 of each year. The capital required as a guarantee of the circulation (i. e., the third part of the circulation itself) must consist of currency and golden ingots. The institutes are authorized to issue checks or bonds payable at sight in all principal or branch offices of each institute, but the debt corresponding to the issuance of such checks or bonds must be guaranteed by currency equal in amount to 40 per cent of the debtitself. The three institutes can make the following business transactions: (a) Advances for a period not to exceed three months upon acceptances bearing the signatures of three persons unquestionably solvent; (b) advances for a period not to exceed four months, and for threequarters of the rate of exchange upon bonds of the public debt of any state, or guaranteed by the state, as well as upon shares of the institutes of land security; (c) advances upon golden and silver valuables or golden ingots; (d) advances upon raw and woven silks and silver ingots for two-thirds of their value; (e) purchase and sale, in ready money and for their own account, of foreign bills of exchange payable in gold. The Bank of Italy can not make any business transactions upon The institutes can receive deposits in account current bearing its own shares. interest, such interest not to exceed one-half of the rate of discount. The discount may be modified on demand of the institutes with the authorization of the Government. The institutes can accept properties or mortgages as securities for doubtful credits, the same to be disposed of within three years. Inspection of institutes of issue rests with the ministry of agriculture, industry, and commerce, together with the treasury department, public officials making extraordinary examinations every two years. If such officials fail to disclose the exact findings of the examination, punishment is provided for by imprisonment for from three months to five years. Members of Parliament are not permitted to be administrators nor occupy any other honorary or remunerative office in the institutes of issue. Authority to issue bank notes was formerly granted to the National Bank, Bank of Naples, Bank of Sicily, Roman Bank, National Tuscan Bank, and the Tuscan Bank of Credit. Under the law of 1893 the National Bank, National Tuscan Bank, and the Tuscan Bank of Credit were authorized to consolidate for the purpose of constituting a new bank of issue under the title of Bank of Italy. The Roman Bank, on account of grave irregularities and consequent penal prosecutions, was liquidated by the Bank of Italy. The shares of the Bank of Italy are but nominal, i. e., made out to the bearer.

KOREA.

[H. N. Allen, chargé d'affaires.]

Korea has no banking system or anything to take the place of one. The Japanese banks operate here, but they will be fully covered by the reports from Japan.

LIBERIA.

A dispatch from the United States minister at Monrovia, Liberia, states that there is no banking system in that country.

MEXICO.

[M. Romero, Mexican minister.]

As in the United States, banking in Mexico is a State affair—that is, the Federal Government issues grants to several banks in the Federal district, which includes the city of Mexico, and in the territories, and each State has a right to issue a charter to banks established within her own limits; but the Federal Government, by taxation and other means, can monopolize banking. The Federal Government chartered several banks previous to 1882, but only one was successful and is still in existence, formerly called the Bank of London, Mexico and South America, which has been reorganized and is now called the Bank of London and Mexico. The other few chartered banks were consolidated in 1884 into one, called the National Bank of Mexico, which has the exclusive right to issue notes, which are received in payment of all taxes, but the Government does not guarantee them and only authorizes the bank to make that issue. The bank can issue notes for three times the amount of its capital and deposits not of a confidential character. To supervise the amount of the notes issued by the bank, so that they shall not exceed the amount allowed, the Government appoints two officers to act as supervisors of the bank for the purpose aforesaid. That bank has a right to establish agencies all over the country and has actually established them in all the principal cities of the Republic. The bank started with a capital of \$20,000,000, of which 40 per cent was paid up, and the balance to be called upon by the subscribers, the bank having a right to increase its capital to any amount that they thought convenient. The bank agreed to advance the Mexican Government from \$6,000,000 to \$8,000,000 at 6 per cent interest, and to collect some of the Federal revenues, charging a small commission for that service. The Mexican Government appointed the bank its agent to pay the interest of the public debt. The bank enjoys all those privileges for fifty years from the date of the charter, which was May 31, 1884. You will see by this brief synopsis that we have really only one bank in Mexico, and that it stands in very much the same position as the Bank of England stands to the British Government.

NETHERLANDS.

[William E. Quinby, United States minister.]

- 1, 2, and 3. The Bank of The Netherlands is the only institution subject to Government interference. All other banks are of an entirely private nature. Like all liability companies, they are required by the Commercial Code to submit their deed of foundation for the Royal sanction and to observe the provisions of that code, but for the rest they are perfectly free in their operations. Hence these replies refer to the Bank of the Netherlands only.
- 4. (a) See article 3 of the statutes; (b) see article 18 and following of the statutes; (c) there are no special provisions; (d) see article 21 of the law, the weekly balance, and article 20 of the statutes; (e) see article 20 of the law; (f, g, h) see article 7 of the law; (i) see article 16 of the law and the explanatory note at the bottom of the page; (j) see articles 8 and 9 of the law.

5. See the regulations relating to current accounts.

- 6. The state is not a shareholder; it has, however, a share in the profits of the Bank of the Netherlands (see article 22 of the law).
- 7. See article 5 of the law. In addition to the principal establishment at Amsterdam and the branch bank at Rotterdam there are eighteen branches and many corresponding bureaus.
- 8. By the annual report and the weekly balance (see article 40 of the statutes, article 21 of the law, and the accompanying copy of the weekly balance sheet).

9. See articles 10, 11, and 11 bis of the law.

11. One restriction only exists in the provision of article 16 of the law (see also article 12 of the law).

12. See article 43 of the statutes.
13. The bank notes of the Bank of The Netherlands are of 1,000, 300, 200, 100, 60, 40, and 25 florins. (See also article 12 of the law.) Further paper money of the value of francs, issued by the Government, is also in circulation.

N. B.—No other bank in The Netherlands issues bank notes.

Accompanying documents: (1) The law relating to the Bank of The Netherlands and also the statutes (in French text). (2) Regulations and conditions upon which the Bank of The Netherlands undertakes the charge of valuables (in French text). (3) Regulations respecting current account (in Dutch text). (4) A copy of the Weekly Balance Sheet (in Dutch text).

PARAGUAY.

[Eben M. Flagg, United States vice-consul.]

1. The following banks are in actual existence in Paraguay to-day: Banco Agricola, Banco Paraguay y Rio de la Plata, Banco Territorial, Banco Mercantil, and Banco Milleres & Co. They may be classified as follows, translating as literally as possible from their statutes: Banco Agricola, to stir up and protect agriculture (Government bank). Banco Paraguay y Rio de la Plata, an incorporated society under law of June 25, 1889. The Government is a heavy shareholder. Banco Territorial, an incorporated society having for its object to speculate in land, purchasing areas that may be presented for subdivision under the security of an increase in value of the property; to form districts (wards) in those places that are already set apart, selling the ground on easy conditions of payment, putting it within the reach of all; to exploit the markets of Buenos Ayres, La Plata, Montevideo, and other centers of population; to cause unproductive land to produce income (such land as the society shall purchase and consider convenient to retain); to fence, build, and mortgage; to make leases, form savings bank, give money on bill of sale of properties, and to perform all other operations, civil or mercantile, as shall tend to increase land values. Moreover, it has the following objects: (1) Receive deposits at interest, in current account at sight or on time; (2) to discount and loan; (3) to realize any class of credit operations; (4) give and take exchange upon markets at home and abroad, and (5) finally, to practice whatever banking operations, civil or mercantile, that its administrative council may find convenient. The bank is free of Government control. Banco Mercantile del Paraguay, an incorporated society whose object is to aid the commerce of Paraguay by banking and commission operations: To fulfill this object the society may practice the following operations: (a) Receive deposits with or without interest; (b) discount documents with two or more indorsements, exchange received, collect promissory notes or other commercial titles, always giving preference to the discounting of commercial paper; (c) do every class of exchange; (d) make advances and establish credits upon titles and precious metals, general merchandise, products of the country-harvested or about to be, present or future—with such guarantees as the directory shall esteem convenient; (e) buy

and sell on commission products of the country; (f) make advances on consignments to brokers; (g) receive and fulfill every kind of commercial order or commission; (h) to perform any other operation that shall not be prohibited by the general law, and that appertains by its nature to a banking establishment. The bank is not under Government control. Banco Milleres & Co., devoted to discounts and exchange. A commercial partnership, Miller & Rieva, doing principally a business in yerba maté (paraguayan tea) grown on their own estate, and the credit of the firm pledged to the fulfillment of its banking obligations, and entirely independent of Government.

2 and 3. A banking institution may be established in Paraguay with the same facility that any other corporation, society, partnership, or individual enterprise may be. On application to the Government (Congress) stating the object of the corporation and the internal organization which is to govern it, and which should not contravene any organic law of the Republic, permission will be issued to the banking company to establish itself under full recognition by the law. The bank will then be entered in the commercial register and from that moment may proceed to business. In case the bank is to enjoy any special privilege under Government, such special privilege is made the subject of special legislation, the Government and the bank entering into such contract with one another as they may find to be mutually

agreeable

4. (A) In the nongovernment banks the directory of the bank emits its share of capital stock in such proportions and at such times as it considers to be convenient, The Governand in accordance with the best business interests of the institution. ment, as such, has no more control over the bank's capital than it would have over the capital of a mercantile house. When the bank enjoys a Government privilege, the launching of its stock may be made the subject of special arrangement with the Government. In the case of the Banco Paraguay y Rio de la Plata, where the Government was a heavy shareholder and gave said bank right to issue notes, the regulations governing its capital stock were as follows: Capital of bank \$\$,000,000, Paraguayan money (at the time of opening the bank the dollar was worth silver, or about 66% cents gold; it is now worth about 18 cents gold), divided into 80,000 shares of \$160 each—\$70,000 intended for subscription, \$10,000 for compensation of initiators and founders, to be delivered to them and considered as paid up, the burden of such full payment being "distributed at so much per share and paid proportionally on installments paid in advance by shareholders." Of the 70,000 shares intended for subscription, 20,000 to be taken up by Government, and Government to give a bond for £400,000 to be negotiated at 6 per cent; 30,000 to be taken by the syndicate (the syndicate must not be confounded with the initiators); 20,000 offered for public subscription-shares to be paid as follows: Twenty per cent previously to the opening of the bank; 30 per cent by three installments of 10 per cent, in three, six, and nine months; 50 per cent when so determined by the general meeting of shareholders in conformity of the law. (B) (Translation.) Article 4. "The Banco Agricola shall be in charge of a directory of five members, of which one shall be president. They shall be named by the Executive with consent of the senate, and preferably those who are in the farming trade." The Banco Paraguay y Rio de la Plata is managed by a board of nine directors, of which five are named by the bank and four by the Government. The Banco Territorial is managed by a board of eleven directors; Banco Mercantil by seven, and Banco Milleres & Co. is managed by the two part-(C) The liability of shareholders for claims against the bank is limited to the value and amount of their shares. That is to say, the creditors of a bank could not force any payment nor encroach upon any property owned by the shareholder other than was invested in the bank shares. (D) Reports of the condition of the bank are printed and published yearly by the management and distributed among shareholders, depositors, etc., and often a balance sheet is advertised in the public prints. (E) Nongovernment banks are not subjected to any official espionage. The Banco Paraguay y Rio de la Plata was permitted to issue three paper dollars for every silver dollar in its vaults, and a Government official, whom the bank paid \$200 per month, made the examination monthly, in order to report that the paper note emission was not in excess of what was allowed by law. (F and G) The directories of the different banks, either at their general or special meetings, decide upon the advisability of diminishing, restricting, or suspending loans, and it should be remarked that they generally lean to the side of conservatism, and all the banks act in unison, so that frequently the money market is tied up and speculators obtain enormous interest. (H) Already answered in question 1. (I) With the exception of the case of the Banco Paraguay y Rio de la Plata, above reported, no cash reserve is exacted. (J) Have never known such a contingency to occur as the accumulation of surplus.

5. The regulation governing receipt of deposits is to never reject it, but always receive it, and the following is allowed by all the banks: Paper, current account, 4 per cent annual; paper, thirty days deposit, 5 per cent annual; paper, sixty days

deposit, 7 per cent annual; paper, ninety days deposit, 9 per cent annual; paper, one hundred and eighty days deposit, 10 per cent annual. Gold coin, current account, no interest; gold coin, ninety days deposit, 4 per cent annualy; gold coin, one hundred and eighty days deposit, 6 per cent annually. It will be remarked from the above that gold coin has not one-half the interest-drawing power that Para-

guayan paper has.

6. The interest of the Government as a shareholder in the Banco Paraguay y Rio de la Plata has already been mentioned. In compensation for this interest, 5 per cent of the profits of the bank were to go to the Government. For the benefit of the Banco Agricola, which is more closely allied with the Government, the folowing taxes are imposed: A specific exportation tax of 2 cents for every 25 pounds of yerba maté or tobacco; 2 cents for every hide exported; 13 cents for every vara 32 inches) of hard wood 10 by 10 square; one-half cent for every vara of boards 1 anch thick and over; 3 cents for every railroad sleeper; 50 cents for every beef that is butchered for public consumption. What benefit the Government is to derive from these tax-gathering powers accorded to the Banco Agricola it is difficult to see, unless it is supposed to find its compensation in the improvement of the agricultural business which the bank is expected to "stir up" and "protect." However, Paraguay is not the only country whose people are supposed to be "stirred up" and "protected" by having burdens laid upon them, and probably it does not make much difference to the people, so long as they are "protected," whether they are prevented from buying or whether they are prevented from selling.

7. The banks are permitted to conduct branch offices and some of them have opened such in the larger towns outside the capital, but what seems strange to the writer is that in view of the enormous interest that the very best security yields to capital, no foreign banking institution has opened a branch in Paraguay. I could only account for it on the supposition that there must be some specific restriction operating to prevent it, and so addressed a note to the secretary of state on the subject. It will be seen by the note and answer, which, together with translation, is hereto annexed, that such an institution as I describe would meet with no legal disqualifications, so the reason must be sought in the fact that Paraguay is so far out of the way of capitalistic ventures that the large interest which capital draws is not known abroad, and that, with some other facts to be mentioned at the close of this article, will explain what would otherwise be considered an anomalous

8. Information as to the condition of the banks is given through the medium of the public press and reports printed in pamphlet form that are issued under the name of "memorials" every year.

9. The Banco Paraguay y Rio do la Plata pays annually 5 per cent of her profits to the Government in compensation for the concession she obtained. Private banks pay biennially a patent or license for permission to work, and it amounts to

1,000 Paraguayan paper dollars yearly, or about \$170 United States gold.

10. As to the closing up of the business of insovent banks, Mr. Schantens, attorney for the syndicate of the Banco Paraguay y Rio de la Plata (in liquidation), writes me as follows: "In the same manner as bankrupt merchants. The court appoints a receiver and the liquidation follows. The Government does not interfere. The responsibility of directors exist only on paper (in name)." The writer regards the case as only partially stated. What the learned attorney states may be the theory from a legal point of view, but what has actually occurred and is occurring may be inferred by reading a description of the liquidation of the Banco Nacional, which is here appended. When the writer came to Paraguay ten years ago, this bank, backed by the Government, was emitting all the paper currency then extant. Its notes read, "The Banco Nacional will pay to the bearer and at sight gold or silver coin, legally current according to law," etc. The monetary gold standard was the £. It stood for \$5, and no one thought of paying any more than five paper dollars for a British sovereign. Paraguay was then in intimate commercial relations with Argentina, and on the 1st of January, 1885, Argentina suspended specie payments, or rather permitted its National Bank to do so, and the Argentine National Bank was then accounted the third richest bank in the world. To the astonishment of everybody, Paraguayan paper did not depreciate. The same causes that had produced the financial crisis in Argentina (which will be described later on) had not yet commenced to operate in Paraguay, and month after month went on without much depreciation of her currency. At length, toward the end of 1885, certain events occurred which drove up the gold premium to nearly 50 per cent. But the National Bank of Paraguay was not considered on that account insolvent, for by an interpretation of the law the expression "will pay in gold or silver coin" was understood to mean that the bank had the option of redeeming in silver coin but the holder of the note had not the option of demanding gold coin; and so silver coin was at a discount of about 33\frac{1}{3} per cent—it corresponded with a gold premium of 50 per cent—and so matters stood till 1889, about which time the

Banco Paraguay y Rio de la Plata was founded, redeeming its notes in silver, but the following year both banks were subjected to a "run." Their silver reserve was drawn out by holders of notes anxious to realize, and gold went speedily to 300 per cent. There was now no pretext for declaring that the National Bank was not insolvent, for any society or individual who does not fulfill the conditions subscribed to in their commercial paper can not be considered solvent. An individual under such circumstances would in any honest community have been instantly and legally confronted by their liabilities, and their assets demanded. Banco Nacional explained that large sums were owing to them by many people, some of them officials high in authority, who were perfectly solvent and only suffering from temporary pecuniary embarrassments that no doubt would soon pass over; that these people were large landowners, and the price of land was sure to go up after the financial crisis had passed over. So, instead of demanding the bank to show what it could pay, and—even if it were only 20 cents on the dollar—forcing it to pay, the bank was granted a ten years' extension of time (movatorio), and all its debtors were expected to pay off their indebtedness in ten years, at 12 per cent a year, quarterly payments. Nearly all the money had been borrowed from the bank during the time of specie payments, but the bank was to receive the money back in depreciated paper, for by 1891 gold had reached a premium of 600 per cent; but the payments were not made, and in August of 1894 the bank agreed to compromise with its debtors for 50 per cent. Some debtors did pay up at that rate and received discharge of their obligation, but there was such a rush for money, for the offer did not last but three mouths, that interest rose enormously, and many could not in the straightened condition of the money market avail themselves of the opportunity. The price of gold remained virtually the same, though the bank did get in some hundreds of thousands of dollars. What debts it has not been able to collect are now about to be handed over to a syndicate, but it is not certain when the business will be finally settled, and a liquidation that was commenced four years ago may drag on two years more, producing in the commercial community a continual doubt about the value of the circulating medium, which will prevent the making of contracts, since no man can prophesy how they may turn out.

11. The banks, such as were allowed to issue notes, issued, as I have already stated,

three paper dollars to one silver dollar.

12. The only provision now made for the redemption of the notes is through the custom-house. Custom-house taxes are either paid directly in gold coin or in paper money at the quotation furnished by the Government and 5 per cent of the customhouse receipts are set apart for the redemption of the notes each month. This business is conducted by the Banco Agricola, and there is still some question as to the best means of carrying out the provisions of the law-some contending that it would be better to burn the notes coming in from this source, and others not to burn them but buy gold with them, which gold should be deposited in reserve. There must always remain, however, this objection to a custom-house tax for such a purpose, that it lacks the element of steadiness. A general 25 per cent tax that passes off very well this year when the harvest is good and no locusts to eat it, may prove a serious burden next year if the country suffers from drought and locusts. The merchants will complain loudly against the tax, not so much on account of its amount as upon their inability to re-collect it from the consumer, and they will stop importing, thereby crippling the resources of a Government that depends more for its existence upon taxing commerce than any other means. The merchants have done so before, compelling the Government to yield, and there would be nothing to prevent them from doing so again.

13. In 1885 the population of Paraguay was only 250,000, while it is to-day (1895) more than 600,000. In 1885 the paper emission was \$4,000,000 and redeemable in gold; te-day (1895) it is about \$5,000,000, but its gold value is only \$850,000, or about \$1.35 gold per capita. The foreign debt, counting accumulated interest for several years, is only \$5,000,000 gold. The home debt is about \$1,000,000 gold. The country, besides possessing rare beauty in the way of natural scenery, has most abundant natural wealth, requiring only the application of labor to develop it. The constitution (with the exception of one clause, that dictates what theological opinions the chief magistrate shall profess) is considered to be as fair to mankind as any constitution can be. The climate is mild and the soil productive. On the best security, such as boud and first mortgage, the capitalist can get $1\frac{1}{2}$ per cent a mouth, or 18 per cent per annum. This large interest is not due to insecurity of the circulating medium, for the loan can be made on a gold basis if desired. In stating 18 per cent per annum as the rate of interest the writer is well within the limit, as many loans are made at 24 and 36 per cent per annum, and bills discounted at the same rate, with interest paid in advance every three months. Under such circumstances it may well be asked why capital is not pouring into the country and the banks flourishing. The answer may be dated back to 1885. At that time the war of extermination had been closed for more than twelve years. The country, no longer under a dicta-

torship, was in possession of a constitution and had entered the family of nations as a sovereign State, fully recognized as such, sending to and receiving from all the principal nations her consular and diplomatic representatives. At this time the Government had in its possession a large quantity-many square leagues-of fiscal land, which amount was considerably increased by the concession of the Paraguayau Chaco through the arbitration award of President Hayes. Instead of retaining these lands for the benefit of actual settlers the Government was induced to make sale of them to speculators under the belief that they would colonize them. It is needless to say that all hopes of that nature have proven fallacious, and the speculator is doing as much to prevent the settlement of the land as though he were an enemy to the progress of the country, for he manages to keep at least one step in advance of the immigrant, so that if the land is not actually monopolized it is relatively so, while the absorption of so large a quantity of the element that everyone must make use of in one form or another operated at first to drive up rents to an enormous price, and landowners, capitalizing their possessions on this fictitious basis, were enabled to borrow from banks on bond and mortgage sums that actually amounted to far more than the intrinsic value of their pledge. It was useless at the time to point out the danger of the situation; if one bank would not lend the money another would, and the banks soon became swamped with lands whose actual value was worth hardly one-fourth of what had been loaned on them. The same thing had happened before in Argentina, but Paraguay, in the fever of excitement, did not heed the warning. Had the lands been in the possession of actual settlers, of laborers whose work was producing wealth, and whose wants were employing the wealth produced by others, Paraguay would soon have been in possession of sufficient collateral, not only to have redeemed the notes of her banks, but to have warranted an increased emission. was, some squatters were driven off the lands, and vagabonds drifted into the cities, immigration ceased, and merchants who had to pay their outside debts in gold coin soon found that there was little in the country to attract that gold coin, so that \$2, \$3, and very soon \$4 in paper was required to pay for \$1 in gold. While labor was thus suffering, it was at the same time bearing all the burdens of Government and privilege was going scot-free. Any person might own a million dollars' worth of land in the heart of the capital, levying rent in every direction on the labor of others, and for that enormous privilege did not return one cent to the community. In fact, to make matters worse, labor had to bear an increased burden of taxes by raising the license fees that a man had to pay for permission to work at his trade or profession. No one was exempt—physicians, dentists, carpenters, down to boatmen, porters, and washerwomen were all taxed as though industry were so beinous a crime that if it dared to show itself it must be immediately punished by a fine. At this crisis, some few men in Congress, with Don José Segundo Decoud at their head, succeeded in obtaining the passage of a law imposing a tax on land values in the hope that owners of valuable land would be stimulated to put it to some use and give employ-The land of the country was valued by Government assessors withment to labor. out much difficulty, improvements being valued separately, and though the tax was only \$3 per thousand, its beneficial effect was immediately apparent. Fences were erected, fields planted, and deserts artificially created were being redeemed. Soon after the passage of the law Congress adjourned. It had taken months of labor to frame and pass the law, but when Congress met the following April it took only ten minutes to repeal it, and matters relapsed into their former condition, gold reaching 700 per cent premium at one time last year. However, there is now another project for a land tax before Congress, and since its agitation commenced gold has fallen more than 100 points. One would think that this fact alone should indicate the direction that legislation ought to take in order to increase the prosperity of the country and establish the banks once more in the position of security that such institutions must necessarily occupy for the well-being of the citizen and the credit of the nation.

[Inclosure.]

CONSULATE OF THE UNITED STATES, Ascuncion, Paraguay, October 3, 1895.

SIR: Can you kindly inform me if there is any legal impediment in the Republic of Paraguay to the establishment of a bank here that is a branch of a foreign bank? During the ten years since I have been a resident of your country I have never known of any banking corporation having its principal establishment in another country to open a branch in Paraguay, notwithstanding the high rate of interest that has obtained here.

This information is requested most respectfully for the Department of State of the United States, and your answer at the foot of the present document will be most gratefully appreciated by

Your obedient servant,

EBEN M. FLAGG, Vice-Consul of the United States.

Hon. José Segundo Decoud, Secretary of State for the Republic of Paraguau.

ASCUNCION, October 3, 1895.

Distinguished Senor Vice-Consul:

In reply to the request that you make me in the preceding note I should inform you that in my opinion there exists no law or disposition that prohibits the establishment in this country of a branch of any foreign bank. To enjoy the rights that the Commercial Code accords, it should solicit the approval of its statutes by the Executive and its consequent inscription in the respective commercial register. It is understood that the banks do not possess the privilege of emitting paper money without the authority of Congress.

José S. Decoud.

PERU.

[Richard R. Neill, United States chargé d'affaires.]

1. The three banks established in Lima may be classified as loan and discount banks. One of these banks, the "Banco del Callao" has a "Seccion Hipolecaria."

2. A license from the municipality would be necessary to establish a bank, and for obtaining same a copy of the statutes should be presented for inspection.

The municipality.

- 4. There are no regulations for banks. The liability of the shareholders does not go beyond the nominal value of the shares. A statement showing the general balances on the last day of each month has to be published in one of the local There is no examination by Government official; no restrictions on the amount of loans. The securities for loans are generally shares of companies domiciled here, like gas, water, internal debt, railways, or any kind of document which, to the judgment of the banker, could be considered as good. The amount of cash held by each of the banks is 1,000,000 (national money) soles, but it is owing to the bad state of business that a good part of this sum is not invested. There are no restrictions in regard to cash reserve, but of course all banks are careful to have enough to meet their requirements.
- 5. The banks receive money in current accounts and allow 2 per cent per annum; for deposits at sight, 2 per cent per annum; for six months, 3 per cent per annum, and one year, 4 per cent.

6. The Government is not interested in any of the banks as shareholder.

7. All banks are allowed to conduct branches.
8. By the monthly statement published and by the half-yearly reports presented to the local shareholders.

9. Five per cent of the net profits is paid for patent.

10. Nothing can be said about this.

11 and 12. These matters should have to be put before Congress and discussed.

PORTUGAL.

[George William Caruth, United States minister.]

1. The banking system of the Kingdom of Portugal is conducted by the Bank of Portugal, which is the fiscal agent of the Government, and such other banks as may be organized and conducted under the decree of July 12, 1894.

2. The Bank of Portugal has been in operation many years. The organization of other banks consists in obtaining the special permission of the Government to so organize, and in the subscription of a capital stock, the amount to be determined by the shareholders, which must be paid in.

3. This is determined by the commercial section of the department of public works,

which is charged with the control of the entire banking system.

4. (a) The capital stock of the Bank of Portugal was fixed by the law of its creation at 13,500,000\$000 reis, divided into 135,000 shares of 100\$000 reis each. As to other banks, it is determined by the shareholders at the time of organization what the capital stock shall be. (b) The Bank of Portugal is managed by: (1) A governor appointed by the Government, and who holds his office for three years, subject to removal; (2) a board of directors composed of ten members, presided over by the governor, and elected by the shareholders at the annual general meeting; (3) a fiscal board composed of seven members, elected by the shareholders at the annual general meeting, charged with the duty of examining the weekly balance sheets of the bank, seeing that the statutes, rules, and orders relating to the administration of the bank are duly complied with, and to examine the books and accounts, the safes, vaults, etc., of the bank whenever deemed necessary, with the securities on which loans have been made. As to the other banks organized under the general banking law, known as the decree of July 12, 1894, a different rule as to the management obtains. They are managed simply by a board of directors selected by the shareholders. The law,

however, disqualifies the following persons from serving on the board: (1) Any person having a relative engaged in any of the managing departments of the same bank; (2) any person who is a partner of any other member of the board; (3) any person who is a member of the board of directors of any other bank. (c) Shareholders are not liable in the event of insolvency of the bank; they lose their investment and nothing more. (d) Reports as to the condition of the Bank of Portugal are made weekly. Other banks make monthly reports to the commercial section of the department of public works. These reports are then published in the official journal.
(e) The examination of the condition of the Bank of Portugal is made by the governor of the bank, who is appointed by the Government as a general supervisor of the business of the bank. Examination of all other banks is made by the commercial section of the department of public works, being the same office to which the monthly reports are made. (f) There are no restrictions on the amount of loans made by the Bank of Portugal except the provision requiring certain reserves, to be mentioned In the case of other banks, in addition to the reserve required, to be set out hereafter. hereafter, the law provides that when the balance sheets show securities for loans of a fluctuating character there shall accompany them a detailed account of each security. (g) There are no other restrictions on loans except loans secured by the shares of the bank shall not exceed 15 per cent of the capital. (h) The law does not provide for any particular class of securities to be accepted on loans; that is left to the judgment and discretion of the management. (i) The Bank of Portugal is required to have two reserve funds, viz: 20 per cent of the paid-up capital, formed by a yearly contribution of not less than 5 per cent taken from the net profits, which is destined to constitute a supplementary capital as the bank's permanent reserve, and a fluctuating reserve limited to 10 per cent of the capital, formed by a yearly contribution of not less than 5 per cent taken from the net profits, for the purpose of making good any losses or depreciations. Other banks are required to maintain a reserve of at least 20 per cent of the amount of the deposits. (j) There is no provision as to accumulation of a surplus except that mentioned in a preceding section in relation to the Bank of Portugal.

5. The banks may and do allow interest on deposits, but the law requires that the amount allowed shall never exceed half the average rate of discount at the Bank of

Portugal during the half year preceding the settlement of the interest.

6. The Government is not a shareholder in any of the banks.

7. The law permits the banks, if they see proper, to conduct branch banks or offices. 8. The public is advised as to the condition of the banks by the publication of the reports in the official journal, the Diario de Governo.

9. There are no special taxes or burdens imposed upon the banks in return for the

privileges granted them.

10. When a bank fails to fulfill entirely or in part the obligations incurred in the course of its operations, the Government appoints a commissioner of its own, whose duty it is to act with the directors until the settlement of the crisis, either by restoring the normal state of affairs or by a declaration of bankruptey.

11. The only bank issuing bank notes is the Bank of Portugal. The entire paper currency of the Kingdom, and there is no other sort of money in circulation, is issued

by that institution.

12. There is no provision for the redemption of their paper currency. It is supposed, however, to be in some way protected by gold, silver, and bronze coins in the

vaults of the bank.

13. Banks are forbidden to buy on their own account their own shares. Shareholders having shares pledged at the bank are not qualified to take part in general meetings to represent such shares. Banks are forbidden to draw from the reserve fund in order to complete a dividend any sum exceeding one-tenth of the amount of the reserve, and this deduction must be replaced, as far as possible, in the next succceding year. Balance sheets must be signed by an acting director and by the manager or bookkeeper, who shall certify as to its accuracy. The present charter of the Bank of Portugal dates from January 1, 1888, and is to continue for the term of forty years.

RUSSIA.

[Clifton R. Breckinridge, United States minister.]

1. The different classes or kinds of banks are seven in number. First, there is the Imperial or State Bank, which is not a sharehold bank, but is a part of the treasury machinery of the Government. It issues the Government notes, similar to our greenbacks, has branches in various parts of the Empire, and does a general banking business, such as receiving deposits, discounting paper, and dealing in bills of exchange. This is the only bank of issue. All other banks are sharehold or stock banks, and the Government, while it has control over them, which will be explained farther on, has no stock or interest in any of them. The second class is the commercial banks, which do a general banking business. The third class is the discount banks, which make a specialty of discounting paper and making loans on stock, bonds, etc. They are closely akin to commercial banks, but are nevertheless classed separately. The fourth class is the Lombard banks. These make loans only on movable property. They are virtually pawn shops, though the business is upon a far more extended scale than the pawn business is supposed to be in the United States. They are said to be closely overlooked by the Government, and admirably conducted. The fifth class is the mutual credit banks. In banks of this class the interested parties are associated by membership. They are also called mutual credit New members are accepted upon being properly recommended, and at the time of joining they are given a certain amount of credit, which they can use by giving their notes whenever they wish to do so. They are required, upon joining, to deposit, as a part of the permanent capital of the bank, 10 per cent of the credit that they will be entitled to command. This is equivalent to holding paid-up stock to the extent of 10 per cent of the credit the bank is permitted to give them. This deposit, however, is not deducted from their line of credit, and the working capital of the bank is made up of such deposits from those who make them simply as an investment, and of the current deposits of the members. The principal business of these banks is discounting paper, which, as indicated, is restricted to their own membership. The sixth class is known as the land property banks. They are permitted to make advances only upon lands in the provinces, and are equivalent to our farm-mortgage companies, with this distinction, that they issue 4 and $4\frac{1}{3}$ per cent bonds to the borrower to the extent of the loan, and the borrower gets his money by selling these bonds. He can also make his payments to the bank either in money or in bonds. Sometimes the borrower makes and sometimes he loses by this operation. Much information in regard to the business of these banks is contained in dispatch No. 90, of June 12, 1895, by Mr. Pierce, charge d'affairs, to which reference is made at the State Department. The seventh class is the town credit banks. They are limited to making loans upon city and town real estate, improved or to be improved, and they issue 41 per cent bonds to the extent of their loans, as the land banks do. The above exhausts the list of the different classes or kinds of banks.

2. The requirements which must be met to enable a bank of any class to begin business are not definitely fixed, and hence they can not be definitely stated. In a general sense, the proposal must come within one or another of the foregoing classes, unless those desiring to organize a bank can devise some new branch of the business. They form their plan and make their rules or statutes for their own government, and submit the whole to the ministry of finance. It is accepted, with or without change, or rejected, by the ministry, or, officially speaking, by the Emperor, as may appear advisable at the time. There are doubtless some general rules which serve as a guide in the matter, and which are not lightly departed from, but the latitude appears to be largely one of broad and varying discretion, according as the

proposition may commend itself at the time.

3. A bank having been authorized to begin business, the right to continue is practically determined by the ministry of finance, to whom it is required to send monthly reports of its transactions, a report of shareholders' meetings, and a copy of all pub-

lished statements of its affairs.

4. The regulations governing each class of banks are too numerous and varied to admit of reply, except by noting a few leading points and referring to the accompanying translation of statutes for fuller details. This follows from what is stated about the requirements to begin and continue the transaction of business in Nos. 2 and 3; but I take up your points in their order and remark upon them separately as the facts may seem to warrant. (A) Capital stock is not subject to any regulations that I know of except such as may determine the amount and time of payments prior to beginning business. (B) As to the management of banks, reference must be had to the accompanying statutes. (C) The liability of shareholders for claims against a bank is always limited to the amount of their paid-up shares, they being the last to realize in case of failure, but not subject to any further liability or assessment. (D) Reports of the condition of the bank are covered by reports of transactions and condition, as stated in No. 3. Newspaper publication therein referred to is general and obligatory. (E) Government officials examine the books and affairs of a bank at the discretion of the ministry of finance, but such an examination is seldom made if a bank appears to be going on successfully and satisfactorily. (F) As to restrictions on the amount of loans, they are of a varied character. Land and loan credit banks, which issue bonds to the extent of their loans and there stop, are under a very clear, though liberal, restriction. In the case of a commercial bank, the oldest in the Empire, it can not exceed, as regards the relation between loans and security, 80 per cent of the market value of merchandise, 80 per cent of the same value of stocks, and 90 per cent of Government bonds. No relation is specified between loans

and deposits and capital, except such as may be embraced in a general restriction that all business at any given time must not exceed ten times the volume of the paid-up capital and surplus. While it does not bear strictly upon this point, yet I will add that in buying and selling exchange it must not exceed at any time one-fourth its paid-up capital, plus one-half its surplus or "reserve," as they call it, there being in this case, and generally, so far as I am now informed, no definite reserve in the sense in which the word is used in the United States. (G), (H), and (I) are practically covered, as far as I am able to cover them, by (F). I think what is there said states the general policy as definitely as it permits of being stated, and that it will be more satisfactory to you to refer to the inclosures for further details than for me to attempt to enumerate them or to generalize upon them. (J) There are no uniform regulations about the accumulation of surplus. Having finished this list of interrogations, I will add that all of these points, of course, have such judgment passed upon them as can be exercised by the ministry of finance, which oversight, being backed by peremptory power, combined with the natural prudence of the interested parties who have been permitted to do business, secures much better results than would be supposed. By way of illustration, I am told that only one bank has failed in St. Petersburg, where thirty are doing business, within the past ten years.

5. The only regulation in regard to the receipt of deposits, of which I am aware, is as to the amount. In one charter the limit the bank can receive is five times the surplus and paid-up capital. It varies with other banks. Interest is allowed on deposits at the discretion of the bank management, as the current profits and the

state of the monthly market may justify.

6. The Government is not interested as a shareholder in any bank except the State Bank, and the State Bank is exclusively a Government concern. It is as if we had a bureau in the Treasury Department with power to do a great and varied banking business, and with branches all over the country.

7. Banks are permitted to have branch banks, and most commercial banks find it

to their interest to have a few branch establishments.

8. They publish monthly statements in the newspapers. 9. A tax of from 3 to 5 per cent is imposed upon the net profit of banks.

10. Insolvent banks are closed up under the general insolvency law like any other insolvents, a translation of the essential parts of which law is herewith inclosed. I will briefly state that, in making settlement, debts due the Government are preferred above all others. Then come amounts due employees, outstanding bills of exchange, and liabilities for brokerage and commission. Depositors come third, and shareholders come last.

11. No banks are permitted to issue notes. The only bank of issue is the State

Bank, or, in other words, the Government.

12. The provision for the redemption of these notes can best be explained by first stating what is said upon that subject, and then by stating how it works. Taking one of the ruble notes, I find the contract or promise printed upon the note. side it reads as follows: "Imperial credit note. On presentation there will be paid at the exchange cash room of the Imperial Bank one ruble [or more] in silver or gold." Upon the other side these words are used: "Extract from the Imperial manifesto concerning credit notes: First. The Imperial credit notes are guaranteed by the whole property of the realm, without detention at any time, to be exchanged against ringing (hard, pure) metal of the above-mentioned fund. Second. These credit notes enjoy the right of circulation throughout the Empire on an equality with silver coin. Third. For the counterfeiting of credit notes the guilty party is liable to the loss of all rights and will be sentenced to hard labor." There are now reported outstanding 4,194,800,000 francs of ruble notes, amounting, when reduced to gold, to roundly one-half, say 2,100,000,000 francs. The "redemption" fund is reported at 1,403,252,000 francs in gold, including the "ordinary" and "extraordinary." This large fund is not used, however, for purposes of redemption, and the result is that the ruble notes are not even at par with silver. Practically, then, there is no provision for redemption.

Translations of the law relating to insolvents, including insolvent banks, and of the statutes of the St. Petersburg Toula Land Bank, the Russian Bank for Foreign Trade, and the Discount Bank of St. Petersburg were inclosed.

The following information relates to the

GRAND DUCHY OF FINLAND:

1. The Bank of the States, "Finlands Bank," is the sole bank of circulation, and it also transacts discount, loan, and other kinds of banking; joint-stock banks for deposit, discount, loan, and other banking; joint-stock banks for loans granted upon mortgage in town estates; the mortgage bank, "Finlands Hypoteksforening," for loans on country estates; savings banks in most parishes of the country, and postoffice savings banks at the post-offices. The two last-mentioned classes are formed

to promote saving, and are not allowed to be managed with any purpose of profit for the founders.

2. The Finlands Bank is guaranteed and supervised by the States of Finland. The other banks are allowed to transact banking after obtaining license from the Imperial Senate of Finland. Before beginning banking one-fourth part of the joint stock bank's capital must be paid in, and the remaining three-fourths within one year. The managers must be Finlanders.

3. The Imperial Senate of Finland, after receiving reports from the public bank controllers appointed by them for the joint-stock banks, and the supervisor for the

savings banks.

- 4. (A) The capital of the various banks is as follows: the Finlands Bank, 10,000,000 Finnish marks; in joint-stock banks the fixed and invested funds; and in the savings banks not less than 1,000 marks. (B) The Finlands Bank is governed by four deputies for the States and managers nominated by these deputies and appointed by the Emperor, Grand Prince of Finland. Controllers are elected by the States. The managers and revisers of the joint-stock banks are appointed, reclected, or dismissed by the meeting of shareholders. The savings banks are managed by at least five principals and a board of managers. The post-office savings banks are administered in connection with the post. (C) Shareholders are not liable for claims against the banks to a greater extent than the amount of their invested shares. (D) The Bank of the States and the joint-stock banks every month publish their reports in the official journal and in the most widely read paper of the country. (E) A public controller appointed for each bank by the Senate supervises the joint-(F and G) The discounted bills and loans from the Finlands Bank are not considered a security for the circulation. (H) The loans are given upon security in stock, bonds, mortgage, and merchandise, and in the joint-stock banks also upon personal credit. (I) Most banks have reserve funds. (J) The surplus or net profits for each year are, first of all, to be used for the accumulation or increase of the reserve fund; to the reserve fund of the Bank of the States is yearly added one-fourth of the net profits until this fund amounts to 15,000,000 marks. The remainder of the profits is then disposed of by the States for various useful purposes. In the case of jointstock banks 10 per cent of the net profits is annually carried to the reserve fund, until this fund has reached a fixed amount, this varying with the different banks. The remainder of the net profits is divided among the shareholders, or becomes a part of the pension fund for clerks, etc.
- 5. Deposits are received in the joint-stock banks, and interest allowed. Should the legally fixed capital stock of such a bank be diminished by losses to 90 per cent of its original amount, and its liabilities exceed five times such amount, unless this deficit is made good by the shareholders before the lapse of three months the bank is allowed to transact no further business until such losses are replaced. No

interest is allowed on deposits by the Finlands Bank.

6. The Government is not a partner or shareholder in any of the banks.

7. The Finlands Bank is licensed to conduct branch offices by the Imperial Senate. The States issue licenses to other banks to conduct branches.

8. Full reports of the condition of the banks are published monthly in the most widely read papers of the country.

9. No separate taxes or burdens are imposed on the banks.

10. Should the capital stock of any bank be diminished by losses to 75 per cent of the original amount such bank is compelled to stop business and to liquidate its liabilities. The amount remaining after this is done is divided among the shareholders.

11. Finlands Bank, the Bank of the States, is now the sole authorized bank of

issue of this country.

12. The total amount of notes in circulation and other liabilities of the bank payable on demand is not allowed to exceed 35,000,000 marks, and the total amount of the gold coin and bullion in the bank is fixed at not less than 20,000,000 marks, the silver coin in cash, the claims due to the bank from abroad, and the bonds and coupons in foreign money possessed by the bank. The amount of circulation not disposed of amounted on the 30th of last September to 32,500,000 marks.

13. License to issue bonds is given by the Senate only where a bank has a paid-up capital for that purpose of at least 1,000,000 marks, and as security for the proper payment of these bonds when due, in the custody of the public controller, Government or municipal bonds, the sum of which must exceed at least 10 per cent of the amount of bonds issued. Loans on mortgage are given only for half the value of the mortgaged estate. Bonds on foreign money issued by the mortgage bank, "Finlands Hypoteksforening," are guaranteed by the State up to 30,000,000 marks. Finland has never had a bank failure. The following summary is extracted from

the reports of September 30 last of the Bank of the States and of six of the joint-

stock banks:

[Amounts stated in Finnish marks.]

	Fin- lands Bank.	Fören- ings- banken i Finland.	Nor- diska Aktie- banken.	Wasa Akties Bank.	Kan- sallis Osake- pankki.	Nylands Aktie- bank.	Aktie- bolagd Helsing- fors Folk- bank.
Capital funds Reserve funds Notes in circulation	13, 458, 600	5, 113, 000	1,617,000	644, 000	10,000		700, 000
Deposits	17, 369, 000 21, 860, 000	59, 192, 000	56, 971, 000	23, 322, 000	23, 955, 000		
Bonds	20, 177, 000 31, 008, 000	9, 112, 000 9, 119, 000	7, 447, 000 3, 840, 000	2, 459, 000 2, 160, 000	1, 374, 000 3, 619, 000	193,000	31,000
Inland bills Loans				8, 262, 000 7, 663, 000			711, 000 1, 870, 000

Present rate of discount, 4 and 41 per cent.

Translation of the charter of the Helsingfors Public Bank transmitted.

SALVADOR.

[Lewis Baker, United States minister.]

I am gathering the necessary data for a report on the financial situation in Costa Rica, in which country there are but two banks, and but one bank of issue. In Nicaragua there is no bank other than a branch of the London Bank of Central America, with headquarters in London, England. Of its operation here it is rather difficult to gain accurate and trustworthy information. But I will, at a later day, send you a

report covering such information of a reliable nature as I can gather.

1. There is only one class of banks in the Republic of Salvador—banks of emission. In order of date of their creation: The Banco Internacional del Salvador, capital \$3,000,000, divided in 3,000 shares of \$1,000 each, 2,100 shares emitted, \$1,050,000 paid in; reserve fund, \$566,000; present quotation of shares, \$1,300; probable dividend, \$60 per half year, February and August; headquarters, San Salvador. The Banco Occidental, nominal capital \$2,000,000, divided in 1,000 shares, all issued, of \$2,000 each; \$500,000 paid in; reserve fund, about \$230,000; present quotation of shares, \$1,400; probable dividend, \$60 half yearly, January and July; best-managed bank in the The Banco Salvadoreno, nominal capital, Ropublic; headquarters, Santa Ana. \$3,000,000, in 3,000 shares of \$1,000 each, 1,800 issued; paid in, \$900,000; reserve fund, \$200,000; present quotations, \$800; probable dividend, \$30 per half year, January and July; headquarters in San Salvavor; for a long time a Government bank, it has taken a new impetus lately. The Banco Industrial del Salvador, nominal capital \$2,000,000, in 2,000 shares of \$1,000, all subscribed, one-fourth called in, is beginning operations on November 3 with \$500,000 paid in; headquarters, Santa Ana; shares command \$100 premium before beginning of operations. The London Bank of Central America, with headquarters in London and a capital of £600,000, shares of £10 each, has also a branch in the capital and agencies in other parts of the Republic. The amount of money with which it operates in Salvador is unknown.

2. In order to transact business the banks must operate under a concession granted by the Government. To become a body politic it must make an escritura social, the concessionnaires forming a company in accordance with the codex governing stock companies, viz, presenting their statutes, deeds, public documents, by-laws, and books to the jucz de comercio (judge of commerce) of the respective districts.

3. That official determines whether the conditions of the concession have been complied with, the statements being sworn to before him by the manager of the bank, elected by a majority of the stockholders at the meeting of organization.

4. (A) Each concession specifies the regulations as to the capital stock. The approval of two-thirds of the stockholders and of the Government is required to change the statutes or to increase the capital stock. The amount paid in as maximum is 50 per cent of the nominal value of the stock, the other half being the responsibility of the stockholder. As a rule a bank may begin operations when onefourth of the subscribed capital is paid in. (B) The management of the bank is in the lands of a gerente (gerant) or manager. He is elected by the general meeting, and is the official head and representative of the bank, his powers being defined by the by-laws of each institution. In the International Bank, for instance, the management consists of three directors, who instruct the gerente, the latter merely representing the board with the public; while in all the other banks the manager is the actual head of the bank, and in cases of need advises with the consulting director.

The board in those banks consists of the first and second director and of the manager. (C) In all cases, and under the general law of anonymous societies as well as under specification of the different statutes the liability of the stockholders is limited to the nominal value of their shares. (D) Reports of the condition of the bank are made in all the institutions semiannually to the shareholders, and published in open sheets accessible to the public. (E) The sole examination of banks by Government officials consists: First. Of a statutorily compulsive examination every half year as to the relative proportion of bills issued and of the silver coin existing in each institution. Second. Of an examination which may be made at any time as regards the same subject. No other examination may be made except by the competent courts as to the books of the bank, and that only upon mandate of the court. (F) There are no restrictions as to the amount of loans except such as provided by the rules adopted by the board of directors of each institution, such as limit of qualification of a certain signature. (G) Two of the banks, the Occidental and the Industrial, prescribe in the by-laws that no loan may be made to Government, municipalities, or charitable institutions without the approval of a majority of the general meeting, be these loans with or without guaranties. The others have repeatedly made loans of this character, which have in some cases assumed the shape of permanent loans. (H) Loans are given against two or more acceptable signatures to the same note of hand for a time of three months commercial, and up to six months agricultural. In very few cases mortgages on rural or urban real estate have been accepted. It is the intention of the new Industrial Bank and of another bank now in process of formation, the Agricola-Commercial, to lend money on mortgages, the first for a period not exceeding three years, the latter for a minimum of ten years—a clause in its concession which endangers the progress of the bank. Bank shares, market and pier shares, and any other similar collateral guaranties are also readily accepted by the banks to supply the aval of another signature. The want of another signature may also be supplied by any document or note of hand legally indorsable and of recognized value. (I and J) In most cases the statutes provide that 5 per cent of the net profits of each half year should be placed to a reserve fund. In some cases the banks, in view of extraordinary profits, have distributed only certain dividends, placing the remainder to an extraordinary reserve fund or to a fund for future dividends.

5. The receipt of deposits is not governed by any special regulation. The bylaws of the banks provide the method of making the deposit, the kind of currency insisted upon, and the mode of taking note of the depositor's signature. Check books, pass books, etc., are provided free of cost, and little care is exercised generally as to identification, most checks being extended "to bearer." The banks allow interest on deposits when there is a stringency or when their portefenille is complete, the rate varying from 1 to 3 per cent on sight deposits or current accounts; on time

deposits it ranges from 3 to 5 per cent and from three months to one year.

6. The Government is interested in no bank as a shareholder.

7. All of the banks are authorized to and do conduct branch banks or offices in the

principal towns of the Republic.

8. The examination referred to above, made by the minister of finance or his subordinates, as to the relative existence of paper and bullion, is published in the official paper; and, as said before, the banks publish semiannually their estado, or report, in loose sheets, which are available to the public.

9. Far from there being any taxes or burdens imposed upon the banks, they are, as a rule, exempt by their concessions from any taxes, general or municipal, and from stamp dues, and are not liable to imposts in time of peace nor to reprisals in

case of war.

10. In each concession an article provided for the duration of the privileges of the bank twenty-five years, unless: "The general meeting should decide to liquidate it beforehand, and three-fourths of the shares must concur in favor of such a resolution. It will forcibly enter into liquidation in case any of its half-yearly balances should show the loss of its reserve and of 40 per cent of its capital. In that case the general meeting shall dispose as to the person who shall have charge of the liquidation, and of the method of conducting it." This is the extent of the statutory provisions as to insolvency. Any other contingency would be covered by the existing laws as to individuals.

11. In all cases, I believe the banks have been allowed to issue bills under their concessions up to twice the amount of their subscribed capital, the only condition being that they shall at all times have in their vaults coin to the amount of 40 per cent of the value of the bills in circulation. In the concession of the Banco Industrial 50 per cent is the amount insisted upon, but 30 per cent of the mortgages in portefenille is considered as bullion, a rather unwise measure, as no guarantee would be less easy to realize in case of need. Some of the bank notes are made in England; of late years some were engraved by the American Bank Note Company of New York.

12. The notes are all redeemable in silver coin, Peruvian, Chilean soles, Guatemala pesos, or the dollar of the Salvador coinage known as the colon, of the same fineness

(900) and weight (25 gr.) as the other Spanish-American standards. The only provision made for their redemption lies in the 40 per cent reserve of silver, and in the responsibility of the stockholders. So far this has been more than sufficient, but the time may come when, owing to the great competition between banks and the excessive desire to increase business at the expense of safety, the circulation of bills will be increased for the purpose of augmenting credits not easily withdrawn. A run on any bank would naturally precipitate a general crisis, the depositor class being in the minority, and, as a rule, very timid.

13. All the banks use their reserve fund for general business, thus exposing it to all the risks of their capital and counting it as eash reserve when it should be solely a bank reserve immobilized by being invested as much as possible in the safest investments, such as consol or gold bonds. The greatest object of the bank managements seems to be the increase of the circulation and the paying of the largest dividends irrespective of safety. Similar speculation on the part of the Internacional, added to otherwise indifferent management, caused a loss of at least \$350,000 in their reserves at one fell swoop. Notwithstanding this, the quotation price of shares are not affected by any means. To resume: For a population of 700,000, scattered over an area of 7,225 square miles (Salvador is in territory the smallest of the Central American republics), we have the banking facilities expansible to \$10,000,000 among four banks, the Internacional, the Occidental, Salvadoreno, and the Industrial. Limit of issue of bills is \$20,000,000. Add to this the capital and circulation of the London Bank of Central America (available capital in Salvador unknown) and that of the new mortgage bank when it shall begin operations (\$5,000,000). These figures are silver dollars, which, at the mean rate of exchange, would rate 50 cents gold to the sol. The actual circulation of bills between the four banks is about \$5,000,000, or \$2,500,000 gold to a present cash capital of \$3,450,000, not including reserves amounting to about \$950,000. The amounts loaned to the Government on such securities as pledging of — per cent from the customs dues, etc. (interest varying from 10 to 12 per cent annually), are, more or less: Internacional, \$400,000; Salvadoreno, \$325,000; London Bank of Central America, \$200,000. These loans are dangerous because they assume, as a rule, the nature of permanent loans, upon which Government after Government pays the interest, but which immobilize a goodly amount of the banks' capital, this being unavailable in a critical moment. A number of capitalists, one firm especially with a capital larger than that of any of the banks, give money out at interest on long time, or make loans on mortgages. Under a fairly good government the situation of Salvador is excellent, and will continue so as long as coffee, its chief article of export, will command good prices. The balance of trade is always in favor of the country and wealth is somewhat disseminated. It is undoubtedly the richest of the Central American States, without any foreign debt and burdened only by an interior debt arising from late revolutions, with their accrning array of claims, just or unjust, forced loans, etc., in settlement of which the Government has created bonds more or less in the following denominations and quantities: Twelve per cent bonds, about \$1,000,000, \$100 nominal; 6 per cent bonds, about \$4,000,000, \$100 nominal; 3 per cent bonds, \$6,000,000, \$100 nominal. The 12 per cents were a forced loan of the other Government; the 6 per cents a railway loan and a funding of a former debt; the 3 per cents are the result of claims, etc., arising from the last revolution. There are other obligations of the Government—bonds against a certain percentage of the customs receipts—as a rule transactions ruinous to the country by the pledging or sale of papers to foreign firms doing business in the Republic. The interest has been paid monthly on all this paper and with great regularity, the Banco Internacional doing the service of the debt; moreover, every month there is a public auction of a certain amount of each class of bonds, the Government buying them, in lots from \$100 to \$5,000, at a maximum rate below the nominal value, from the lowest bidder. The situation of the country is virtually a good one. The rate of discounts of the banks has ranged within the year from 4 to 12 per cent; a mean rate of 8 or 9 per cent being really the normal rate in the country, the one which, if upheld by the banks, would be the one best calculated to give the necessary banking facilities under present circumstances. Competition, however, and animosities between the various circles controlling the different institutions have created, and will, I fear, continue to create these fluctuations, to the detriment of safety. It would be useless, however, to theorize against fiat money and the silver standard in a country which has so long worked purely under a silver standard, and for which a gold standard, suddenly imposed by legislation or otherwise, would mean utter ruin.

SIAM.

[John Barrett, United States minister.]

Siam has no regular banking system. There are, however, excellent banking facilities in Bangkok, the capital. To one who is told that the commerce of Siam amounts to \$40,000,000 a year, and that nearly 600 ships, mostly steamers, enter this port in twelve months it might at first appear surprising that there is no system under the control or guidance of the Siamese Government. This may be accounted for in several ways: First, the Siamese as a people are not commercially inclined, and the business of the country that demands banks is largely in the hands of Europeans and wealthy Chinese; second, under the provisions and protection of extraterritoriality the great British banks, the Hongkong and Shanghai Banking Corporation, and the Chartered Bank of India, Australia, and China, have established permanent branches here, while the Mercantile Bank of India has a lesser agency; third, in the interior there is little need as yet of banks, as there are no large commercial centers aside from Bangkok, and all products are brought to this port for a market; fourth, the feeling of uncertainty as to the future of Siam, whether it will maintain its autonomy or become a dependency may deter the Government from establishing its own banks or adopting a banking system. It is therefore impossible to answer satisfactorily the questions asked by the Comptroller of the Currency.

The consul at Hongkong in his report will give the rules governing the Hongkong and Shanghai Banking Corporation, which apply equally here, as Siam has no jurisdiction over it whatever. As part of this report I append a letter from the resident manager of the Hongkong and Shanghai Banking Corporation which, though brief, may be of interest and applicable. By that it will be seen that there is a note issue of this bank in the currency of the realm, but that again is part of its general issue allowed by its British charter. These notes are not necessarily legal tender, but they are accepted for most transactions in Bangkok. At first the natives were not prone to accept notes instead of coin, but now they are looking upon them with more favor. The money of Siam is silver, of which the principal unit is the "tical," which is exactly equal to 60 cents of a "Mexican" dollar. By imperial order five "ticals" make three "Mexicans," and "ticals" are chiefly coined from melted "Mexicans." This "tical" is in turn subdivided into 64 "atts." The actual "att" is a copper piece about the size of the United States cent. Larger divisions of the "tical" are the "salung" (silver) of 16 "atts," and the "fuang" (silver) of 8 "atts." These are all coined by the Siamese mint and come into circulation in three ways—

These are all coined by the Siamese mint and come into circulation in three ways—

These are all collect by the Stanless into and collect into circulation in three ways—first, by direct payment of the Government for all classes of work, contracts, and purchases, etc.; second, by exchange of Mexicans, minus a small seigniorage charge if presented at the mint for coining; and, third, through the local banking institutions above mentioned. In a previous report to the Secretary of the Treasury, dated June 19, I had the honor to report more specifically upon the amount of silver in circulation. This report, therefore, on the banking system that obtains in Siam would come principally under the last question of the Comptroller's circular, but in order to comply strictly with the request the following answers are given:

1. There is only one class of banks in Siam, branches of main institutions having British charters.

2. Compliance with the regulations of the British charter.

3. British officials.

4. Same as main institutions not located in Siam.

- 5. Deposits receive interest the same as in the main institutions.
- 6. The Government has no interest whatever as a shareholder.

7. Branches regulated by provisions of main charters.

8, 9, 10, 11, 12. Branches here are governed by regulations of main banks.

13. Answered in first part of this report.

A semiannual report and balance sheet of the Hongkong and Shanghai Banking Corporation was inclosed with a copy of the following letter addressed to Minister Barrett:

"I have the honor to acknowledge your letter of yesterday's date, handing me a

list of questions regarding the present system of banking in Siam.

"To begin with, it is difficult to answer the questions, as they refer to countries which have national banks. As yet Siam has not any native owned banks, nor are institutions of this kind required in any part of Siam with the exception of the capital, Bangkok, as the country is not yet used to commercial ways, being satisfied with the primitive mode of barter. With the port of Bangkok a large rice trade is carried on with Europe, Hongkong, and Singapore, and the necessary banking facilities are rendered by two branch banks, namely, Hongkong and Shanghai Banking Corporation and the Chartered Bank of India, Australia, and China. The first of these institutions has a note issue in the currency of the country, i. e., ticals, but this issue, being a part of the bank's issue under British charter, is consequently not under

Siamese control. These two banks receive deposits for periods of one year, six months, and three months, allowing interest at the rate of 4, $3\frac{1}{2}$, and $2\frac{1}{2}$ per cent, respectively; also receiving current deposits and allowing interest at 1 per cent per annum on the

daily balances.

"I hand you a statement of the Hongkong and Shanghai Banking Corporation for the half year ended 30th of June last, which may be of assistance in answering some of the questions; but I should say that this institution will be treated by your country's representative so obtained at Hongkong. Should there be any other information you may think I can give you I shall be happy to do so to the best of my ability.
"I am, sir, your obedient servant,

"T. McC. Browne, Agent."

SWITZERLAND,

[James O. Broadhead, United States minister.]

The bank system of Switzerland, and especially the financial institutions based on shares, are subject to the provisions of the federal law of June 14, 1881 (titles 23-26), concerning the force of bonds. We have not at our disposal any official data with regard to the several institutions. In Switzerland only those banks which issue notes are under the control of the Government, and consequently the following information refers to that class alone:

1. They are divided, according to the manner in which their capital stock is created, into (a) cantonal, and therefore State institutions; (b) private institutions;

(c) institutions of mixed system.

2. All banks of issue have to make public reports. In addition to this essential requirement they are subject, as to everything else, not only to the above-cited provisions of the bond law, but to those of the federal law of March 8, 1881, concerning the issue and redemption of bank notes, to those of the ordinance of December 21,

1881, for carrying the same into effect, and to those of various regulations.

3. The authority controlling these banks is "the inspectorate of the banks of issue," under the jurisdiction of the federal department of finance, to which the banks are obliged to make regular reports, such as weekly statements of their condition, monthly balance sheets, annual reports, and business reports for examination,

statistical use, and publication.

4. The existing provisions regarding capital stock, the management of the banks, liabilities of the stockholders for claims against the banks, the methods of management on the part of the officials, restrictions of other kinds with reference to loans made by the banks, securities for loans, compulsory reserves of coin, accumulation of surplus (reserves), etc., are contained partly in the statutes and regulations of the banks themselves, so far as they are consistent with the provisions of the abovecited laws and regulations, and partly in legal provisions. A special restriction as to management is laid upon those banks which protect their circulation, not by the deposit of securities, but by putting up their negotiable paper as collateral security. The kinds of business prohibited these banks are: (a) Giving credit without security; (b) purchase and sale of chattels or securities on their own account or for others on time, or guaranteeing the fulfillment of such engagements; (c) purchase of real estate, except such as is needed for the transaction of their own business; (d) industrial, trade, and commercial enterprises and investments, excepting trade in the precious métals; (e) insurance business; (f) issues of redeemable stocks and bonds, except in the case of Swiss national and communal loans; (g) partnership in firms carrying on such prohibited kinds of business.

5. With regard to the receiving of deposits, the provisions of the statutes and regulations of the banks themselves on the subject have exclusive authority. All institutions of issue are authorized to receive deposits, and, with very few exceptions

(checks and negotiable paper), pay interest on the deposits.

6. Under the now existing system of having a number of banks of issue the State or Federation is in no way interested in these banks as a stockholder, although some of the Cantons are. There are at present in Switzerland eighteen cantonal institutions—that is to say, institutions whose capital stock is exclusively furnished by the respective Cantons, and for all whose liabilities the respective Cantons are responsible; thirteen purely private institutions, in which the Cantons have no interest; three banks of mixed system, the State (cantonal) interest in which varies. In one of them it amounts to one-half (of the stock), in another to six-tenths, in the third to only 200 shares out of 24,000. The respective Cantons are liable only to the amount of their stock. Their share in the administration varies in the three cases.

7. All these thirty-four banks are authorized to establish branches or agencies,

and twelve of them now have one or more branches.

8. The condition of the banks is communicated to the public in regular publications of the weekly statements, monthly balance sheets, and annual reports made to the controlling authority by the banks in an official organ, the Swiss Commercial These publications are made, as above stated, by the inspectorate of the Gazette. banks of issue.

9. The State (the federation) imposes upon all the banks of issue a yearly tax of 1 per cent of the average circulation (bank note control tax). The Cantons are allowed on their part to lay a tax of not more than 6 per cent of the average circu-

lation on the banks of issue within their limits.

10. With regard to proceedings in stoppages of business in cases of insolvency, we refer to articles 26-34 of the bank-note law, and to the provisions of the federal law concerning prosecution for debt and apportionment of assets (of the insolvent).

11. The banks are allowed to issue notes to double the amount of their endowment capital. They must obtain permission to issue notes from the Federal Council, which gives it as soon as the conditions prescribed by the law of obligations and the bank-note law have been fulfilled by the banks. Only those financial institutions can be authorized to issue notes which (a) have their principal seat in Swiss territory and whose title (name) has been approved expressly by the Federal Council, (b) those which are legally constituted as cantonal institutions or as joint stock companies, (c) those which make public reports, (d) those which possess an actual, paid-up capital of at least 500,000 francs, exclusively liable for their own transactions, (c) those which bind themselves to accept in payment the notes of the other Swiss banks of issue. The notes are prepared through the inspectorate of the banks of issue; they are kept in the custody of the inspectorate and delivered to the banks as they need them; they are of the same identical type for all the banks.

12. If a bank wishes to renounce the right of issue which it has acquired it must notify the Federal Council, which thereupon, by public proclamation, calls in part or all of the notes. The case of insolvency is excepted; in that case the notes are called in by a commissioner appointed by the federal court. The notes called in are destroyed under the supervision of the federal authorities as worthless notes. At the expiration of the term fixed for the redemption of notes which have been called in the bank calling them in must pay the coin equivalent of the still outstanding notes into the federal treasury, which undertakes to redeem in coin the still outstanding notes, during a period of thirty years from the date of the calling in. At the expiration of this period the equivalent of the notes which have not been presented for redemption will be paid into the Swiss invalid fund.

13. As to all points not given here in detail, the bank-note law, which we inclose you, together with the ordinance for carrying the same into execution, and all the regulations, will give you, together with the above-designated passages of the law of obligations, sufficient information as to the Swiss bank-note system. For further information we inclose one copy each of the inspectorate's business reports for 1892, 1893, and 1894, and a copy of the law concerning debt and insolvency. It remains for us to state, in conclusion, that a central bank-note institution with the exclusive right to issue notes is projected and will probably be founded in the form of a Swiss national bank, in which case, of course, the thirty-four independent banks of issue now in existence will be abolished.

TURKEY.

[Alexander W. Terrell, United States minister.]

1. Private banks and limited liability companies.

2. An imperial firman for limited liability.

3. The Turkish Government.

4. (a, b, c) Their own statutes only. (d) None. (e) The Imperial Ottoman Bank being the State bank is under the nominal supervision of an imperial commissioner. There are no regulations for the others. (\hat{f}) None. (g, h) None save their own statutes. (i, j) Are determined by the statutes of the particular company.

5. The statute regulations of the particular bank or company. Various rates of interest are generally allowed on sums deposited for fixed periods. The Imperial Ottoman Bank allows $2\frac{1}{2}$ per cent on sums deposited for one year or longer, $1\frac{1}{2}$ per cent on sums deposited for six months, 1 per cent on sums deposited for three months.

6. In no way.

7. The Imperial Ottoman Bank is free to establish branches in any town in the Empire. As regards other banks, permission must be obtained.

8. Generally by half yearly or yearly reports.

9. Certain obligations are imposed on the Imperial Ottoman Bank in return for permission to issue bank notes.

10. Formalities vary with nationality.

- 11. The Imperial Ottoman Bank only is allowed to issue bank notes to extent fixed by the statutes.
 - 12. A cash reserve is kept (33 per cent of face value of notes).

URUGUAY.

[Granville Stuart, United States minister.]

1. The existing banks are all private, the National Bank being in a state of liquidation which is likely to prove disastrous, as they will probably be unable to pay their emission (some \$500,000 which does not circulate) and an equal amount of judicial deposits, both of which are supposed to be privileged debts.

2. To enable a private bank to transact business the statutes of same must be pre-

sented to the Government for approval.

- 3. The Government after consultation with the attorney-general.
 4. The only regulations which govern the private banks are those contained in their statutes, which must declare, (A) the amount of capital and (B) the management of the tank, in which Government has no interference; (C) the banks being limited shareholders are only liable for the amount of their shares; (D) only banks of emission are obliged to publish their balance sheets; (E) Government inspector is required to certify the balance sheets of the banks of emission only, and has no interference in the rest; (F) there is no restriction on loans of any of the banks; (G) there are no restrictions of any character on loans; (H) nor on security for loans; (I) no restrictions for reserve; (J) nor for the accumulation of surplus.

 5. There are no Government regulations regarding deposits. The principal banks
- do not allow any interest on deposits at sight, but receive deposits at from thirty days to twelve months with scaling rates, which vary according to the standing of

6. The Government is not interested as a shareholder in any of the existing banks,

but is responsible for the ruins of the extinct National Bank.

7. Any of the private banks are allowed to open branches in any part of the country, but the only instance is that of the London and River Plate Bank, which has a branch in Paysandié.

8. The only medium of information given to the public as to the condition of the banks is the monthly publication of the balance sheets of the two banks of emission. The condition of the rest of the banks is only made public when they present their accounts to their shareholders, six monthly.

9. Banks of emission pay yearly \$2,000. Banks which do not emit pay yearly \$1,000. Both classes of banks pay besides \$6.50 per annum on each \$1,000 of their

declared capital.

10. In the case of the English Bank of the River Plate, which became insolvent, a liquidating committee of three persons, one named by the directors, another by the shareholders, and a third by the Government, was formed to carry out the

liquidation by mutual consent.

11. The law permitting emission has been repealed, but there exist two banks of emission, the London and River Plate Bank and the Italian Bank of the River Plate, which acquired their rights before the repeal and still preserve them. Thev are allowed to emit notes of not less than \$10 up to double the amount of their respective capitals, but the notes of neither of these two banks are of legal tender, the only legal tender in the country being gold.

12. Each bank makes its own provision for the redemption of its notes, which must be converted into gold on presentation, or if not, the bank be declared insolvent, in which case the notes are considered a privileged debt, and must be paid in

full before any other creditor.

13. There are at present no State banks existing. The private banks are mostly established by British capital and governed by private boards of directors in London. They are entirely independent of Government intervention, except in so far as the emission of notes is concerned. All banks hitherto established with State intervention have proved a signal failure, and have been ruined by flagrant mismanagement.

VENEZUELA.

[Seneca Haselton, United States minister.]

- Banks of deposit, drafts, loans, and discounts, circulation banks, and banks of mortgage credit. (See article 1 of the law.)
 - 2. They must be established according to the law. (See articles 22, 23, 24, 25, and 26.)
- 3. An inspector appointed by the Government in accordance with the law. (See article 31.)

4. The whole banking law exptains.

5. Deposits are received at sight in account current and for a fixed term, and the

same draw interest according to the conditions of the deposit.

6. The Government is not at all interested as shareholder in any of the existing banks, but always maintains a special contract with one of the banks for the collection of the national revenues and for the purpose of supplying funds.

7. The law entitles the banks to establish branches or agencies, but always in

accordance with the corresponding stipulations. (See articles 22 and 27.)

8. The law establishes the quarterly publication of a balance of each bank, and points out the conditions upon which such balance is to be published. (See article 24.)

9. Only the payment for a permit, which varies according to the capital of each bank, and the obligation to pay for the salary of the inspector appointed by the

Government. (See article 31.)

- 10. No practical case established the rule in this matter, but it is understood that the banks are under the same regulations established for any other commercial institution.
- 11. According to the new law the banks can only issue bank notes for one-half their capital. (See articles 5 and 6.)
 12. The law does not establish any, but at least 33; per cent of the amount of the
- issue is generally reserved in cash.

A copy of the laws inclosed.

NICARAGUA.

[Lewis Baker, minister.]

1. There is but one class of banks in Nicaragua. This is provided for under a general banking law, and may be denominated banks of issue and deposit. They are authorized to do a general banking business, such as issuing bills for circulation, receiving deposits with or without interest, discounting notes, buying and selling exchange, etc.

2. The chief requirement in order to do business is for the officers of the proposed bank to satisfy the Government that they have in hand not less than \$100,000 in silver

as a basis of credit. (Gold is not known in the currency of this country.)

3. The state treasurer is the official on whom devolves the duty of determining if

the law's requirements have been met.

- 4. There is but one class of banks in Nicaragua, and there is but one of the class.

 (A) This institution is now known as the "London Bank of Central America, Limited." It was founded in 1888 and began operations under the name of the "Bank of Nicaragua." It has a nominal capital stock of £600,000, divided into shares of £10 each. Only 19,567 of its 60,000 shares of capital have been issued, upon which 50 per cent has been paid in. Of the shares, one-third have been calletted to Central America and two thirds are recoved in Evrope. (B) The pen allotted to Central America and two-thirds are reserved in Europe. (B) The management of the bank is conducted at the headquarters in London, where all meetings of the directors are held. There is, besides, a local board, with limited powers and with two local managers. The latter are sent out from the London house. (C) The shareholders are liable for claims against the bank only to the extent of face value of their respective shares. (D) Reports of the condition of the bank are made annually and are published in the official paper of the Government. (E) The proper official of the Government may, at any time and without previous notice, make an examination of the condition of the bank. (F) There are no legal restrictions as to the amount of loans, so long as the proper reserve is maintained in the bank for the redemption of its own bills. (G) Under the bank's own regulations loans are made only on two good signatures, and for three months—being payable or renewable as may be agreed at the time of falling due; interest in all cases to be paid in advance for the period stipulated in the note. This was, four years ago, 24 per cent, at which rate this bank loaned this Government \$400,000. Later the prevailing bank rate was 18 per cent, and this rate continued until a few months ago, when it was reduced to 12 per cent per annum. (H) Neither the shares of the bank nor the bonds of the Government are accepted as security or collateral for a loan; nor are mortgages on real estate accepted. (I) A cash reserve in silver must always be in the safe of the bank up to 40 per cent of the amount of notes issued for circulation. (J) The surplus of this bank equals less than 13 per cent of the paid-up capital. The surplus, as well as the annual dividends to the stockholders, is determined by the directors in London.
- 5. Deposits on call are accepted, but no interest on them or on daily balances is allowed. Interest on time deposits now paid ranges, owing to length of time, from 5 to 64 per cent.
 - 6. The Government is not interested in the bank as a shareholder.

7. This bank is itself but a branch of the London Bank of Nicaragua, Limited; but it has also a branch in Leon, one in Granada, Nicaragua, and one in San Salvador. Under the state banking law branches may be established at any point in Central America.

8. The annual report of the condition of the bank is printed for the benefit of the

public in the official newspaper in Managua.

9. Banks are not taxed on their capital, circulation, profits, or on any character of property. No import duty is levied upon any of its imports. It has the right to transfer money or property of the national railroad and steamship lines free, and it has the free use of the telegraph and telephone lines.

10. In case of insolvency, banks wind up their business in accordance with the mercantile code. There are no special provisions of law applicable to banks. The directors alone determine when and by whom the affairs shall be administered.

11. The bank is permitted to issue notes up to 60 per cent of the amount of silver

in its safes.

12. There is no stipulation for the redemption of its notes by the bank other than that it must retain not less than 40 per cent in silver of the whole amount of paper

money placed in circulation for redemption purposes.

13. Bank notes, before they are signed by the manager of the bank and issued, are registered in the state treasury. It is claimed by the bank management here that this institution has suffered no considerable loss from its clients. Many people here claim that there is not only room but a demand for another bank and a greater amount of banking capital. I am inclined to this opinion, especially in view of the considerable increase now taking place, and which must take place in the near future, from the recent planting of the coffee crop, and the consequent need of money to handle the exchange, etc. The raising of coffee is exceedingly profitable, and the planters are often justified in paying a large interest on temporary loans for the extension of their plantings and for handling their crops. I herewith hand you as an inclosure a copy of the last report* made public by the directors of the bank located in this city. The item "Depreciation in exchange" has, I understand, cut quite an important figure in the affairs of the bank, and accounts for the meager dividends paid to the stockholders during the early years of the bank's existence. At the time of the founding of the bank the price of exchange against this country was but a few cents. As the price of exchange mounted higher, the bank set apart a "Reserve fund for depreciation in exchange," and divided it from time to time among those original stockholders the value of whose shares was constantly diminishing. For the past year there has been no material advance in the value of gold here; hence the price of the bank shares has gone up. The shares of this bank now command a premium of 50 per cent upon the amount paid in.

AUSTRIA.

[Bartlett Tripp, United States minister.]

1. There are three classes of banks in Austria-Hungary: First, the Austro-Hungarian Bank, the only bank of issue, was created by an act of parliament June 27, 1878; second, the bank companies, which are all limited joint-stock companies or associations; third, the private banking firms. In addition to the above there are

Government postal deposit and savings banks.

2. The Austro-Hungarian Bank transacts the general banking business of the Government, floats all Government loans, discounts drafts of the department of finance, undertakes commissions for the Government, and has the exclusive right of issuing notes of the value of 10 florins and upward. Two-fifths of the amount of such issue must be covered by a gold or silver reserve, and three-fifths by other firstclass securities. The banking companies and associations must present their articles of incorporation, by-laws, and general system by which they propose to operate to the Government, and must obtain a concession from the latter before being permitted to transact business. Private banking firms are only required to register their name with the ministry of interior. Their business is treated as contracts between private persons, over which there is no Government supervision and no special laws governing them other than the general commercial code governing all commercial transactions.

^{*} From this report it appears that the total liabilities of the bank on December 31, 1894, were £319,956, of which the paid-in capital amounted to £97,835; the reserve fund and fund for depreciation in exchange, £23,734; unclaimed dividends, £347; deposits, £89,752; bills payable, £492; notes in circulation, £99,270; profit and loss, £8,525. The assets were: Cash on hand and with bankers, £154,075; bills receivable, £88,526; loans, etc., £68,759; bank premises, etc., £8,595.

3. Two Government comptrollers are appointed, one by Austria and one by Hungary. They are required to examine into the condition of the Austro-Hungarian Bank from time to time and report to the Government. They have the right to attend all meetings, to exercise a supervision over all acts and resolutions, and can veto the latter, provided they be contrary to the articles of incorporation and its agreement with the Government. In the case of other bank companies, a board, one member of which is appointed from each of the ministries of the Government, have full power to grant or refuse concessions to the companies applying for same.

4. (A) The capital stock of the Austro-Hungarian Bank is 90,000,000 florins, and is divided into 150,000 shares. In the case of other banks the capital stock varies. The amount is, however, stated in the articles of incorporation and is solely an arrangement between the bank directors and the stockholders, subject to the terms of concession. The concession from the Government also usually permits a company to increase its stock, if deemed advisable, by the directors and stockholders. (B) The Austro-Hungarian Bank is managed by a governor, two vice-governors, and twelve general councilmen, acting as a board of directors. The governor is appointed by the Emperor on the joint recommendations of the ministers of finance of both divisions of the meaning of the management of the recommendations of the ministers of finance of both divisions of the management of th sions of the monarchy. The two vice-governors are appointed by the ministers of finance of Austria and Hungary, respectively. Eight of the board of directors are elected by the shareholders at the annual meeting, and four are appointed by the management of the bank, two from Austria and two from Hungary. The board elects six of its members to act as an executive committee, and one member to act as general secretary. Other banks are generally managed by one governor or president, two vice-governors, one general secretary and board of directors, all elected (C) All stock companies in Austria-Hungary are limited-liaby the shareholders. bility companies, stockholders are liable only to the amount of their shares. are not liable to assessments for claims against the bank. (D) The Austro-Hungarian Bank is required to publish a report of its condition on the 7th, 15th, 23d, and last of each mouth, and in addition a yearly statement. The other bank companies are required to publish yearly balance sheets. Private bankers are not required to publish any reports or statements of their condition. (E) The weekly reports of the Austro-Hungarian Bank are submitted to the ministry of finance, and the two Government comptrollers are required to examine the condition of the bank and report from time to time to the ministry of finance. In the case of other bank companies the Government has the right to send a commissioner to every meeting of the board to exercise a supervision over the business of the company and report to the Government any irregularities or deviation from the system or by-laws as laid down in the concession under which the bank company is permitted to transact business. (F) In the case of the Austro-Hungarian Bank the amount of individual loans on real estate must not exceed 50 per cent of the valuation of the property hypothe-The amount to be loaned on other securities is not limited by statute. are no laws placing restrictions on the character or amount of loans of other bank companies; this is left to the managers of the companies and the stockholders, and is a matter of agreement between the bank and the party procuring the loan. (G) The Austro-Hungarian Bank is required to pay to the Government 5 per cent of the amount of all notes which it may issue above 200,000,000 florins. (H) Any coin, stock, or bonds listed on the exchange are accepted as security for loans, also first mortgages on real estate, as may be agreed between the bank and those dealing with it. (I, J) In the case of the Austro-Hungarian Bank two fifths of the amount of notes issued by the bank must be covered by a cash reserve in coin, the remaining three-fifths by first-class securities upon which cash can be immediately realized. In addition to this reserve covering notes issued, there is another or additional fund, which is in reality part of the surplus, as the term is understood in the United States. When this reserve fund reaches the amount of 20 per cent of the capital, it shall not be further augmented, but the pension fund for retired employés shall then be increased by the addition of 5 per cent of the accumulated profits of the year. balance, if any, is added to what is called accumulated surplus. Other bank companies and associations are not required by law to carry a cash reserve or retain a surplus. The amount of the surplus or reserve accordingly varies in different institutions and is entirely a matter to be decided by the management under the terms of the concession.

5. The Austro-Hungarian Bank does not receive cash deposits subject to check, only special deposits of stocks, bonds, and other valuables. The other bank companies receive cash deposits and allow 2 to 2½ per cent on open accounts subject to check, and 3 to 3½ per cent on closed accounts, but their deposits are not large, for the reason that the Government postal banks have almost a monopoly of the open deposit account business subject to check.

6. The Government is not interested in either the Austro-Hungarian Bank or any

bank company.

7. The Austro-Hungarian Bank has branch offices in all the principal cities of Austria-Hungary. The bank companies have branches when necessary, if their concession contains a clause to this effect, not otherwise.

8. Official financial newspapers in Vienna, Prague, and Budapest publish full information of the condition of the banks from time to time, in addition to which an official book of reference is published annually containing balance sheets and

general condition of all banks and stock companies.

9. The Austro-Hungarian Bank pays only a tax of 5 per cent on the amount of its notes which it issues above 200,000,000 florins. The bank companies pay the same annual taxes as all the commercial or financial companies and stock associations.

10. There are no special laws governing the closing up of the business of insolvent banks. The procedure is the same as in case of other bankrupt and insolvent

corporations.

11. The Austro-Hungarian Bank has the exclusive privilege of issuing notes of the amounts of 10 florins and upward, which issue must be covered by a reserve, two-fifths of which must be in gold or silver and three-fifths in first-class securities which can be immediately converted into cash. Smaller notes of 5 florins are issued by the Government payable in the currency of the Government. This constitutes all the paper currency in circulation.

12. If called upon, the Austro-Hungarian Bank is required to redeem its notes within twenty-four hours under penalty of forfeiture of its franchise. In case of the winding up of the business of the bank, all outstanding notes must be paid, but they are forfeited if not presented for payment within six years after the date of

liquidation.

13. The banking business in Austria-Hungary is yet in its infancy and is, in general, governed by the same laws and regulations that govern other financial and commercial corporations. The country being in the past an agricultural rather than a commercial one, its banking capital was comparatively small, and the same attention has not been given the legislative and administrative regulation of the business in its different departments as was found necessary in the great banking and commercial centers of western Europe, so that, outside of the special charter granted to the Austro-Hungarian Bank and the administrative discretion exercised over banking corporations and associations by the ministry in granting concessions, but little control is exercised over this business in Austria-Hungary, and no control is exercised over private banking other than is exercised over other private business transactions. In addition to the banks of Austria-Hungary above described there is another different and distinct class of banks known as the postal and savings bank, which must be separately described.

The postal deposit and savings bank is a Government institution under the control of the postal department, with a general office in Vienna and branch offices at every post-office throughout the monarchy. On opening an account the depositor is assigned a certain number, which, together with his name and address, appears upon all checks, deposit receipts, statements of account, and all papers relating to the transactions of such depositor with the bank. The depositor purchases from the bank a check book costing about \$1 per hundred checks, a book of deposit blanks, costing about 40 cents per hundred blanks, the name, address, and number of the depositor being printed on each check and deposit blank; in addition to these the depositor is furnished with special envelopes addressed to the general office of the bank in Vienna, at the cost of about 10 cents per hundred. The depositor uses the postal bank not only as an ordinary bank of deposit, which allows the depositor 2 per cent on open accounts, but also as a means of paying all bills and collecting all indebtedness in every part of the city or country, free of all postage or charges to the depositor. The system in vogue, which is both simple and practical, is briefly as follows: If a depositor wishes to pay a debt to a creditor in any part of Austria-Hungary, he simply fills out a postal check to the order of his creditor, with address of same, together with the date and amount, incloses it in one of the special envelopes addressed to the general office in Vienna, and the post-office authorities find the payee, pay the amount, and take his receipt for same. Within twenty-four hours the depositor receives through the post-office, from the central office of the bank in Vienna, a statement showing the transaction. It contains date, name of depositor, number of the check, amount and name of post-office where it has been paid; also cash balance of the depositor. These statements reach the depositor after every transaction. If there have been several transactions in one day, they all appear on the statement of the day. The depositor is thus kept informed as to the condition of his account every twenty-four hours, provided he has drawn or made a deposit during the previous day. The check of the depositor, forwarded as above, thus becomes a post-office order without incurring the trouble, time, and expense which the latter system involves. The depositors pay all their bills in this manner, whether in the same city or in different parts of Austria-Hungary. The receiver of the money sends his usual receipt by mail to the payer, and in addition the latter has the daily statement from the postal bank that such a numbered check for such an amount was paid on such a day. Furthermore, if the creditor, to whose order the check is paid, is also a depositor in the postal bank as it is the custom for all business houses who are depositors in the postal bank, to have their deposit number printed on all their bills, statements, receipts, and business cards, the debtor fills in the check with the number of debtor) and likewise the debtor or issuer of check receives his daily statement that his account has been debited by a like amount paid to account of depositor No. - (giving the number of creditor). Thus an enormous amount of transactions take place without the cash being withdrawn from the bank. The deposit blanks consist of two parts, each containing the name, address, and number of depositor printed on their face, in addition to which each blank contains its special number in its order in the book, which number appears on both divisions of the blank. The blanks are used in two ways: If a depositor wishes to make a cash deposit, he fills in a blank with the amount and date, presents it with the cash in person or otherwise, at the nearest post-office (there are 125 post-offices in Vienna alone). The postmaster or his deputy receives the deposit, places the date stamp of the post-office on both portions of the blank, separates the latter, affixes his signature to one portion, which he gives to the depositor as a receipt. The other portion is turned into the general office with the cash at the end of the day. Within twenty-four hours the depositor receives his daily statement, showing his account credited with the above transaction and inclosing the other half of the deposit blank. If a depositor sends a bill to one of his debtors he usually incloses one of his deposit blanks; the person receiving the bill fills in the amount of the bill on both portions of the deposit blank, adds his name and address, and presents it or sends it with the money to the nearest post-office, receiving half of the deposit blank, signed and stamped as above, which he attaches to the original bill as a receipt. When the depositor receives his next daily statement from the bank, he sees at once that his account has been credited by the amount of the bill he has sent to his debtor, and with the statement he receives the other half of the deposit blank which was presented by his debtor at the post-office when the latter made the deposit in his favor. In order that the depositors may enjoy all of the above privileges and conveniences, together with free postage and 2 per cent interest on deposit, each depositor is required to keep a constant balance of 100 florins on deposit unless he express a desire to close up his account; therefore the daily statements are most useful and necessary. Any check he may draw, the payment of which would reduce his balance to 1 kreutzer below 100 florins, would be refused payment; therefore all payments are made direct from the one central office in Vienna, though they may be made through any post-office in the monarchy. As there are upward of 1,000,000 depositors, the Government has the use of 100,000,000 florins permanently, and it is not an exaggerated estimate to calculate the average balance of each depositor at 1,000 florins, so that the Government has an average sum of 1,000,000,000 florins constantly at its disposal.

STATE BANKING SYSTEMS.

Reports received relative to State banking systems are given herewith. Portions of the reports and of the laws accompanying them have been omitted for the sake of brevity.

ALABAMA.

[W. H. S. Burgwyn, national-bank examiner.]

Article 14, section 14, of the constitution prohibits the general assembly from incorporating banks to issue bills of credit except under conditions prescribed by the constitution. Section 15: No banks to be established otherwise than under a general banking law or upon a special basis. Section 16: Bills and notes issued as money must be redeemable in gold and silver. No law to be passed sanctioning suspension of specie payments. Section 20: State prohibited from being stockholder. "Nor shall credit of the State be given or loaned to bank."

of specie payments. Section 20: State prohibited from being stockholder. "Nor shall credit of the State be given or loaned to bank."

Section 1522, Code of Alabama, 1886: Banks of deposit and discount authorized; must have at least three shareholders, at least \$50,000 capital, of which not less than \$25,000 must be actually paid in. Section 1523: Subscribers must file, in the office of the judge of probate of the county where the bank is to be located, a declaration in writing signed by each, stating their names and residences, amount of capital stock, number of shares into which it is divided, etc. Said declaration must be accompanied by the affidavits of the subscribers, verified before the judge of probate, that \$25,000 of the capital has been paid. Section 1524: Certified copy of declaration and affidavit to be filed in office of secretary of state, whereupon he must issue a certificate of incorporation, under the seal of the State, certifying * * * that the subscribers, their associates and successors, are a body politic and corporate, * * * and thereafter such corporation shall be deemed fully organized. Section 1526: Management to be by board of directors, not less than three, to be elected as provided by the bylaws. Section 1527: Capital may be increased to \$50,000 and decreased to \$50,000. Section 1528: Existing banks and loan associations may be reorganized under this law. Section 1529: No certificate of deposit for which interest is to be paid can be reissued, but on its return must be canceled. Section 453, sub. 8: Each share of stock to be assessed and tax collected in the county, city, town, or village where the bank is located or doing business.

ARIZONA,

[Joseph T. Talbert, national-bank examiner.]

1. State banks, savings banks, and private banks.

2. Banks of discount and deposit are incorporated under the statute relating to incorporations in general; which provides that any number of persons may associate themselves together for the transaction of lawful business, and shall have power: (1) Perpetual succession; (2) to sue and be sued; (3) to have a common seal; (4) to render the interest of stockholders transferable, and to prescribe the mode of making such transfers; (5) to exempt the private property of members from the liability of corporate debts; (6) to make contracts, acquire and transfer property; (7) to establish by-laws, make rules and regulations for the management of their business. Before commencing business, except that of organization, they must adopt articles of incorporation, which must be signed and acknowledged by them, and be recorded in the office of the county recorder of the county where the principal place of business is located. The articles of association must contain: The names of incorporators; the name of corporation, and its place of business; the general nature of the business to be transacted; the amount of capital stock authorized, and the time when and conditions upon which the same is to be paid; the time of the commencement and termination of corporate existence; by what officers and persons the affairs of the corporation are to be conducted, and the times at which they are to be elected; the highest amount of indebtedness or liability to which the corporation is at any time to subject itself, and whether the private property of incorporators is

to be exempt from corporate debts. Before commencing business banks must also obtain a license from the bank comptroller.

3. The territorial auditor, who is exofficio bank comptroller.

4. (A) There are no provisions in regard to the amount and payment of capital (B) No provisions as to management except such as stated in articles of (C) Shareholders are individually liable for the indebtedness of the association. incorporation in the proportion which the amount of stock owned by them bears to the whole amount of the capital, unless the liability is limited in the articles of association to the amount of their respective holdings of stock; or unless it is stated in the articles that private property of incorporators shall not be liable for debts of the corporation. (D) Every bank shall make to the comptroller not less than three reports during each year, under oath; and said report shall state the amount of capital stock and number of shares; the names of directors and shares held by each; the amount of capital paid in; the amount of reserve fund (if any); the amount due to depositors; the amount and character of all liabilities; the value of its real estate; the amount loaned on real estate; the amount invested in bonds, designating the particular class and amount; the amount loaned on stocks and bonds; the amount loaned on other securities; the actual amount of money on hand or deposited in any other bank or place, and the amount in each place; the amount of property held, or any amount of money loaned, deposited, invested, or placed not otherwise enumerated. The bank comptroller makes a general report of the business of his office to the legislature at each session. (E) The bank comptroller personally, or by a competent expert appointed by him, shall, once in each year or oftener, it necessary, without previous notice, visit and make a full examination of each bank and banking institution, and inspect all its books, papers, notes, bonds, securities, etc., and report same to the attorney-general. Said bank comptroller or examiner must examine under oath officers and servants of the bank in relation to its affairs, and such officers and servants must answer the questions put to them on oath, or be guilty of misdemeanor. (F) Savings banks are restricted to loan on real estate, unless their capital stock or reserve amounts to not less than \$100,000. No loans must be made for a longer period than six years, and loans made upon real estate must not exceed 50 per cent of the market value of the security, except when made for the purpose of facilitating the sale of property owned by the corporation. Savings banks shall not loan or invest their own capital or the money of their depositors in any mining shares or mining stocks. Where the capital stock of the savings bank or reserve fund is greater than \$100,000 they may purchase and hold securities and evidences of indebtedness not secured by There are no restrictions in regard to loans of banks other than savings (G) State banks are required to keep on hand at all times in cash 15 per cent of the aggregate amount of their deposits, including borrowed money. Failure to do this authorizes the bank comptroller to declare the bank insolvent. This law does not apply to savings banks. (H) There are no requirements in regard to the accumulation of surplus, except that each savings association which has no capital shall, on each dividend day, retain at least 5 per cent of the net profits to constitute a fund for the payment of losses.

5. None.

6. Not at all. 7. Branch offices not provided for.

8. Reports of condition are published in the newspapers.

9. A license fee of \$5 is paid for the privilege. A charge of from \$15 to \$25 is made by the bank comptroller for each examination. In addition to this, banks are taxed on their capital stock in the same proportion as other corporations; usually assessed

on a basis of about 50 per cent.

10. When the bank comptroller is informed that any bank is insolvent or unsafe, it is his duty to report in writing the fact of such insolvency to the attorney-general, and his neglect to do so shall be deemed a felony. It is the attorney-general's duty thereupon to bring suit in the district court of the Territory, and if the bank is found to be insolvent or in an unsafe condition to do business, the court will appoint a receiver to wind up its affairs.

11. There are no legal provisions in regard to or referring to the issue of bank

circulation.

12. The principal points regarding the law relative to savings banks are embraced in the above answers.

ARKANSAS.

[Edward I. Johnson, national-bank examiner.]

1. Banking may be carried on by individuals or by corporations composed of three or more persons organized under the general incorporation law of the State. State law prescribes no special regulations for banking.

2, 3. Corporations are organized only under general incorporation laws. Business corporations must consist of not less than three persons, who shall elect a board of directors. The president and secretary are to be elected by the board, and the president must be a member of it. The secretary and treasurer must reside and keep the books of the company within the State. The articles of association must be signed by the president and a majority of the directors, and must be accompanied by a certificate, signed in like manner, and sworn to by the president and a majority of the directors, setting forth the purpose of the corporation, the amount of its capital stock, the amount actually paid in, the names of its stockholders, and the number of shares held by each, respectively, and the articles and certificate must be filed in the office of the secretary of state, and a duplicate with the clerk of the county in which the corporation is to transact business. The stock can be transferred only upon the company's books, and a record of the transfer has to be deposited with the county clerk in order to be valid as against creditors of the transferrer. The corporation has a lien on its stock for debts due from the stockholders. The president and secretary are required to file with the county clerk an annual statement of its financial condition, and, in case of a failure to do so, become liable for its debts. If the directors declare a dividend when the corporation is insolvent they become liable for all the corporate debts. Any corporation which is insolvent or has ceased to do business may be wound up on the suit of any creditor or stockholder by a decree of the chancery court. Preferences by insolvent corporations are forbidden. Shares of stock are in denominations of \$25 to \$100.

- 4. (C) Shareholders liable only for amount of holdings. (E) Not subject to exam-
- 5. No legal provisions governing the receipt of deposits; allow interest on deposits to about the same extent as national banks.

 - 6. The State is not interested in any of the banks.7. Yes, if they so desire, there being no restrictions.8. No channel, except voluntary.

 - Same as others.
 - 10. See answer to 2, 3, and 4.
 - 11. Prohibited by the State constitution.
 - 12. No law releting to savings banks.

CALIFORNIA.

[Board of bank commissioners of California.]

1. There are three classes of banks permitted to do business in this State, viz, commercial, savings, and private banks.

2. Articles of incorporation must be prepared by commercial or savings banks,

- setting forth (1) the name of the incorporation; (2) the purpose for which it is formed; (3) the place where its principal business is to be transacted; (4) the term for which it is to exist, not exceeding fifty years; (5) the number of its directors or trustees, which shall not be less than five nor more than eleven, and the names and residences of those who are appointed for the first year; (6) the amount of its capital stock and the number of shares into which it is divided; (7) if there is capital stock, the amount actually subscribed and by whom. The articles of incorporation must be subscribed by five or more persons, a majority of whom must be residents of this State, and acknowledged by each before some officer authorized to take and certify acknowledgments of conveyances of real property. Upon filing the articles of incorporation in the office of the county clerk of the county in which the principal business of the company is to be transacted, and a copy thereof, certified by the county clerk, with the secratary of state, and the affidavit mentioned in the last section where such affidavit is required, the secretary of state must issue to the corporation, over the great seal of the State, a certificate that a copy of the articles containing the required statement of facts has been filed in his office; and thereupon the person signing the articles, and their associates and successors, shall be a body politic and corporate, by the name stated in the certificate, and for the term of fifty years, unless it is in the articles of incorporation otherwise stated or in this code otherwise
 - 3. Secretary of state and board of bank commissioners.

and other places as prima facie evidence of the facts therein stated.

4. (A) No savings bank, or bank, or banking corporation shall be incorporated in this State and conduct such banking business in a city or town of 5,000 inhabitants or under with a capital stock of less than \$25,000, or in a city or town of over 5,000 and not exceeding 10,000 inhabitants with a capital stock of less than \$50,000, or in a city or town of over 10,000 and not exceeding 25,000 inhabitants with a capital stock of less than \$100,000, or in a city or town of over 25,000 inhabitants with a capital stock of less than \$200,000. Before the secretary of state issues to any corporation that proposes to do a banking business his certificate of the filing of the

specially provided. A copy of any articles of incorporation filed in pursuance of this chapter and certified by the secretary of state must be received in all the courts

articles of incorporation there must be filed in his office the affidavit of the persons named in said articles as the first directors of the corporation that all the capital stock has been actually and in good faith subscribed, and at least 50 per cent thereof paid in lawful money of the United States to a person in such affidavit named for the benefit of the corporation. The remainder of the capital stock must be paid in within two years after the said banking corporation receives from the commissioners its first license to transact business, and if not so paid no further license shall be issued to it: Provided, however, That the provisions of this section shall not apply to corporations now in existence. (B) Immediately after their election the directors must organize by the election of a president, who must be one of their number, a secretary, and treasurer. They must perform the duties enjoined on them by law and the by-laws of the corporation. A majority of the directors is a sufficient number to form a board for the transaction of business, and every decision of a majority of the directors forming such board made when duly assembled is valid as a corporate act. (C) Each stockholder of a corporation or joint-stock association shall be individually and personally liable for such portion of all its debts and liaof stock or shares owned by him bear to the whole of the subscribed capital, stock, or shares of the corporation or association. The directors or trustees of corporations and joint-stock associations shall be jointly and severally liable to the creditors and stockholders for all moneys embezzled or misappropriated by the officers of such corporation or joint-stock association during the term of office of such director or trustee. (D) Any corporation mentioned in section 3 of this act, including banks in liquidation or insolvency, shall, whenever required by the board of bank commissioners, make a report in writing to the commissioners, verified by the oath of its president and its secretary or cashier, or its two principal officers. Said report shall show the actual financial condition of the corporation making the report at the close of any past day by the commissioners specified; (2) the names of the directors, and the number of shares of stock held by each. The oaths of the officers to the statements above required shall state that they, and each of them, have a personal knowledge of the matters therein contained, and that they believe every allegation, statement, matter, and thing therein contained is true; and any willfully false statement in the premises shall be perjury and shall be punished as such. The reports, as provided for by this section, shall by the commissioners be required from each and every corporation herein mentioned at least three times in each year, and shall be transmitted to the commissioners within fifteen days after the receipt from them of a request or requisition therefor. Any corporation mentioned in section 3 of this act failing to furnish the bank commissioners any report by them required under the provisions of this act within the time herein specified shall forfeit the sum of \$100 per day during the time of such default. (E) It shall be the duty of one or more of the bank commissioners, as designated by the commissioners, once each year, and as often as in their judgment may be deemed necessary, without previous notice, to visit and make, personally, a full examination of each and every corporation mentioned in section 3 of this act; to inspect all books, papers, notes, bonds, or evidences of debt of such corporation, and all securities; to ascertain the condition of every such corporation, its solvency, its ability to fulfill its obligations, and, if in their opinion it is deemed necessary, report its condition to the attorney-general as soon as practicable after such examination. (F) No restriction by law regarding commercial banks. Corporations organized for the purpose of accumulating and loaning the funds of their members, stockholders, and depositors may loan and invest the funds thereof, receive deposits of money, loan, invest, and collect the same with interest, and may repay depositors with or without interest. No such corporation must loan money except on adequate security on real or personal property, and such loan must not be for a longer period than six years. No savings bank shall receive the license in this act provided for unless at least 50 per cent of its loans shall be secured by first mortgage, or other prior lien upon real estate situate within this State; such loans, at the date when made, hereafter not to exceed 60 per cent of the market value of the security, except when made for the purpose of facilitating the sale of property owned by the corporation. And it shall be unlawful for any savings and loan society, or savings bank, to purchase, invest, or loau its capital, or the money of its depositors, or any part of either, in mining shares or stocks. Any president or managing officer who knowingly consents to a violation of the above provisions shall be deemed guilty (G) No legal provision governing cash reserve. (H) The directors of of a felony. any savings bank, bank, or banking corporation having a capital stock may semiannually declare a dividend of so much of the net profits of the stockholders as they shall judge expedient; but every such corporation shall, before the declaration of such dividend, carry at least one-tenth part of the net profits of the steckholders for the preceding half year to its surplus or reserve fund until the same shall amount to 25 per cent of its paid-up capital stock. But the whole or any part of such surplus or reserve fund, if held as the exclusive property of stockholders, may at any time be converted into paid-up capital stock, in which event such surplus or reserve fund shall be restored in manner as above provided until it amounts to 25 per cent of the aggregate paid-up capital stock. A larger surplus or reserve fund may be created, and nothing herein contained shall be construed as prohibitory thereof.

5. There is no legal provision governing the receipt of deposits. It is the custom of savings banks to pay interest on deposits. Some commercial banks pay interest

on term deposits.

The State is not interested as a shareholder in any of the banks.
 There are some banks which have branch offices.

8. Commissioners make, on or before the 1st of October in each year, a report to the governor of the State, containing a tabular statement and synopsis of the several reports which have been filed in their offices since their last report, and any other proceedings had or done by them under this act, showing generally the condition of the respective savings, commercial, and other banking corporations or institutions of this State and such other matters as in their opinion may be of interest to the public, with a detailed statement, verified by their oaths, of all moneys and fees of office received by them during the same period. Copy provided each member of the legislature. Reports are public, and delivered to citizens free of charge upon application.

9. There are no taxes imposed upon banks other than those assessed upon all classes of property, except to pay the salaries and all other necessary expenses of the commissioners, as provided for by this act. Every corporation receiving a license shall pay annually, in advance, to the commissioners, in gold coin, its share of the amount required to pay such salaries and expenses; the share to be paid by any corporation to be determined by the proportion which its deposits bear to the aggregate deposits of all such corporations receiving licenses, as shown by the latest reports

of such corporations to the commissioners.

10. If the bank commissioners, on the examination of the affairs of any corporation mentioned in section 3 of this act, shall find that any such corporation has been guilty of violating its charter, the laws of this State, or any of the provisions of this act, or is conducting business in an unsafe manner, they shall, by an order addressed to the corporation so offending, direct discontinuance of such illegal and unsafe practices and a conformity with the requirements of the law and its charter and of the provisions of this act. And if such corporation shall refuse or neglect to conform with such requirements before the expiration of the time in the order specified, or if it shall appear to said commissioners and they shall unanimously decide that it is unsafe for any such corporation to transact business, it shall be the duty of the commissioners immediately to take such control of such corporation and all the property and effects thereof as may be necessary to prevent waste or diversion of assets, and to hold possession of the same until the order of court hereinafter mentioned, and to immediately notify the attorney-general of their action; and it is hereby made the duty of the attorney-general, upon receiving such notification, to immediately commence suit in the proper court against such corporation and all the directors or trustees thereof to enjoin and prohibit them from the transaction of any further business. If, upon the hearing of the case, the court shall find that it is unsafe for such corporation to continue business, and that such corporation or institution is insolvent, said court shall issue the injunction applied for, and shall cause the same to be served according to law, and shall order the commissioners to surrender to the corporation the property thereof in their possession for the purpose of liquidation: or if the court shall find that such corporation is solvent and may safely continue business, it shall dismiss the action and order that the corporation be restored to the possession of its property. The issuance of the injunction hereinabove provided for shall by operation of law dissolve any and all attachments levied upon any property of such corporation within one month next preceding the date of the notification by the commissioners to the attorney-general, as provided for in this section, and no attachment or execution shall, after the issuance of such injunction and during the process of liquidation hereinafter provided for, be levied upon any property of said corporation, nor shall any lien be created thereon. And if it shall appear to the court at such hearing or at any time during the liquidation hereinafter provided for, on the petition of one or more of the bank commissioners or any other interested party, that any of the directors or trustees or officers of said corporation have been guilty of fraud, malversation, or criminal carelessness or negligence, and that any of them are not the proper persons to be intrusted with the closing of the affairs and business of such corporation in the interest of the depositors, creditors, and stockholders thereof, the said court shall cause to be issued in said action and served upon said directors or trustees or officers, or any of them, an order to show cause why they, or any of them, should not be removed from office, which order shall briefly recite the grounds of the application, and shall be returnable at a time to be fixed by the court; and if on the hearing the court shall find that such directors or trustees or officers, or any of them, ought to be removed from office it shall enter its

order of removal accordingly, which order shall be final in the premises; and if the board of directors or trustees of the corporation shall neglect for the period of ten days after such removal to elect or appoint a successor or successors to the person or persons so removed, then the court, by an order entered in said cause, shall appoint such successor or successors; and the court shall also have power in like manner to fill all vacancies occurring in the board, and to appoint directors or trustees in their stead whenever from any cause there are no directors or trustees, or not a sufficient number thereof to constitute a quorum for the transaction of business, or when from any cause there are no directors or trustees, the court may order an election by the stockholders, to be held according to law. Subject to this right of removal and appointment, the directors or trustees of all banking corporations in liquidation shall be permitted to continue the management of the affairs of such corporations during the process of liquidation, under the direction of the bank commissioners, as hereinafter provided. The affairs of every corporation mentioned in this act which is hereafter forced into liquidation under the provisions of this act or otherwise goes into liquidation shall be closed, and the business thereof settled within four years from the time it shall enter into liquidation, unless at the expiration of such time it shall obtain the consent in writing from a majority of the board of bank commissioners to continue in liquidation for a longer period. The bank commissioners shall, however, have no power to grant a continuance for such purpose for a longer period than one year at each time, and the affairs of any corporation in process of liquidation at the time of the adoption of this section as amended shall be closed within a time to be designated by such bank commissioners. Any corporation mentioned herein now in liquidation, or that hereafter goes into liquidation, shall make reports of the condition of its affairs to the bank commissioners, in the same manner as the solvent banks mentioned in this act, and, in addition thereto, shall state the amount of dividends paid, debts collected, and the amounts realized on property sold, if any, since the previous report. The bank commissioners shall have the power, and it is hereby made their duty, to examine the condition of every such corporation in liquidation, in the same manner as in the case of solvent banks, and they shall have a general supervision of any such corporation. They shall have the power to limit the number of employees necessary to close up the business of any such corporation, and to also limit the salaries of the same, and shall do all in their power to make such liquidation economical and as expeditious as the interests of the depositors and stockholders will admit. any officer or employee of any corporation, insolvent or in liquidation, mentioned in this act, shall refuse to comply with the provisions of this section, or disregard or refuse to obey the directions of said bank commissioners, given in accordance with the provisions of this act, such officer or employee shall be punished by a fine of not exceeding \$5,000, or by imprisonment in the county jail for not exceeding one year, or by both such fine and imprisonment, as a court of competent jurisdiction may determine.

11. Constitution of State prohibits issue and circulation of money by State banks.

12. Covered under section 4.

(Copy of banking laws transmitted).

COLORADO.

[Joseph T. Talbert, national-bank examiner.]

1. The different classes of banks permitted by law to do business in Colorado are: (a) National banks; (b) banks incorporated under State laws other than savings banks; (c) savings banks incorporated under State laws; (d) private banks unincorporated.

2. Banks incorporated under State laws must file a certificate with the secretary of state and another certificate with the county clerk and recorder of the county where the bank is located, specifying as follows: First. The name assumed to distinguish such corporation or association and to be used in all its dealings. Second. The place where the operations of discount and deposit of such banking corporation or association are to be carried on, designating the particular county, city, or town, at which place such association shall keep an office for the transaction of its business. Third. The amount of the capital stock of such association and the number of shares into which the same is divided. Fourth. The names and places of residence of the stockholders and the number of shares held and owned by each of them respectively. Fifth. The period at which such association shall commence and terminate. Sixth. The names and places of residence of the several directors and officers and the number of shares of the capital stock of such corporation or association owned and held by each of such directors and officers, which certificate shall be acknowledged. Private savings banks not incorporated are not permitted to do business in Colorado.

3. There is no provision making it the duty of any particular officer to determine when the conditions have been satisfied.

4. An ordinary State bank must have a capital of not less than \$30,000, and is not permitted to transact any business until at least 50 per cent of its capital has been paid into the treasury of the bank in cash, nor until a certificate to that effect, under oath of the president and cashier, shall have been filed in the office of the recorder of deeds of the county where such bank is located; nor is such bank permitted to continue to transact business beyond the period of one year unless the entire capital stock has been fully paid up in cash, and a certificate to that effect filed in said offices. Savings banks must have a capital of not less than \$25,000, all of which must be paid in cash. The management of incorporated banks is in the hands of the directors. Shareholders in banks and savings banks are held individually responsible for debts, contracts, and engagements of said associations in double the amount of the par value of stock owned by them respectively. directors of an ordinary bank, whenever a dividend is declared, shall make a full, clear, and accurate statement to the State treasurer of the condition of the bank at that time, and the same must be published at least once a week for three successive weeks in some newspaper of the county in which such bank is located. ors of savings banks are required to make similar statements to the State treasurer quarterly, which statement must be published, as in the case of other banks. There is no provision for examination of banks by State officials. Banks are not permitted to take as security for any loan or discount a lien upon any part of their capital stock. In case of ordinary State banks the stockholders collectively of any bank shall at no time be liable to such bank, either as principal debtors or sureties, or both, to an amount greater than two-fifths of the amount of the capital stock actually paid in and remaining undiminished by losses or otherwise. No officer of a savings bank shall be a borrower or surety for a borrower of any of its funds, nor shall any savings bank discount any paper made, accepted, or indorsed by its cashier or any of its clerks, or by any partnership of which either is a member. The following additional provision with reference to savings banks is found among our raws: "Section 523. The board of directors or trustees may invest one-half of the deposits made with them upon personal security, or in the bonds or stock of this State or of the United States, or in the bonds of any county, city, town, or school district in this State legally authorized to issue such bonds, or loan the same upon bonds secured by mortgage upon unincumbered real estate worth at least double the amount loaned, or in such other manner as is authorized by this act; and from the remainder of said deposits temporary deposits may be made by said board in any national bank, or in any banks of this State which may be incorporated under the general banking laws, said deposits not to exceed \$25,000 in any one bank; or they may keep the whole or any part of the said remainder to meet the current payments of such bank, and which may by them be kept on deposit, interest or otherwise, or in such suitable form as the directors or trustees may direct." Savings banks and other banks are required to at all times hold, either in their own keeping or on deposit subject to call with some national bank or with other banks organized under general laws, at least 20 per cent of the savings deposits of such bank or association. There is no provision requiring the accumulation of a surplus. Section 223, Mills' Annotated Statute, is as follows: "No corporation organized under the laws of this State and doing business in this State shall loan its money or the money deposited with it to any individual, corporation, firm, or company, directly or indirectly, or permit any individual, corporation, firm, or company to become indebted to it in a sum exceeding 25 per cent of its capital stock actually paid in, or permit a line of loans to any greater amount to any individual, corporation, firm, or company, nor shall any such corporation loan to any officer or director of the same as principal or surety or indorser upon paper for an amount greater than 90 per cent of the capital stock of such corporation actually paid in and owned by such director or officer, unless such borrower deposit with such corporation collateral security or execute a deed of trust or mortgage upon real or personal property which at the time is assessed or assessable for taxable purposes at a valuation 10 per cent in excess of such loan.'

5. Section 222, Mills' Annotated Statutes, is as follows: "If any banker, or any president, director, manager, cashier or other officer, or any agent, clerk or employee of any banker, bank or banking institution doing business in this State shall receive or assent to the reception of any deposit of money or other valuable thing by such banker or in such bank or banking institution, or if any such banker, officer or agent shall create or assent to the creation of any debts or indebtedness by such banker, bank or banking institution, in consideration or by reason of which indebtedness any money or other valuable property shall be received by such banker, or into such bank or banking institution after he shall have had knowledge of the fact that such banker, bank or banking institution is insolvent, he shall be deemed guilty of larceny, and on conviction thereof be punished by imprisonment in the penitentiary for not less than one

year nor more than ten years. And upon the trial of any person charged with an offense under this section, evidence of the failure of any such banker, bank or banking institution at any time within thirty days after the reception of such deposit or the creation of such indebtedness shall be received as prima facie evidence of knowledge on the part of the person charged that such banker, bank or banking institution was insolvent at the time of the reception of such deposit or the creation of such indebtedness." Section 224, Mills' Annotated Statutes, is as follows: "No president, director, manager, cashier or other officer, agent or employee of any bank or banking institution, organized and doing business under any laws of this State, shall receive or assent to the reception of deposits or create or assent to the creation of any indebtedness by such bank or banking institution after he shall have had knowledge of the fact that it is insolvent or in failing circumstances. Every person violating the provisions of this section shall be individually responsible for such deposits so received and such indebtedness so contracted." Section 225, Mills' Annotated Statutes, is as follows: "In all suits brought for the recovery of any deposits received or debt's contracted in violation of the provisions of section 2 of this act all officers, agents or managers, or the executors or administrators of such as may be deceased of such bank or banking institution, may be joined as defendants, or proceeded against severally, and the fact that such bank or banking institution was insolvent or in failing circumstances at the time of the reception of such deposit or the contracting of such indebtedness shall be prima facie evidence of knowledge of such fact and of assent to such reception or contracting on the part of such officer, agent or manager so charged therewith." It is generally the custom of savings banks to allow interest on deposits, and we believe also of other banks where the deposit is left with the bank for as long a time as one year, in case of special agreement to that effect.

6. The State is not in any manner interested as a shareholder in any bank.

7. There is no provision of law permitting banks to conduct branch offices.
8. State banks are not required to furnish information to the public as to their condition, except as stated above in answer to question 4.

9. The shares of stock in national banks doing business in Colorado are subject to taxation in the county where the bank is located, whether the owner resides there or elsewhere, and the bank is required to pay such tax as agent for the shareholders.

10. The usual method of closing up business of insolvent banks organized under State law is by deed of general assignment, all creditors standing upon an equal footing, except employees to the extent of \$50 each, and in the case of the insolvency of savings banks the savings depositors are entitled to preference in the payment over other creditors.

11. State banks are not permitted to issue notes, bills, or other evidence of indebt-edness for circulation as money.

12. The principal points in the Colorado law concerning savings banks have already been mentioned.

CONNECTICUT.

[Edward R. Doyle, bank commissioner.]

- 1. State, savings, and private banks, trust companies.
- 2. Must be incorporated by general assembly.
- 3. General assembly and bank commissioners.
- 4. (A and B) Stated in petition for incorporation. (C) No double liability. (D) Reports made by State banks and trust companies quarterly, savings banks annually—no supervision of private banks. (E) Examinations made by bank commissioners semiannually or oftener. (F) No bank shall discount any paper made, accepted, or indorsed by its cashier or any of its clerks, or by any partnership of which either is a member. No director in any bank shall be obligated to such bank to an amount exceeding 5 per centum of the capital actually paid in and surplus combined, and no bank shall permit the directors to become obligated to it to an amount at any time exceeding in the whole the sum of 20 per centum on its capital stock actually paid in and surplus combined. Any bank which shall violate the provisions of this section shall forfeit to the State not less than \$500 nor more than \$1,000. If any director of any bank shall receive any compensation for indorsing any paper discounted by such bank, he shall forfeit to the State the full amount of such paper. (G) Every bank and trust company shall always keep in its banking office gold and silver coin, bullion, bonds, legal-tender notes of the United States, or national-bank currency, to an amount not less than one-tenth of all its liabilities except its capital stock, but the bonds of the United States so included in sale reserve fund shall never exceed one-twentieth of said liabilities. (H) Savings banks at least 3 per cent of deposits and no more than 10 per cent.
- 5. Savings banks not to exceed \$1,000 in one year. Savings banks allow interest; State and trust companies, in certain cases.

6. Do not know.

7. No.

8. Reports issued by bank commissioners and statements published in newspapers quarterly.

9. One per cent on capital stock; bank commissioners' salaries apportioned accord-

ing to deposits.

10. Forward copies of law.

[Michael F. Dooley, national-bank examiner.]

1. Banks of discount. Trust companies which exercise the same functions and enjoy the additional privilege of receiving and investing trust funds, acting as receivers, administrators, etc. Savings banks of a purely mutual character which receive deposits, from whose investment the depositors are paid dividends.

2. They must obtain a special charter from the legislature of the State. In the early charters certain conditions were needed to be complied with before banks began business. For instance, one bank had to pay for its franchise a bonus of \$10,000 to erect a normal school, and another had to build a fence around the State House yard, etc. But such requirements have not been exacted in recent years. One provision was that one-half of the capital stock had to be paid in before beginning business.

Now the full capital has to be paid in.

3. This is governed by the provisions of the charter. Formerly it was generally provided that commissioners named in the charter should receive subscriptions for the capital, and when this was fully subscribed said commissioners called the subscribers together to elect directors, and when 50 per cent of the capital stock was paid in the bank was allowed to commence business. Under recent charters commissioners are named therein to receive subscriptions, and when capital is fully paid in the banks are allowed to begin business.

4. (A) This is regulated by charter. Capital stock is required to be actually paid in before beginning business. (B) This is also fixed by charter. A board of directors manages each bank, and trustees manage savings banks. (C) There is no such liabil-(D) Banks and trust companies make quarterly sworn statements to the bank commissioners. Savings banks make annual reports to the same officials, who in turn make an annual report to the governor of the condition of each bank, trust company, and savings bank. (E) There are two bank commissioners appointed by the governor, with the consent of the senate, who are obliged to make two examinations a year of each bank, trust company, and savings bank. (F) No bank or trust company shall loan to any party more than 15 per cent of its capital stock actually paid in together with the surplus. No bank or trust company shall discount any paper made, accepted or indersed by cashier or any of its clerks or by any partnership of which either is a member. No director of any bank or trust company shall borrow to an amount exceeding 5 per cent of the capital actually paid in and surplus combined, and no bank or trust company shall permit the directors to become obligated to it to an amount at any one time exceeding in the whole the sum of 20 per cent on its capital stock actually paid in and surplus combined. No loan shall be made by any bank or trust company on a pledge of its own stock. No loan shall be made by any savings bank to a manufacturing corporation or ecclesiastical society secured by mortgage upon its property, unless the same shall be accompanied by the individual guaranty of some responsible party or parties or by collateral security of equal value to the amount of the loan. No savings bank shall loan any money upon any obligation on which only one person or firm shall be holden without taking additional security for the same equivalent to the guaranty of some other responsible party. No officer of a savings bank can borrow its funds. (G) Every bank or trust company shall always keep in its banking office gold and silver coin, bullion, bonds, legal tender notes of United States, or national-bank currency to an amount not less than one-tenth of all its liabilities except its capital stock, but the bonds of the United States so included in its reserve fund shall never exceed one-twentieth of said liabilities. (H) No accumulation of surplus is required for banks or trust companies except that no dividend shall be declared unless from its net earnings after deducting all losses, overdrafts, and obligations suspended or overdue. No savings banks shall make any dividend until its surplus shall have accumulated to an amount equal to 3 per cent of its deposits, but no savings bank shall carry to its surplus or contingent fund a sum larger than 10 per cent of its deposits, and any surplus above that sum shall be divided among the depositors entitled to it in sums of not less than 1 per cent of its deposits.

5. There are no restrictions as to deposits in banks or trust companies, but no savings bank can receive more than \$1,000 on deposit from one depositor in one year. Interest is paid on many accounts by banks and trust companies, but generally on those where the funds are left on deposit for some specified time or on accounts where the average balance is large. Hartford banks, State and national, are as a

rule more generally doing this than other banks in the State, but the evil of interestpaying has grown greatly during the past ten years, until to-day concentrated effort on the part of both banks and trust companies here is made to mitigate, if not entirely to eradicate it. Outside of Hartford little interest is paid on deposits.

6. The State and every educational, ecclesiastical, and charitable corporation, in addition to the authorized capital stock, may subscribe for stock to the extent, in the aggregate, of one tenth of the capital stock actually paid in. The State, through its school fund, is interested in some of the banks as stockholder.

7. No branch offices are permitted.

8. Banks and trust companies inform the public of their condition by reports published four times a year in newspapers printed in the towns and counties where the banks are located, and by the annual reports of the bank commissioners to the

governor. In these last reports appear the statements of the savings banks.

9. The stockholders of banks and trust companies, if residents of the State, pay taxes on their stock in the towns where they reside; and if nouresidents, a tax of 1 per cent is collected by the State. Every cashier of such bank or trust company must forward annually to each town a list of its sharcholders resident therein, and must also make to the State treasurer a return of all the nonresident stockholders. Taxation is based upon the market value of the stock after deducting therefrom the amount invested in real estate, upon which bank or trust company pays tax. Savings banks pay one-fourth of 1 per cent on their deposits, certain deductions for real estate owned and taxable, bonds issued by towns in favor of railroads, and \$50,000 in addition being permitted.

10. When in the opinion of the bank commissioners a bank has impaired its capital or the public are in danger of being defrauded, the commissioners may apply to the superior court for a receiver. Upon hearing and for cause shown the court has

power to appoint a receiver to wind up the affairs of such bank.

11. In the revision of 1866 there appears a law specifying that a bank may issue bills to an amount equal to 75 per cent of its capital actually paid in and unimpaired by losses. In the revision of 1888 this law does not appear. There are no provisions

that I can find.

12. The answer to this question is largely embodied in much of what appears in the other answers. To summarize, savings banks are created by charter. They are managed by trustees and entirely distinct in their powers from banks of discount. Treasurer must give a bond for not less than \$10,000. All loans must be approved by trustees and a record kept, showing names of those assenting. No officer can borrow money from a savings bank. At least one-half of the deposits must be loaned upon unincumbered real estate in this State. Bonds issued by the State of Connecticut or any municipality therein may be classed as real estate. Net earnings, except a small reserve fund, are divided in form of dividends twice a year among the depositors. In declaring dividends the trustees may discriminate to an amount not exceeding 1 per cent in favor of depositors having less than \$2,000 on deposit.

DELAWARE.

[Francis N. Buck, national-bank examiner.]

1. There is no general law under which banking corporations can be organized; must be under special charter by act of assembly, and privileges granted are only such as are embraced in charter or in subsequent amendments. Private banks, receiving deposits and granting discounts, do not exist because of practical prohibi-tion by taxation on deposits. There are one State bank (principal bank and three branches), two trust companies, and two savings banks, all of which are organized and conduct business under special charters.

2. As required in charter.

3. None.

4. (A) Farmers' Bank, Dover (principal), \$224,000; New Castle (branch), \$100,000; Georgetown (branch), \$120,000; Wilmington (branch), \$236,000; total, \$680,000. Equitable Guarantee and Trust Company, Wilmington, \$500,000; Security Trust and Safe Deposit Company, Wilmington, \$500,000, all fully paid. Savings banks are conducted on the mutual plan; both of these are strong and conservative, with large guaranty funds. (B) By directors. (C) None. (D) None, except semiannual and annual publications of statements, and in case of Farmers' Bank, of annual reproductions of the search of the report to governor, for transmission to general assembly. (E) None. (F) None, or nominal if at all. (G) None. (H) None.

5. No legal provision; interest seldom paid by banks, but paid by trust com-

panies and savings banks.

6. State owns: Farmers' Bank, general fund, 1,275 shares, par value \$50; school fund, 2,439 shares, par value \$50; school fund, 5,000 shares, \$36 paid. National Bank of Delaware, Wilmington, general fund, 20 shares, par value \$200; school fund, 37 shares, par value \$200. National Bank of Smyrna, school fund, 114 shares, par value \$50. Union National Bank, Wilmington, 254 shares.

7. Farmers' Bank has principal bank at Dover, branches at Georgetown, New Castle, and Wilmington; organized and conducted at these specifically designated

places, under charter and amendments.

8. Only by occasional publication of summarized statements and in case of savings funds, publication of annual statements. Farmers' Bank makes annual report to governor.

9. State tax of 14 per cent on market value of shares, but not levied on trust

companies.

10. None, except those governing all corporations, usually chancery proceedings

for appointment of receiver.

11. None, other than in Farmers' Bank charter, which provides that circulation shall not be greater than double the amount of capital stock.

12. No general provisions.

Note.—The trust companies practically do a banking business, taking paper and paying and receiving currency over their counters.

FLORIDA.

[W. H. S. Burgwyn, national bank examiner.]

Transmits copy of bank act of 1889, a summary of which appears in the text of this report.

GEORGIA.

[W. H. S. Burgwyn, national-bank examiner.]

Acts 1893, chapter 343, section 1: Any three persons may form a corporation to do a banking business by filing in the office of the secretary of state a declaration in writing stating * * * Such declaration must be accompanied by the affidavit of the subscribers, verified by the ordinary of the county in which it is proposed to do business, that \$25,000 of the capital subscribed has been actually paid in. Section 2: Said declaration to be filed in the office of the secretary of state, whose duty it shall be to certify and deliver to said subscribers a copy of such declaration and affidavit; and it shall be the duty of said subscribers to cause such certified copy, declaration, and affidavit to be published once a week for four weeks in the official organ of the county. Section 3: When said declaration and affidavit has been published as above it shall be the duty of the ordinary to certify the fact to the secretary of state, who shall then issue a certificate of incorporation and he shall then and there record the declaration, affidavit, and certificate of the ordinary and the certificate of incorporation in the order named. Section 4: Such corporation when organized, shall have nower * * * None given in this act to *. None given in this act to corporation, when organized, shall have power issue its notes to circulate as money. (See act of same year below giving this power.) Section 5: Management by board of not less than five or more than twelve directors, holders of one or more shares of stock. Section 6: Capital stock may be increased to any amount, or may be decreased to a sum not less than \$50,000. Section 7: Capital must be \$50,000, and \$25,000 must be paid in cash before the filing of the declara-Section 8: Corporation liable to the extent of its capital and assets, and each stockholder individually liable to the extent of his or her unpaid shares, "and shall be further and additionally individually liable equally and ratably (and not for another as surety) to depositors in an amount equal to the face value of their respec-tive shares." Chapter 355, section 1: "The stock of each stockholder shall be bound for any debts matured or maturing that the stockholder may owe or be liable for to the company, either by indorsement, acceptance, or otherwise." Chapter 344, section 1: Authorizes circulating notes to be money to be issued to banks. Section 2: Governor, treasurer, and comptroller-general of the State to be a commission to have notes engraved and printed, to be numbered and registered, and countersigned by comptroller-general. Section 3: Banks wanting notes to make application to said commission. Application must contain * * * and that said bank has complied with all other conditions and requirements of the act to authorize it to become a bank of Section 4: Commission to inquire into the truth of the recitals in the applica-Section 5: Capital of bank to be not less than \$25,000, all paid in. Section 6: One-half of bank's capital to be kept on deposit in the bank as a fund for the redemption of the notes issued to the bank. Section 7: Other half to be invested in valid county, municipal, State or United States bonds, provided none of said bonds are below par of their face value, and provided the commission approves such bonds. Section 8: Said bonds to be deposited with the State treasurer. Section 9: Said commission to issue to said bank notes to an amount three times the amount of United States legal-ten-

der coin or currency deposited in said bank under section 6, said notes to be a first lien on all the assets of the bank. Section 10: Said notes to be promptly redeemed in United States legal-tender coin or currency. Section 11: The bonds deposited with the State treasurer, and the United States legal-tender coin and currency set apart and kept on deposit in the vaults of the bank, and all other assets of the bank, shall each and both be and remain security in pledge for the redemption of the notes. Stockholders also doubly liable for the redemption of said notes. Section 12: Such double liability of stockholder not to cease until sixty days from date of any transfer of such share. Section 13: Banks to keep as a reserve fund in cash 25 per cent of the aggregate of deposits. Section 14: Should bank fail or neglect for thirty days to make good its reserve as aforesaid, the governor shall direct the attorney-general to institute proceedings for appointment of receiver. Section 15: Depreciation of bonds in possession of treasurer of the State to be made good by substitu-Section 16: Banks to have the right to receive the tion of other bonds. Section 17: interest due on the bonds deposited with the treasurer, unless. Said bonds may be withdrawn by paying to said commission, to be turned into the State treasury, an amount of lawful money of the United States equal to bank's outstanding circulating notes. Section 18: Banks to make quarterly reports to the commission; commission also authorized to call for special reports. Section 19: Duty of bank inspector to visit every bank as often as directed by the commission. Section 20: Unlawful for the bank to loan in the aggregate more than 25 per cent of its capital to the officers and directors, or more than 10 per cent to any one officer or director. Section 21: Unlawful to loan money on the indorsement of its officers or directors. Section 22: Penalty for violating sections 6, 20, and 21 a felony, and punished by confinement in the penitentiary not less than one nor more than twenty Section 23: No dividends to be declared until net earnings shall equal 5 per cent of the capital, which shall be a surplus, to which shall be added annually thereafter 5 per cent of net earnings; and no dividends to be declared except from the net earnings after deducting therefrom 5 per cent to be added to the surplus. Section 24: Cashier of said bank to furnish the governor a bond in an amount equal to the redemption fund held in the vaults of the bank, conditioned on the good and faithful stewardship of said redemption fund, said bond to be made payable to the State treasurer and deposited with him. Act of 1894, chapter 90, section 1: All banks incorporated under the laws of Georgia are authorized to issue circulating notes under such terms and conditions as may hereafter be prescribed by the Congress of the United States. Section 2: That in the event of an act of Congress requiring that a deposit be made with some designated officer of the State as a condition precedent to a bank issuing circulating notes, the treasurer of the State is hereby designated as the officer with whom said deposit should be made, and he is hereby authorized to receipt for and assume safe-keeping of the same. Chapter 81, section 1: Banks required to make statement, under eath, at least four times each year to State bank examiner, and to publish the same at expense of bank, said statements to be made when requested by State bank examiner, to be transmitted within ten days. Penalty for no lect or failure to comply, fine of \$50 for each violation.

IDAHO.

[S. R. Flynn, national-bank examiner.]

1. Idaho has no State banking law. Incorporated banking associations are governed by the general corporation laws. There is no restriction as to classes or kinds of banks, except that a special partnership can not be formed for the purpose of entering the banking business. Banking business is done by private parties with

out incorporation and without capital.

2. No requirements in case of unincorporated concerns. Five or more persons, of whom a majority shall be bona fide residents of the State, can form any private corporation. Articles of incorporation must be prepared, setting forth (1) name of corporation; (2) purpose for which it is formed; (3) place where its principal business is to be transacted; (4) term for which it is to exist, not exceeding fifty years; (5) the names of its directors and trustees and the names and residences of those who are appointed for the first year; (6) the amount of capital stock and the number of shares into which it is divided; (7) if there is capital stock, the amount actually subscribed and by whom. The articles of incorporation must be subscribed by five or more persons, a majority of whom must be resident freeholders of the State, and acknowledged by each before some officer authorized to take and certify acknowledgments of conveyances of real property. Before the secretary of state or the recorder of a county issues a certificate of incorporation, there must be filed in his office an affidavit of the president, secretary, or treasurer named in the articles that the amount of the capital stock required by law has been actually subscribed; but the only corporations required to have a specified amount of capital subscribed are railroad, wagon road, or telegraph corporations.

3. Recorder of county in which corporation does business, or secretary of state

must issue certificate when requirements are complied with.

4. (A) No requirement except as to railroad, wagon road, or telegraph corporations. (B) Not less than five nor more than eleven directors. (C) Each stockholder is individually and personally liable for its liabilities to the full amount unpaid upon the par or face value of the stock or shares owned by him. The liability of each stockholder is determined by the amount of stock or shares owned by him at the time the debt or liability was incurred by the corporation; and such liability is not released or discharged by any subsequent transfer of stock. Any creditor of the corporation may institute actions against any of its stockholders jointly or severally, and in such action the court must determine the amount unpaid upon the stock held or owned by each defendant, and a several judgment must be entered against him for a sum not exceeding such amount. (D) None required. (E) The governor may order an inquiry into the affairs or management of any corporation. (F) No restrictions, except that officers and employees of savings banks who knowingly overdraw their accounts are declared guilty of misdemeanor. (G) No requirement. (H) No requirement.

5. No provisions, except that any officer, agent, teller, or clerk of any bank, and every individual banker or agent, teller or clerk of any individual banker, who receives any deposits, knowing that such bank or banker is insolvent, is guilty of a

misdemeanor. It is customary to allow interest on deposits.

6. Not interested.

7. Nothing in the law to prevent.

8. No information furnished the public through any regular channel.

9. No taxes, except such as are imposed on capital stock and credits. Private and incorporated banking associations have a distinct advantage in the matter of taxation over national banks in this: In estimating assessable property all credits secured by real or personal property are deducted, or rather not included in such estimates.

10. Upon the dissolution of any corporation, the district court of the county in which the corporation carries on its business or has its principal place of business, on application of any creditor of the corporation, or a member or stockholder thereof, may appoint one or more persons to be receivers or trustees of the corporation, to take charge of the estate and effects thereof, and to collect the debts and property due and belonging to the corporation, and to pay the outstanding debts thereof, and to divide the moneys and other property that shall remain over among the stockholders or members. The receiver has, under the control of the court, power to bring and defend actions in his own name as receiver, to take and keep possession of the property, to receive rents and collect debts, or to compound for or compromise the same, to make transfers, and generally to do such acts respecting the property as the court may authorize. Funds in the hands of a receiver may be invested upon interest by order of the court, but no such order can be made except upon the consent of all the parties to the action.

11. No corporation shall emit paper money or create or issue bills, notes, or other

evidences of debt, upon loans or otherwise, for circulation as money.

12. No provision of law regarding the organization of savings banks, and there are none doing business in the State.

ILLINOIS.

[David Gore, auditor of public accounts.]

1. Under the general banking act entitled "An act concerning corporations with banking powers," approved June 16, 1887, as amended by act approved June 3, 1889, banks may be formed "for the purpose of discount and deposit, buying and selling exchange, and doing a general banking business, excepting the issuing of bills to circulate as money, and such banks or banking associations shall have the power to loan money on personal and real-estate security and to accept and execute trusts."

2. First, application must be made for permit to organize, stating place of business, amount of capital, the name under which they desire to organize, and the duration of the association. When permit is issued they may proceed to take subscriptions to stock, and when all subscribed for the stockholders meet and determine upon the number of directors and proceed to elect same. The directors then meet and organize by the election of officers. The capital stock must be paid in in full in cash, and the directors make affidavit to that effect, and the auditor of public accounts also verifies this by an examination into their affairs, and if satisfied that the organization has been legally effected and the association has on hand in cash the full amount of the capital and is otherwise equipped for business, the auditor issues his certificate, authorizing them to commence business. Upon filing with the county recorder of deeds this certificate and the permit previously issued they may open their doors for business.

3. The auditor of public accounts.

4. (A) The amount of capital stock is regulated by the population of the place where bank is located, as follows: Under 5,000 inhabitants, \$25,000 capital; over 5,000 and less than 10,000 inhabitants, \$50,000 capital; over 10,000 and less than 50,000 inhabitants, \$100,000 capital; over 50,000 inhabitants, \$200,000 capital. The above is the minimum amount of capital allowed by the law. The entire amount of capital must be paid in in cash before the bank commences business. directors elect officers to carry on the business of the bank. (C) A stockholder is liable for double the amount of his stock for all liabilities accruing while he remains a stockholder, and no transfer of stock operates as a release from such liability. (D) Reports of condition under oath are made at least once in each three months, and as often as the auditor of public accounts may call for the same. (E) Each bank is examined at least once in each year, and as often as the auditor of public accounts may determine, by some competent person appointed by him. (F) The restriction as to loans is covered by section 10 of the banking act, as follows: "The total liabilities to any association, of any person or of any company or firm, for money borrowed, including in the liabilities of a company or firm the liabilities of the several members thereof, shall at no time exceed one-tenth part of the amount of capital of such association actually paid in. But the discount of bills of exchange drawn, in good faith, against actually existing values, and the discount of commercial or business paper actually owned by the person negotiating the same, shall not be considered as money borrowed." (G) The law fixes no amount of required reserve. The department rule has been 15 per cent of deposits subject to notice, and 20 per cent of other deposits. (H) The law does not require the accumulation of a surplus.

5. The law contains no provisions governing the receipt of deposits. Banks having a savings department and issuing time certificates of deposit pay interest. It is not the practice to pay interest upon commercial accounts or individual deposits

subject to check.

6. The State is interested to no extent whatever as a shareholder in any bank.

7. The law contains no reference to branch banks; they are neither specifically permitted nor prohibited. In practice this department rules that they are not permissible.

8. The reports called for by the auditor of public accounts are required to be published in a newspaper published where the bank is located. The auditor also issues and distributes after each call a tabulated statement showing the condition of each bank.

9. Banks, of course, pay taxes on their assets. There are no special taxes or burdensimposed, however, except the expense of examination, which is \$10 per day for each day employed, and mileage for necessary travel at the rate of 8 cents per mile; also a fee of \$5 to accompany each report of condition, and the cost of publishing

report.

10. The following are the provisions of section 11 of the banking law: "Should the capital stock of any bank organized under this act become impaired the auditor shall give notice to the president to have the impairment made good by assessment of the stockholders or a reduction of the capital stock of such bank, if the reduction should not bring the capital below the provisions of this section; and if the capital stock of said bank shall remain impaired for thirty days after notice by the auditor, he shall have power, and it is hereby made his duty, to enter suit against each stock-holder, in the name of the people of the State of Illinois, for the use of said bank, for his or her pro rata proportion of such impairment, and when collected shall pay over the amount thereof to said bank, and the judgment in such case shall be for the amount claimed, with all costs and reasonable attorneys' fees, which fees shall be fixed by the court; or he may, in his discretion, file a bill in the circuit court of the county in which said bank is located, in the name of the people of the State of Illinois, against said bank and its stockholders for the appointment of a receiver for the winding up of the affairs of said bank. And said court, upon the presentation of said bill, and upon being made satisfied that the capital of said bank has become impaired, shall immediately appoint a competent and disinterested person as such receiver, and shall determine and fix his bonds, and shall prescribe his duties. And said cause shall proceed as other cases in equity.'

11. A bank circulation is not permitted.

12. The general banking law makes no reference to savings banks. We have no law governing savings banks, as such. A bank formed under the general banking law

may be exclusively a savings bank.

I will add that the information given applies to State banks only. Private banking is fully recognized in this State; indeed, three-fifths of all the banks in the State are private banks. These have never been brought under supervision of any kind, and carry on their business without regulations as to capital, publication of reports, or other requirements common to incorporated banks.

(Incloses copy of banking law.)

INDIANA.

[A. C. Daily, State auditor.]

1. There are authorized under the laws of this State, banks of discount and deposit, savings banks, and trust companies, although the latter could not properly be termed banks. Of course private banks are not prohibited, although they are under no kind of supervision, but their business is conducted the same as any other ordinary busi-

ness partnership.
2. The State banks, or banks of discount, are required, before beginning business, to file articles of incorporation entered into by not less than five persons, and also to pay in eash one-half of the amount of their capital stock, which capital can not be less than \$25,000. Savings banks are required to file certificate under the hands of the incorporators, who can not be less than seven nor more than twenty-one, and who must have resided for at least five years next preceding the incorporation in this State, and who must severally own unincumbered real estate therein, worth at least \$5,000, and must obtain a certificate from the judge of the circuit court in the county in which the bank is to be established that they are qualified to act under the provisions above stated. Trust companies are required to file articles of incorporation entered into by not less than ten persons, and before beginning business must obtain a certificate of the auditor of state that \$100,000 of its capital stock has been subscribed and paid in, and is in the custody of his office.

3. I have answered this question practically in answering question 2.

4. State banks of discount can not have a capital of less than \$25,000, and one-half of this amount must be paid in before beginning business, and the other half within six months. Savings banks have no capital. Trust companies are required to pay in \$100,000 of their capital before beginning business, and the remainder can be paid as ordered by the stockholders or directors. State banks are under the management of a board of directors, which shall not be less than three. Savings banks are managed by the trustees who incorporate the same. Trust companies are managed by a board of directors consisting of not less than six nor more than twelve. these banks have authority to appoint other officers to assist them in the management. State banks are required to make and publish at least five reports to the auditor of state, at such times as he may call for the same, and to make and publish an annual statement, the time for which is fixed by the fiscal year of the bank. Savings banks make an annual report to the auditor of state of their condition on the 1st day of January of each year. Trust companies make an annual report to the auditor of state on or before the 1st day of April in each year. Shareholders in banks of discount and trust companies are liable for double the amount of the capital stock held by them. All these banks are under the supervision of and subject to examination by, the auditor of state, or by an examiner appointed by him. There are practically no restrictions in the character of loans by State banks. Savings banks are limited in their investments to stock or bonds or Treasury notes of the United States; orders or bonds of any county, city, or town in this State issued pursuant to law; stocks or bonds of any State in the Union that has, for five years previous to such investment being made, regularly paid the interest on its legal bonded debt in lawful money of the United States; bonds or notes secured by mortgages on unincumbered real estate in Indiana, worth, exclusive of perishable improvements, at least twice the amount loaned thereon; promissory notes or bills of exchange before their maturity, payable at some chartered bank in this State, and not having to exceed twelve months to run from the date of the loan or purchase, made or indorsed by two or more responsible freeholders of the State of Indiana, provided that any such notes or bills shall not exceed the sum of \$10,000, and that no more than \$10,000 shall be loaned upon the same security; in real estate for the purpose of a banking house, or in such that it may be required to purchase under mortgages executed to it. No amount of cash reserve is required to be held by any of these banks. State banks are required to set apart 10 per cent of the annual net profits for a surplus fund, until the same shall amount to 25 per cent of its capital stock. Savings banks are required to set aside not less than one-half of 1 per cent per annum from its gross profits, until the same amounts to 10 per cent of its deposits.

5. There are various provisions concerning receipt of deposits in these banks, and I inclose you a copy of the law under which they operate, as it would require a good deal of space to answer this question in full. It has been the custom to allow interest on deposits, but in the last year or two a good many of the State banks have

ceased doing this.

6. The State has no interest as a shareholder in any of these banks.

7. There is no provision in the law authorizing any of these banks to conduct branch offices or banks.

8. All reports of the condition of State banks are published in a paper printed in the county in which the bank is located. The reports of savings banks and trust companies are not required to be printed, but it is the custom of these banks to do so.

9. There are no special taxes or burdens imposed upon any of these banks for banking privileges granted them. They are subject to taxation the same as an

individual or other corporation.

- 10. Insolvent banks are closed up as a rule by receiver appointed by the court having jurisdiction over them. By recent amendment of the State bank law, the auditor of State is authorized to take charge of a failing bank pending the appointment of a receiver, and it is made the duty of the president or cashier of said bank to immediately notify him of the failure or suspension. He is also authorized by same amendment to take charge of any bank found upon examination to be in an insolvent or failing condition, and to make application to the proper court for a receiver for the same.
 - 11. There are no provisions in the banking law for the issuing of bank circulation.
 - 12. In answer to this question a copy of the law is inclosed.

IOWA.

[C. G. McCarthy, auditor of state.]

- 1. State and savings banks are the only class of banks under State supervision in Iowa. Private banks are authorized to do business, but are not subject to State supervision or regulation.
- 2. State banks must adopt articles of incorporation, file and record the same in the offices of the county recorder and secretary of state, publish notice of such incorporation for four consecutive weeks in some newspaper published in the county where the business is done, and furnish the auditor of state with a schedule, duly sworn to, of its capital stock, setting forth that the same has been fully paid up. Savings banks must pursue substantially the same method in organizing as State banks do, with this difference, that in the organization of State banks one or more persons may constitute the corporation, while in that of savings banks any number of persons not less than five may organize the corporation. The directors of a savings bank must also take an oath as to the discharge of their duties, a copy of which must be filed in the office of the auditor of state.

3. The auditor of state is charged with the supervision of the State and savings banks and must be fully satisfied that the requirements of law have been complied

with before they are authorized to commence business.

4. First, State banks. (A) State banks may be organized with not less than a capital of \$50,000, except in cities and towns having a population not exceeding 3,000, when such associations may be organized with a paid-up capital of not less than \$25,000. (B) The State banks are managed by a board of directors elected by the stockholders, which board selects the officers of the bank. (C) Stockholders or shareholders in all banking associations are individually and severally liable to the creditors of such association over and above the amount of stock by them held therein to an amount equal to their respective shares so held for all its liabilities accruing while they remain such stockholders. (D) State banks are required to make reports of their condition, under oath, to the auditor of state, whenever that officer may call upon them to do so, but not oftener than four times a year, which reports must also be published in some newspaper published in the county, for one week. (E) State banks are subject to examinations by bank examiners appointed by the auditor of state, which examination takes place whenever, in the opinion of the auditor, it is necessary Usually this examination is made once a year, unless there are reasons why it should be made oftener. (F) State banks are prohibited from leaning to a director or trustee except upon such securities as are required of other borrowers, and, furthermore, all loans made to directors or trustees must be passed upon by the board of directors of the bank in the absence of the person making application therefor. The total liabilities to any State bank of any person, or of any company, corporation, or firm, for money borrowed, including the liabilities of a company or firm, the liabilities of the several members thereof, shall at no time exceed 20 per cent of the capital stock. (G) The law fixes no specific amount of cash reserve to be held by the State banks, although the auditor of state insists upon the reserve of at least 15 per cent of the deposits. (H) There is no legal provision regarding the accumulation of a surplus fund. Savings banks. (A) Savings banks may organize with a paid-up capital of not less than \$10,000, in cities and towns of 10,000 inhabitants or under, and a paid-up capital stock of not less than \$50,000 in cities of over 10,000. (B) The business of savings banks is managed by a board of directors or trustees of not less than five nor more than nine members, all of whom must be shareholders and citizens of the State of Iowa. (C) The liability of shareholders in savings banks for claims against the bank is the same as that of shareholders in State banks noted above. (D) Savings banks are required to

make the same reports of condition as State banks. (E) Savings banks are subject to examination and supervision the same as State banks. (F) Savings banks are restricted in their loans to the same extent as State banks. Savings banks are further prohibited from borrowing money for any purpose whatever except for the payment of depositors and the necessary running expenses of the bank. (G) No amount of cash reserve required, nor is there any legal requirement as to the accumulation of surplus.

5. State banks have a general common law power of receiving deposits and discounting commercial paper without any particular restrictions or limitations as to the amount. Savings banks may receive deposits amounting to ten times their capital stock, under such regulations as the board of directors or trustees shall from time to time prescribe. As a general rule both State and savings banks allow interest on time deposits.

6. The State is not interested to any extent as a shareholder in any of the banks

doing business therein.

7. State and savings banks are not permitted by law to conduct branch offices or banks.

8. State and savings banks are required to publish their quarterly reports made to this office in some paper published in the county where they do business. In addition thereto the auditor of state is required to publish a report every year setting forth the condition of the State and savings banks under his supervision.

9. The capital invested in State and savings banks is subject to the same rates of taxation for State, county, and municipal purposes as other property. In addition thereto the banks are required to pay the examiner's fees whenever an examination

is made.

10. Whenever the auditor of state is satisfied, from an examination, or reports, that a banking institution under his supervision is insolvent, it becomes his duty to direct the attorney-general to commence the proper proceedings to have a receiver appointed and the affairs of said institution wound up and the assets thereof ratably distributed among the creditors thereof, giving preference to the depositors.

11. State and savings banks are prohibited by the laws of this State from issuing

any bills to circulate as money.

12. I can best answer your question by forwarding to your address, under another cover, a copy of the laws of this State relating to the organization and management of savings bank. On pages 13 to 24, inclusive, you will find full answers to this question.

KANSAS.

[Charles M. Sawyer, national-bank examiner.]

1. Private and incorporated banks.

2. A State bank may be incorporated by five or more persons. Its existence dates from the filing of its charter. No business shall be transacted except that incidental to the organization until it has been examined by the proper officer and a certificate has been issued by him authorizing it to transact a banking business. Private banks must also be examined by the same officer and authorized to do business in the same way before they can commence the business of banking.

3. Bank commissioner.

4. (A) The capital stock can not be less than \$5,000, one-half of which must be paid before the bank is authorized to do business; 10 per cent of the balance must be paid each month until the full amount is paid in. (B) The management of the bank is vested in a board of directors of not less than five or more than thirteen members. (C) Stockholders are liable for an amount equal to the amount of the stock owned in addition thereto. (D) Reports of condition must be made four times a year or oftener at the discretion of the commissioner. (E) It must be examined at least once a year by the commissioner or his deputy. (F) No more than 15 per cent of the capital and surplus shall be loaned to one person, firm, or corporation. There is no restriction as to the character of the security to be taken for loans. (G) A reserve of 20 per cent of the deposits must be kept on hand, one-half of which may be on deposit with solvent banks. (H) Ten per cent of the profits of the six months preceding the dividend period must be carried to the surplus fund until this fund equals 50 per cent of the capital.

5. There are no regular provisions covering the receipts of deposits. It is the general practice of banks in the State to allow interest on public funds and on individual deposits if left a specified time. The rates vary in different parts of the State.

- 6. The constitution provides that the State shall not be a shareholder in any banking institution.
- 7. There are no provisions in the law in regard to banks conducting branch offices.

 8. Information in regard to the condition of banks is furnished only by way of published statements at least four times a year.

9. No taxes are imposed upon banks by the State in return for the banking privileges except the expense of examinations.

10. Where the bank commissioner finds that a bank is insolvent he immediately notifies the attorney-general, who applies to the proper court for a receiver, and the

bank is then without the jurisdiction of the banking department.

11. The constitution provides that all banking laws shall require as collateral security for the redemption of circulating notes a deposit with the auditor of state of the interest-paying bonds of the several States or the United States at the market prices of the New York Stock Exchange, in amount equal to the amount of circulating notes which the bank is authorized to issue and shall keep on hand in the vault at all times in cash 10 per cent of the total amount of circulating notes.

12. Savings banks are operated in the same way as other State banks.

KENTUCKY.

[John W. Headley, secretary of state.]

6. The State is interested to the extent of \$28,420 in the stock of the Bank of Louis-

ville, located in Louisville.

7. The Northern Bank of Kentucky, Lexington, has branches in Paris and Covington; the Farmers' Bank of Kentucky, Frankfort, has branches in Georgetown and Henderson; the Bank of Kentucky, Louisville, has a branch in Frankfort; the Owensboro Banking Company, Owensboro, has a branch at West Louisville; Wilson & Muir, Bardstown, have a branch at Bloomfield. I know of no restriction as to the number of branches a bank may have.

8. State-chartered banks make quarterly reports to the secretary of state of their condition. Each alternate report is published by the banks in the newspapers. Private banks make semiannual reports, which are published. The reports are kept as public records in the office of the secretary of state, and are open to public inspection at any time. The secretary of state publishes no report.

9. Under the present constitution banks are taxed as any other property, an allowance being made for franchise. Under the old law they were taxed 75 cents on the \$100 on the face of their capital stock. They claim that under this law they had a contract with the State, and refuse to pay in accordance with the first law mentioned. They have been sustained by a recent decision of the court of appeals, but a motion for a new trial has been entered.

11. No banks are allowed to issue circulation in the State except of course national banks, but some of the old State banks still have some notes out that have not been

redeemed.

12. No laws especially relating to savings banks.

(Copy of corporation law inclosed.)

[James S. Escott, national-bank examiner.]

 Banks of deposit and discount, savings banks, and trust companies.
 A charter from the legislature granted to reputable persons and a sworn statement to the secretary of state as to payment of capital stock.

3. The secretary of state.

- 4. (A) Regulated by charter. (B) Devolves upon board of directors. (C) Are only liable to extent of holdings of stock. Double-liability laws go into effect September, 1897. (D) Five sworn statements are made annually to secretary of state upon call from that official. (E) There are no examinations and no supervision by State officials. (F) Loans to any one individual or interest are restricted to 20 per cent of capital stock paid in. (G) Amount of cash reserve not fixed. (H) Accumulation of surplus required but not rigidly enforced.
- 5. No legal provisions govern the receipt of deposits. It is almost a universal custom to allow interest on time deposits and very often on open account. Rate

varies from $2\frac{1}{2}$ to 6 per cent.

6. The State is not interested as shareholder in any bank.

7. By special provision of charter banks are permitted to conduct branch banks.

There are three such institutions at present.

8. The statements called for by the secretary of state are similar in general form to that called for by the Comptroller of the Currency, and are published in the local newspapers.

9. A tax of 75 cents per \$100 on capital and surplus is levied on all banking institutions, both national and State. This tax goes into the State treasury. There are no city or county taxes.

10. Insolvent banks are wound up by the assignee without special legal provisions.

11. There is no special provision referring to the issue of bank circulation.

12. There are no special points in the law relating to savings banks.

(Copy of laws inclosed.)

LOUISIANA.

[Edward I. Johnson, national-bank examiner.]

 In Louisiana there is no limit to the kinds or classes of banks permitted by law to do business. Under the law of this State any person, or association of persons, or corporation formed in compliance with the provisions given in answer 2 may transact the business of banking in this State, and establish offices of discount,

deposit, and circulation for that purpose.

2. So far as any individual is concerned, the law allows him to carry on the business of banking as in the case of corporations. Corporations established to carry on the business of banking have power to discount bills, notes, and other evidences of debt; to receive deposits; to buy and sell gold and silver bullion, foreign coin, and bills of exchange; to lend money on real and personal security, and to exercise all incidental powers necessary to carry on the business. Since 1879 the constitution of this State forbids the legislature from passing any local or special law creating corporations or amending, renewing, extending, or explaining the charter thereof; and, in consequence, all banking corporations now must be chartered under the general laws of the State. This is done by written articles of association executed by notarial act. There must not be less than six persons organizing the corporation. The existence of any banking corporation is limited to ninety-nine years. The act of incorporation must be recorded in the office of the recorder of mortgages or other officer exercising the functions of recording of mortgages at the place named in the act as the place of business or domicile of the corporation. A certified copy of the act must be deposited in the office of the auditor of public accounts. It must be published once a week for four weeks in the official journal of the State and at least one daily newspaper of the city of New Orleans, and also in a newspaper at the place named in the act as the place of business, if there be one published there. This act of incorporation should contain, under the signatures of the subscribers and associates, (1) the name of the bank; (2) the place where the banking business is to be carried on; (3) the amount of capital stock and number of shares into which it is divided; (4) the names and places of residence of shareholders; the number of shares held by each, respectively; the time when and the manner in which payments on stock subscribed shall be made; (5) the period at which the association shall commence and the period of its duration; (6) the number of its directors and its managers and mode of their election, and (7) mode of liquidation at end of term.

3. In Louisiana banking corporations can begin and carry on their business without the approval of any officer. There is no officer to determine when they have com-

plied with the legal provisions.

4. (A) The aggregate amount of the capital stock of the banker or banking coranother of the banker of banker of banker of banker of banker of banking corporation shall not be less than \$100,000. All stock subscribed must be paid up in full in specie within twelve months after the company shall commence business.

(B) The corporation is managed by its directors and managers prescribed by its charter. These must all be citizens of Louisiana. (C) No shareholder is liable for the bank's debts to a greater amount than the whole of his shares. Unincorporated bankers are liable to the full amount of their obligations and contracts. (D) The particular provision for any absenter of report of conditions and contracts. only legal provision for any character of report of condition to be made by banks is that given in answer to question 8. (E) There is no examination or supervision by any State official. (F) No loans of any banking company shall be made to any of its stockholders on a pledge of its own stock. There are no other restrictions on loans by the bank save such as prevent the managers, under the penalty of criminal or civil personal responsibility, from making loans when the bank is in insolvent condition. (G) Every banker or banking company is required to have on hand at all times in specie an amount equal to one-third of all their other cash liabilities; and for the other two-thirds of said liabilities an equal amount in specie, specié funds, bills of exchange, or discounted paper maturing within ninety days and not (H) No surplus is required to be accumulated.

5. There is nothing peculiar to the law of Louisiana governing the receipt of deposits by banks of this State. Banks in insolvent conditions are forbidden to receive deposits. Except savings banks, banks do not generally allow any interest on deposits. Savings banks allow after four months 3 per cent interest.

6. There is no law forbidding banks from conducting branch offices.7. Since 1879 the State is prohibited from subscribing to or purchasing the capital

stock of any corporation or association whatever.

8. Banks are required to make quarterly statements of their condition under oath and publish the same in one or more of the daily journals of the city of New Orleans, and banks in any incorporated town or city in the State must publish such a statement in any daily paper published in the town or city in which the bank is situated, and if there is no daily paper in such place in a weekly paper.

9. Banks have to pay a license tax to carry on the business in this State, as any other corporation, any trading firm, or business man. This license is based on the declared or nominal capital and surplus, whether the surplus is owned or in use or on

denosit in the State or elsewhere.

10. Banking incorporations, on proof of insolvency, are wound up by commissioners appointed by the district court where the corporation is situated, at the instance of any creditor or of the auditor of public accounts, and the duties of such liquidating commissioners are to convert into cash as speedily as possible, under the court's direction, the assets of the corporation, including the sum that may have remained unpaid by the stockholders upon their respective shares of the capital stock, and to distribute the funds as provided by law in the case of the insolvencies of individuals.

11. There are numbers of provisions for bank circulation, but the Federal Govern-

ment has virtually taxed such circulation out of existence.

12. Savings, safe-deposit, and trust banks, without power to issue bank notes, may be organized under the banking laws of the State. The capital must be not less than \$50,000, of which \$10,000 must be paid up before the business is begun.

MAINE.

[F. E. Timberlake, State bank examiner.]

1. Savings banks and trust companies.

2. Savings banks may be organized under the general law: trust companies are chartered by the State legislature.

3. The bank examiner.

4. (A) Savings banks have no capital stock. The only funds of the bank are the deposits and their accumulations. Trust companies: The amount of capital stock is fixed by their charters. (B) Savings banks are managed by a board of trustees elected by corporators annually, and a president and treasurer elected by that board, and trust companies by a board of directors elected annually by stockholders the same as in national banks. (C) Savings banks have no stockholders as already stated. Trust companies: Liability of the stockholders the same as in national (D) Savings banks: The trustees and treasurer each make at least one report to the bank examiner in each year, and each in addition reporting as often as required so to do by the bank. Examiner: Trust companies are under the supervision of the bank examiner, and are required by law to report condition of bank to him as often as he may direct, and by custom are required to make such report twice in each year. (E) The law provides that both classes of banks shall be examined at least once in each year by the bank examiner. (F) Savings banks are restricted in their loans and investments as shown by copy of statute hereto attached. Trust companies are not restricted by law in making loans and investments, but can invest in all kinds of stocks and securities and loan money upon notes, collateral, or mortgages of real estate. (G) Savings banks are not required to keep a cash reserve. Trust companies are required by law to keep a cash reserve equal to 15 per cent of the aggregate amount of all deposits which are subject to withdrawal upon demand or within ten days. (H) Savings banks are required semiannually, before declaring a dividend, to carry one-fourth of 1 per cent of the average deposits for the preceding six months to a surplus account to be held as a guarantee for the protection of depositors. Trust companies are not required by law to accumulate a surplus.

5. Savings banks are not allowed to receive over \$2,000 from any one person, excepting from widows, orphans, administrators, executors, gnardians, charitable institutions, and trusts funds, and pay such dividends, not exceeding 5 per cent per annum, as the profits will allow. Trust companies are not restricted in any way as to what deposits they shall or may receive, such contracts for the payment of interest as they

please, but usually pay from 2 to 4 per cent per annum on time deposits.

6. The State has no direct pecuniary interest in any of these institutions.

7. Savings banks are not permitted to conduct branch offices or banks. A part of the trust companies are authorized by their charters to conduct branch offices or banks, and two of them have such branches established that do a small amount of business, making report of the same daily to the home office.

8. The law provides that all examinations by the bank examiner shall be published in some newspaper printed in the locality of the bank, and all returns and examinations are, at the close of the year, incorporated into a report to the governor and council, and that report is printed and distributed through the State.

9. Savings banks pay a tax direct to the State of about three-fourths of 1 per cent upon the average amount of their deposits, surplus, and undivided profits for the year. This tax is by law so regulated that it gives a discrimination in favor of such portion of their funds as may be invested within the State of Maine. Trust companies pay no tax, except upon such real estate or other corporeal property as it may own. The stockholders are liable to municipal taxation, the same as stock-

holders in national banks.

10. When the bank examiner is of the opinion that a savings bank is insolvent, or that further proceedings by the bank will be hazardous to the public, he may apply to the supreme court of the State for an injunction restraining it from doing further business, and after hearing in court a receiver may be appointed to close up its affairs, or the court may, on application of the trustees of the bank, reduce the deposit account of each depositor to an amount necessary to make the bank solvent. Trust companies, if insolvent, on application to the courts, a receiver may be appointed to settle the affairs of the bank.

11. No State bank has authority to issue bank circulation.

12. A savings bank in this State has no stockholders to share in the profits and losses of the institution. The officers receive a fixed salary for services performed. The corporators forming the corporation are usually taken from among the leading business men of the section where the bank is located, and they contribute their services to maintain the bank to furnish a safe and convenient place for the laboring people to deposit and invest their savings.

(Copy of State banking law transmitted.)

MARYLAND.

[Frank Brown, governor.]

1. Savings banks. Associations for carrying on the business of banking.

2. In the case of savings banks the only requirement is to have not less than five incorporators, and apply to the clerk of the court for a charter, mentioning the

names of those who will serve as directors for the first year.

In the case of regular commercial banks the law states that the capital stock of said corporation, when located in the city of Baltimore, shall consist of not less than \$300,000, divided into shares of \$100 each, and when \$300,000 of said capital stock shall have been fully paid in the "lawful money of the United States," and so certified by a majority of the said commissioners or directors to the treasury and comptroller of the State, and a certificate of their organization be transmitted to the clerk of the court of appeals, to be by him recorded among the records of his office. When the corporation is located other than in the city of Baltimore, the capital stock may be not less than \$50,000.

3. No special officer only as indicated above.

4. (A) As specified above for commercial banks. Savings banks have no capital (B) And be it enacted, that the affairs of the several singular corporations herein provided for shall be managed by a president and directors in each of said corporations, and the number of directors in any of the said corporations shall not be greater than seven, nor less than five, and the number of directors in any of said corporations may be changed by the stockholders from time to time, within the limits as to number aforesaid; and no person shall be a director in any of the said corporations who is not a stockholder thereof and who is not also a citizen of the State of Maryland. (C) And be it enacted that the continuance of the said several corpora-tions shall be on the condition that the stockholders and directors of each of said (C) And be it enacted that the continuance of the said several corporacorporations shall be liable to the amount of their respective share or shares of stock in such corporation, for all its debts and liabilities upon note, bill, or otherwise; and upon this further condition that this act, and every part of it, may be altered from time to time, or repealed by the legislature. (D) The treasurer of this State shall be furnished with statements of the amount of the capital stock of the corporation, and of the debts due to and from the same, specifying those due to and from other banks, of the moneys deposited therein, of the notes in circulation, of the cash on hand, specifying the amount of coin, and of the notes of other banks, of the value of the real estate held by the corporation, and of the amount and value of public or other stocks owned by the corporation; said statement to be furnished twice in each year, and to show the condition of the corporation in the said particulars as they may appear at the close of the business transactions of the day in settlement thereof, on the first Monday of January and the first Monday of July; and each of the said corporations shall publish said statement so made to the treasurer in at least one of the daily newspapers published in the city of Baltimore, if the corporation be located in said city, or in a newspaper published in the county in which the corporation may be located, if not located in said city, said statements in all cases to be verified by the eath or affirmation of the president or cashier of the corporation. (E) No provision made. (F) That the corporation shall not deal or trade in anything except bills of exchange, promissory notes, and bullion; or in the produce of their lands, or of such goods and effects as shall have been bona fide pledged or mortgaged to it by way of security, or conveyed to it in satisfaction of debts contracted in the course of

its dealings, or purchased at sales upon judgments which shall have been obtained for such debts; Provided, however, that nothing herein contained shall be construed to prevent the said corporation from making temporary investments of its funds in purchase of the public debt of the United States, or any one of the United States, or of the city of Baltimore, or of the county or other city in which said corporation may be located, as the president and directors for the time being may deem safe and beneficial. No loan shall be made by the said corporation for the use on account of this State, or the United States, to an amount exceeding \$50,000, or to any other state of this Union, or to any foreign prince or State, to any amount whatever, without the (G) No provision made. (H) No provision previous consent of the legislature. made.

5. There are no legal provisions governing receipt of deposits. It is not generally the custom to allow interest on deposits, though a great many of the banks allow interest from 2 to 3 per cent for bank balances, and some of them about 21 and 3 per cent in special cases. It largely depends upon the character of the business the bank wishes to do, though it is not thought that any of the four State banks in Baltimore

City ever allow any interest.

The State is not interested as a shareholder in any of the banks.

6. The State is not interested as a spareholder in any of the banks to have any branch offices, nor is there any prohibition of it.

8. By the publication of a statement of the condition of the banks twice each year

as is mentioned in answer 4 (D).

9. No special taxes are put upon the banks.

10. And be it enacted, that if the said corporation shall at any time suspend its payments the assets which said corporation may hold or be in anywise entitled to at the time of such suspension of payment shall be ratably distributed to and among all

the persons who shall be its creditors at such time and to their assigns respectively.

11. The issues or notes, usually denominated bank notes, which it shall be lawful for the corporation to issue, shall not at any time exceed the amount of its capital stock actually paid in, and no note shall be issued of a less amount or denomination than \$5, nor of any amount intermediate between \$5 and \$10; and the general assembly may at any time restrict the issue of such notes, both in the amount which may be issued and in the denominations of the notes. That all bills or notes which may be issued by order of the said corporation, signed by the president and countersigned by the principal cashier or treasurer thereof, promising the payment of money to any person or persons, his, her, or their orders, or bearer, though not under the seal of the corporation, shall be binding and obligatory upon the same, in the like manner and with the like force and effect as upon any private person or persons, if issued by him or them in his, her, or their private or natural capacity or capacities; and shall be assignable and negotiable in like manner as if they were so issued by such private person or persons, that is to say, those which shall be payable to any person or persons, his, her, or their order, shall be assignable by indorsement in like manner and with the like effect as foreign hills of exchange now are, and those which are payable to bearer shall be negotiable or assignable by delivery only. And be it enacted that if at any time any of the said corporations shall neglect or refuse to pay in gold and silver, or lawful money of the United States, any of its notes, bills, obligations, or money received on deposit, in violation of the contract, promise, or undertaking of said corporation, the person or persons entitled to demand and receive such payment shall respectively receive and recover interest on said bills, notes, obligations, and deposits, until the same shall be fully paid and satisfied, at the rate of 6 per cent per annum from the time of such demand. And be it enacted that if the said corporation shall neglect or refuse to pay as aforesaid any of its notes, bills, obligations, or money received on deposit the holder of such note, bill, or obligation, or the person or persons entitled to demand and receive such money, shall be respectively entitled only to demand and receive as creditor or as debtor, to claim and set off such part of the sum of its assets as shall be actually distributable and payable to such creditor or debtor at the time when such claim or demand may be made.

MASSACHUSETTS.

[Board of commissioners of savings banks.]

 Savings banks, cooperative banks (known elsewhere as building and loan associations), and trust companies. The provisions of chapter 118, Public Statutes, permit the formation of banks of deposit and discount, with right to issue circulating notes, but there are no such institutions now in existence in the Commonwealth.

2. Savings banks and trust companies are required to obtain an act of incorporation from the general court. Cooperative banks can, by and with the consent of this board, be organized under the provisions of a general law. (Chapter 117 of the Public Statutes.)

3. See answer to No. 4.

4. The legal provisions governing each class of banks is given in full in the copies of statutes sent herewith, viz, (A) relating to savings banks, (B) relating to coop-

erative banks, (C) relating to trust companies.

5. The legal provisions governing the receipt of deposits is shown in the copies of statutes referred to, as is also the interest to be allowed in the savings banks. The trust companies usually allow interest on deposits upon such terms as may be agreed upon. In some cases interest is allowed on all daily balances; in others only upon balances of or exceeding certain sums, varying in the different institutions from \$200 to \$1,000.

6. The Commonwealth is not interested at all as a shareholder in any of the insti-

tutions.

7. None of the institutions are permitted to have branch offices.

8. All of the institutions are required to make annual reports to this board showing their condition at the close of business on the last business day of October, and these reports are published in the annual report of this board made to the general court in the January following. Copy of our last report is sent you by to-day's mail. The trust companies also make semiannual reports, which are published in some newspaper approved by this board, at the time, as are also their annual reports.

- 9. Savings banks are annually taxed by the Commonwealth one-half of 1 per cent on the average amount of deposits computed each six months, the amounts invested in bank stock, in real estate, and in loans on real estate being deducted. The capital stock of the trust companies is taxed by the Commonwealth upon its market value at the same rate as other corporations, the amounts invested in bank stock and real estate being deducted from the market value of the stock, the property deducted in each case being subject to local taxation at its fair cash value. Cooperative banks are not taxed.
- 10. See provisions of sections 6, 7, and 51 of the statutes regulating savings banks (Exhibit A).
- 11. See Public Statutes, chapter 118, sections 60-79; but, as previously stated, there are not any State banks in existence in this Commonwealth.

12. See Exhibit A.

(Incloses (A) statutes relating to savings banks and institutions for savings; (B) statutes relating to cooperative banks and to foreign corporations; (C) statutes relating to safe deposit, loan, and trust companies.)

[J. Gatchell, national-bank examiner.]

1. Banks permitted by law are State banks, savings banks, trust companies, and

cooperative banks.

2. State banks, savings banks, and trust companies are chartered by the legislature, and cooperative banks by approval of commissioners of savings banks. Each class comes under the provisions of a general law; State banks and trust companies are required to have capital stock paid in full; savings banks and cooperative banks commence when a legal organization of the trustees named has been accomplished.

3. The board of commissioners of savings banks.

4. No State bank has been organized since the passage of the national-bank act, and none are now doing business. The present law is practically inoperative, and unsuccessful efforts have been made to legislate on revision. Savings banks: (A) No capital stock. (B) Management intrusted to persons named in act of incorporation, who elect their successors. (C) No liability. (D) Report annually to commissioners of savings banks. (E) Investments allowed; no limit on United States bonds, bonds of New England States, New York, Illinois, Pennsylvania, Ohio, Indiana, Iowa, Wisconsin, Michigan, District of Columbia; bonds or notes of any county, city or town in Massachusetts; bonds or notes of incorporated districts in Massachusetts whose net indebtedness does not exceed 5 per cent of valuation; bonds or notes of any city of the State of Maine, New Hampshire, Vermont, Rhode Island, or Connecticut, whose indebtedness does not exceed 5 per cent of last valuation; bonds or notes of any county or town of the States of Maine, New Hampshire, Vermont, Rhode Island, or Connecticut whose net indebtedness does not exceed 3 per cent; bonds of cities in New York, Ohio, Illinois, Pennsylvania, Indiana, Michigan, Iowa, and Wisconsin, of more than 30,000 inhabitants, debt not exceeding 5 per cent of valuation. First-mortgage bonds of any railroad incorporated in New England States, operating its own road and paying dividends two years preceding; bonds of roads in this State unencumbered by mortgage, paying dividend two years preceding; and special authority for bonds of the Old Colony, Fitchburg, Boston and Lowell, Concord and Montreal, Maine Central, Boston and Maine, and New York and New England railroads. Not exceeding 35 per cent of deposits may be invested in stocks of banks of this State and national banks of the New England States; 5 per cent of banks of this State and national banks of the New England States; 5 per cent of banks of this State and national banks of the New England States; 5 per cent of banks of this State and nat

deposits, but not exceeding \$200,000 in banking house; real estate acquired by foreclosure to be held not exceeding five years; loan not exceeding 70 per cent of value on real estate in this State, not exceeding one-third of deposit in personal notes, with at least two sureties, all residents of this State; loans to citizens of this State, with pledge as collateral, any of securities authorized for purchase and stocks of railroads in the New England States paying dividends not less than 5 per cent, said loans not exceeding 70 per cent of market value. All loans not named prohibited. (G) No reserve required. (H) Guaranty fund not less than one-eighth nor more than onefourth of 1 per cent per year until 5 per cent of deposits has accumulated. Trust companies: (A) Amount fixed by charter, shares \$100 cach, full payment before commencing business. (B) Directors elected annually by stockholders. (C) Previous to 1888 the liability was fixed in each charter, and in several instances there is Under general law of 1888 it is 100 per cent of par value. (D) Annual to commissioners of savings banks. (E) At least once each year by commissioners of savings banks. (F) Trust departments when established restricted to class of investments, other loans not to exceed one-fifth of capital in corporations since 1888; previous corporations not uniform. (G) Under law of 1888 15 per cent, two-thirds of which may be in national banks; previous corporations not uniform. (H) Optional. Cooperative banks only loan to shareholders and do not do a commercial business.

5. Savings banks are limited to \$1,000 for each depositor; dividends semiannually. Trust companies: No limit to deposits and nearly all pay interest on daily balances.

Cooperative banks sell shares, receiving monthly payments of \$2 each.

6. 7. No branch offices allowed.

8. All make annual reports to the commissioners of savings banks and are required to publish same.

9. Savings banks pay one-fourth of 1 per cent on deposits. Trust companies, same

as assessed on other corporations.

10. Commissioners of savings banks file information in equity court asking injunction, which is granted, and a hearing ordered; if cause is shown a receiver is appointed by the court who is authorized to liquidate and distribute assets among creditors or depositors.

11. No institution now doing business in this State is acting under a law author-

izing circulation.

12. Savings banks are created by special charter, but are governed by a general law which carefully restricts loans to a class of securities thought most secure and free from speculative influences. The amount of deposits is restricted to not exceeding \$1,000, with permission to accumulate to \$1,600 by dividends. Dividends are restricted to 5 per cent per annum with requirement of an extra dividend once in five years, if a surplus is accumulated. The corporators are named in the original charter and elect their successors, and they elect from their number a board of trustees, but the law holds them rigidly to the discharge of their duties and provides that absence from two successive quarterly meetings shall cause a vacancy.

MICHIGAN.

[George B. Caldwell, national-bank examiner.]

1. Two kinds of banks are provided for under the State law in Michigan—commercial and savings. Either may be operated, having a separate capital, or both may be operated upon one capital. The latter method prevails.

2. The legal requirements are that 50 per cent of the subscribed capital must be paid in and a board of at least five directors elected to get a charter, and that articles of association shall be executed and filed with the secretary of state. The minimum capital required is \$15,000 in a town where the population does not exceed 1,500, and \$50,000 in a city of 20,000 people.

3. The commissioner of banking determines when these conditions are complied

with.

4. (A) Fifty per cent paid in when organized and 10 per cent each month thereafter until paid up. (B) At least five directors. (C) Liable for twice their stock. (D) Reports of condition are made to banking department but four times a year on call by commissioner, usually at same dates as called by Comptroller of the Currency. (E) Examinations yearly by deputy commissioner or clerk of banking department. (F) Loans are restricted to 10 per cent of bank's capital, except the surplus is figured as part of the capital, and upon a vote of two-thirds of all directors 20 per cent of bank's capital is loanable to one firm or person. (G) Fifteen per cent of commercial or savings deposits, except in reserve cities or cities of over 100,000 population, where 20 per cent of commercial deposits is required—one-third of 15 per cent, or 5 per cent, on savings deposits is all that is required in cash. (H) One-tenth of net profits shall be passed to surplus until surplus equals 20 per cent of capital.

Either commercial or savings banks are allowed (and have been encouraged) by commissioner to pay interest on deposits. There is no legal provision fixing the rate or compelling payment of interest.

- 6. The State is in no way a shareholder.
 7. Branch banks are permitted. There are four branches to savings banks in Detroit—the Dime Savings has two, City Savings Bank one, and Home Savings Bank one.
 - 8. The four published statements of condition are for information of the public.

9. No fees or taxes are imposed upon banks for a charter. Their stock is considered

as personal property and assessed as such.

10. Ninety days are given for making good any deficiency of capital found to exist by the commissioner. If not made good, the commissioner, in concurrence with the attorney-general, applies to a circuit judge for the appointment of receivers. Receivers give bonds and are accountable to the judge of the circuit court in the district where the bank is located.

11. No bank circulation provided for.

12. The growth of State banks here is largely due, first, to the small capital as compared to that required for national banks for a given population; second, because of the more liberal advantages for making loans (commercial banks may loan 50 per cent of their capital upon mortgage security and 20 per cent to one person or firm; three-fifths of all savings deposits are to be invested either in municipal bonds or notes, bonds or mortgages upon unencumbered real estate worth at least double the amount loaned; the remainder of savings deposits shall consist of bank balances and loans upon negotiable paper approved by directors); third, the dual business of commercial and savings banks upon one capital.

(T. C. Sherwood, commissioner, State banking department, transmitted copy of banking law and an address on resources, banking law, and finances of Michigan.)

MINNESOTA.

[M. D. Kenyon, public examiner and superintendent of banks.]

1. Commercial and savings banks are the kind that are incorporated in this State. Private banks are common in this State as personal or firm enterprises.

Incorporated commercial banks must have three persons as incorporators.

3. The superintendent of banks determines when the conditions have been satisfied as to commercial banks, and the public examiner, who is ex officio superintendent of banks, and the attorney-general and the State auditor determine when savings

banks may become incorporated.

4. (A) Banks in towns of 1,000 inhabitants or less, must have a capital of \$10,000; in towns of more than 1,000 and not exceeding 1,500 inhabitants, must have a capital of \$15,000; in towns of more than 1,500 and not exceeding 2,000 inhabitants, must have a capital of \$20,000; in towns of more than 2,000 inhabitants, \$25,000 capital is required. The capital must be paid in cash before the banks can be allowed to commence business. (B) The affairs of the bank are to be managed by a board of not less than three directors, to be elected by the shareholders. (C) A shareholder's liability is an additional amount equal to the amount of his stock. (D) Banks are required to make not less than four reports during each year to the superintendent of banks, and are required to publish the same at the place where the eank is located. (E) Each bank is to be examined once a year under the supervision of the superintendent of banks. The superintendent has power to take possession of the assets of the bank in cases where there is an insolvency or where its capital stock has become impaired and has not been restored. (F) Loans are restricted to 15 per cent of capital stock and surplus to ordinary customers, and to 10 per cent of same to directors and officers, except in certain cases where there is collateral security of warehouse receipts covering agricultural products in store, on which products there is no limit to loans. (G) There must be a cash reserve of 10 per cent of the immediate liabilities and an additional reserve in banks of 10 per cent, making a total reserve of 20 per cent. (H) One-tenth of the net profits of the bank for each dividend period is to be carried to the surplus fund until such surplus fund amounts to 20 per cent of its capital stock, and that amount of surplus must be maintained.

5. Deposits may not be received by insolvent banks; otherwise there are no laws governing deposits. It is the custom of banks generally to allow interest on time

deposits.

6. The State is not a shareholder in any class of banks. 7. Banks are not authorized to conduct branch offices.

Commercial banks are required to publish each report made to the department. Savings banks have to report to the department, and such reports are published bicanially in the department reports.

9. Commercial banks are taxed upon their capital stock and surplus in the locality where they are situated. Savings banks are taxed practically upon what might be a surplus accumulation, and furniture and fixtures, office buildings, and real estate. 10. Herewith are transmitted copy of the printed sections of the law in regard to commercial banks. Savings banks are closed under the general insolvency act.

11. The old banking law provided for pledge of public stocks for the protection of bank circulation. As that law has become obsolete, if not repealed (of which there

may be some doubt), it is hardly necessary to give the full details.

12. Savings banks: Seven persons may unite to form a savings bank. Such bank has (1) perpetual succession; (2) may sue and be sued, etc.; (3) make and use a seal; (4) appoint officers, etc.; (5) make by-laws; (6) contract and be contracted with; (7) receive money on deposit and invest same; (8) exercise corporate powers necessary to carry out the objects of the corporation. Each incorporator becomes a trustee of the bank, and must give a bond of \$5,000 conditioned for the faithful discharge of his duties as trustee. Deposits in savings banks may be invested (1) in stocks or securities of the United States; (2) in the stocks or bonds of any State in the Union; (3) in the stocks or bonds of any city, county, town, village, or school district in the States of Minnesota, Wiscensin, North or South Dakota, or in any warrants issued by the State, or any city, county, town, village, or school district in which such bank is situated, or in any town, city, county, or school district in which states which has at least 10,000 inhabitants, such bonds to be limited to 10 per cent of the assessed valuation of such city, county, town, village, or school district; (4) in notes secured by mortgages on real estate, worth at least twice the amount of the loan, but not to exceed 70 per cent of the capital of the bank, and in case the loan is on unimproved or unproductive real estate, the amount loaned thereon shall not exceed 30 per cent of the actual value; (5) an amount not to exceed one-fourth part of the deposits may be loaned, on personal securities with at least two sureties not to exceed \$5,000, to any one person.

MISSISSIPPI.

[W. W. Stone, auditor of public accounts.]

There is no banking law in this State and no supervision by the State. The auditor makes calls for statements not less than four times each year. They begin business as any individual or company, are closed up in a similar manner, pay ad valorem tax on capital, surplus, and all undivided profits. Several have branches.

[W. H. S. Burgwyn, national-bank examiner.]

Code of 1892, section 246: Banks shall make balanced statements to auditor of public accounts at least four times each year and shall publish the same. Section 247: Auditor shall, at least four times each year, make requisition for such statement. Section 248: Penalty for bank's refusal or neglect, without excuse, to return such statement: auditor shall cause suit for forfeiture at once, and shall also, after ten days, publish the fact of the failure to make the statement. Section 3750: Banks to be assessed in the county in which its principal place of business is situated or where the business is carried on. Section 851: Banks of deposit not to loan to any one person or firm more than one-fifth its capital. Section 1088: "If the president, manager, cashier, clerk, * * * or other employé or agent of a bank * * * shall receive any deposit knowing or having good reason to believe the establishment to be insolvent, without informing the depositor of such condition, on conviction he shall be imprisoned in the penitentiary not longer than five years."

MISSOURI.

[A. A. Lesueur, secretary of state.]

1. State incorporated banks, State private banks, State incorporated trust companies.

2. State incorporated banks must file articles of agreement with the secretary of state containing (1) the corporate name of the proposed corporation, which shall not be the name of any corporation heretofore incorporated in this State for similar purposes, or an imitation of such name; (2) the name of the city or town and county in which the corporation is to be located; (3) the amount of capital stock of the corporation, the number of shares into which it is divided, and the par value thereof; that the same has been bona fide subscribed and one-half thereof actually paid up in lawful money of the United States and is in the custody of the persons named as the first board of directors or managers; (4) the names, places of residence of the several shareholders, and the number of shares subscribed by each; (5) the number of directors or managers and the names of those agreed upon for the first year; (6) the num

ber of years the corporation is to continue, which in no case shall exceed fifty years. The articles of agreement must be signed by and acknowledged by the parties thereto, and must have been recorded in the office of the recorder of deeds of the county or city in which the corporation is to be located, and a certified copy of such recorded instrument is the paper to be filed in the office of the secretary of state. If incorporated by the secretary of state, a certified copy of the certificate of incorporation must also be placed on record with the recorder of the county (or city of St. Louis) where the bank is located. The cash capital of such corporation can in no case be less than \$10,000 nor more than \$5,000,000. In a city having a population of 150,000 inhabitants or more, the cash capital of such corporation can be no less than \$100,000. All of the capital stock must be paid up within one year next after the date of the certificate of incorporation, at such times and in such amounts as the board of directors may require. As to private banks: These must file with the secretary of state a statement of their intention to engage in the business of banking, subscribed and sworn to before a notary public, which must set forth (1) the names of all persons interested in the business and the amount of capital invested, and (2) the name under which the business is to be conducted and the place it is to be carried on, which statement must be acknowledged, recorded, and filed in the same manner as provided for articles of incorporation, supra. The paid up capital of such banks must be not less than \$5,000. Trust companies are organized as corporations under a special law granting them certain powers which include a savings-bank feature. The management of the incorporated banks is in the hands of the directors. In incorporated banks the shareholders are liable only for the amount subscribed for their shares. In private banks the partners are liable for all their possessions. All banks and trust companies are subjected to examination by the secretary of state or examiners appointed by him at least once a year, or as many times oftener as the secretary of state may deem necessary. No banking institution is permitted to make a larger loan than an amount equal to 25 per cent of its capital stock. There is no provision of law regulating the cash reserve or accumulation of surplus.

5. The legal provisions governing the receipt of deposits by banks are in these ords: "Section 2760. * * * No president, director, manager, cashier, or other officer or agent of any bank or banking institution organized and doing business under the provisions of this article or of any law of this State, shall receive or assent to the reception of deposits, or create or assent to the creation of any debts by such bank or banking institution, after he shall have knowledge of the fact that it is insolvent or in failing circumstances. Every person violating the provisions of this section shall be individually responsible for such deposits so received and all such debts so contracted: *Provided*, Any director who may have paid more than his share of the liabilities mentioned in this section may have the proper remedy at law against such other persons as shall not have paid their full share of such liabilities: And provided, further, That in case of the insolvency of one or more of such officers, agents, or managers, the same shall be paid, for the time being, by those who are solvent, in equal proportions. Section 2761. In all suits brought for the recovery of the amount of any deposits received or debts so created, all officers, agents, or managers of any such banking institutions charged with having so assented to the reception of such deposit, or the creation of such debt, may be joined as defendants or proceeded against severally, and the fact that such banking institution was so insolvent or in failing circumstances at the time of the reception of the deposit charged to have been so received, or the creation of the debt charged to have been so created, shall be prima facie evidence of such knowledge and assent to such deposit or creation of such debt on the part of such officer, agent, or manager so This article shall extend to and may be charged therewith. Section 2762. enforced by and against the executors and administrators of such deceased officers, agents, and managers." There is no law limiting the amount of interest to be paid on deposits, but this department objects to the payment of more than 4 per cent on time deposits. In passing upon this question the amount of such deposits and the circumstances surrounding them are taken into consideration, and no absolute rule is enforced.

6. The State of Missouri is not a shareholder in any bank.

7. Branch banks are not authorized by the laws of Missouri, and are not permitted

to do business in the State.

8. The law requires each bank, at least twice per year and as much oftener as the secretary of state may require, to make a sworn statement of its condition at a time set by the secretary of state, which must be a day previous to the call. These reports are accessible to the public, but there is no provision made for their publication. The totals or abstracts of the statements are given to the press and sent to the Comptroller of the Currency at Washington.

9. Corporations generally in Missouri are assessed upon the property they have, just as individuals are assessed. Banks are assessed on their capital and surplus. It is unfortunately true that the manner of assessing banks in Missouri is not an

equitable one, as the various counties assess them at different rates, running from 40 per cent to more than 100 per cent upon capital stock; but the laws as they now stand can not be corrected by the state board of equalization as is done in the case of other property. The levies for taxation upon banks are the same as those upon

other property in the various counties.

10. În case a State bank examiner finds a bank to be in a failing or unlawful condition, or perpetrating frand, he makes a full report of the condition of the bank to the secretary of state, who then, through the attorney-general, brings an injunction proceeding in the circuit court of the county in which the bank is situate, requesting the closing of the bank and the appointment of a receiver. This system, while it divides responsibility and is protective against an abuse of power, is wanting in flexibility and occasionally in adaptation to the situation. As a rule it works without friction, but in some cases delays occur which are detrimental to the interests of the innocent depositor who is uninformed as to the failing condition of the bank. When a bank is once closed it is under the control of the court through the receiver appointed thereby. Up to this time no provision has been made to keep the department of state informed as to the progress of settlement of the affairs of the bank. For statistical and other useful purposes this should be done, and probably will be arranged by common consent, even before the law can be amended.

11. There are now no legal provisions covering or referring to the issue of bank

circulation.

12. While the State of Missouri has upon its statute books an elaborate and carefully drawn savings-bank law, yet it is true that under this law there has been but one such bank organized. This is a very successful institution. While this is a fact, it is not to be understood that no other banks do a savings business. the banks have lines of deposit of this kind. Probably fifteen of the trust companies of the State have a savings bank department. In this State, owing to a provision in the constitution, savings banks have a capital stock. The shares must be divided at a par value of \$100. The entire amount must be subscribed and actually paid up in lawful money of the United States. The other provisions for incorporating are somewhat similar to those mentioned for banks. The capital stock can be not less than \$10,000 in cities having a population of 50,000 or under, and not less than \$50,000 in cities having a population of more than 50,000 and less than 150,000, and not less than \$100,000 in cities having a population of 150,000 or over. This capital stock must be invested in certain bonds and stocks, as set out rather voluminously in the law. It is made unlawful for such banks to deal or trade in real estate, except under certain specific conditions laid down in the statutes. of this kind having a capital of \$10,000 may receive deposits to the amount of \$200,000. Those having a capital of \$25,000 may receive deposits to the amount of \$500,000; those having a capital of \$50,000 may receive to the amount of \$1,000,000, and no greater amount of deposits shall be received without a like proportionate increase of eash capital. No such bank shall have a capital stock of more than \$5,000,000. Strict regulation is made in the law for the declaring of dividends. The aggregate amount that may be received from any one individual or corporation shall not exceed \$4,000. The law makes it the duty of the board of directors to regulate from time to time the rate of interest to be allowed the depositors out of the net profits, and to pay or credit the same semi-annually on dates to be fixed by the by-laws. No dividends can be declared or paid until at least one-tenth of the net profits of the corporation shall have been carried to the credit of the guarantee fund. The available cash fund of these banks must at all times be maintained at over 15 per cent of the whole amount of its assets. The deposits of the funds of the bank in any one bank, safe deposit, or trust company can not exceed 20 per cent of the total deposits, capital, and surplus of the deposit bank. No director or officer of such bank can be an indorser or surety or in any manner an obligor for moneys loaned or borrowed of the bank. Boards of directors of such banks must meet at least once in each month.

MONTANA.

[S. R. Flynn, national-bank examiner.]

1. Corporate State banks, savings banks, trust, deposit, security, and leaning corporations. Corporations organized under section 604, as follows: First, to receive moneys in trust and to accumulate the same at such rates of interest as may be obtained or agreed on, or to allow such interest thereon as may be agreed upon. Second, to accept and execute all such trusts and perform such duties of every description as may be committed to them by any person or persons whatsoever, or any corporations, or may be committed or transferred to them by order of any of the courts of record in this State or any other State, or of the United States. Third, to take and accept by grant, assignment, transfer, devise, or bequest and hold any real or personal estate or trust created in accordance with the laws of this State or any other State,

or of the United States, and execute such legal trusts in regard to the same, on such terms as may be declared, established, or agreed upon in regard thereto, or to execute or guarantee any bond or bonds required by law to be given in any proceedings in law or equity in any of the courts of this State or other State, or of the United States. Fourth, to act as agent for the investment of money for other persons or corporations and as agent for persons and corporations for the purpose of issuing, registering, transferring, or countersigning the certificates of stock, bonds, or other evidence of debt of any corporation, association, municipality, State, or public authority on such terms as may be agreed upon. Fifth, to accept from and execute trusts for married women in respect to their separate property, whether real or personal, and act as agents for them in the management of such property, and generally to have and exercise such powers as are usually had and exercised by trust companies. Sixth, to act as trustee, assignee, or receiver in all cases were it shall be lawful for any court of record, officer, corporation, or person to appoint a trustee, assignee, or receiver, and to be appointed, commissioned, and act as administrator of any estate, executor of any last will and testament of any deceased person, and as guardian of the person and estate of any minor or minors, or of the estate of any lunatic, imbecile, spendthrift, habitual drunkard, or other persons disqualified or unable from any cause to manage their estate. Seventh, to guarantee the fidelity and diligent performance of the duty of persons holding public or private trust and to certify and guarantee title to real estate. Eighth, to loan money upon real estate and collateral security, and execute and issue its notes, debentures, payable at a future date, and to pledge its mortgages upon real estate and other securities as security there-Ninth, to buy and sell Government, State, county, municipal, and other bonds, and all kinds of negotiable, nonnegotiable, and commercial paper, stocks, and other investment securities. Tenth, to become indorser and surety, and to secure indorsers and sureties, for a compensation, upon such terms and conditions as shall be agreed upon by the trustees of such corporation. Eleventh, to take and receive from any individual or corporation on deposit, for safe-keeping and storage, gold and silver plate, jewelry, stocks and securities, and other valuable and personal property, and to collect coupons, interest, and dividends on said above-described securities, and to rent out the use of the safes and other receptacles on their premises upon such terms and for such compensation as may be agreed upon.

2. State banks: Capital stock must be paid into the treasury in eash, and certificate to that effect filed with State auditor and in county clerk's office. Can transact no business until authorized by the State auditor. Certificate of auditor must be published in city or county newspaper, at least four insertions, immediately after issuing certificate. Savings banks: Capital must be not less than \$100,000, and paid in eash, but such corporation may be organized with not exceeding \$500,000 capital, of which at least \$100,000 must be paid in before deposits are received, balance upon call of directors within five years from date of filing articles of incorporation, but not more that 25 per cent must be called in during any one year. All calls to be made upon thirty days' notice. Trust-deposit, security, and loaning business: When \$100,000 has been subscribed for and paid in in cash such corporation may proceed to business. They must commence within ninety days after filing articles of incorporation. Banks organized under section 604: Three or more persons can associate themselves by articles of agreement, in writing, as provided by law, for one or more purposes, included under the above section, and may become incorporated under title designating such business. The articles of agreement shall be signed and acknowledged and shall be filed in the office of the secretary of state, and a duplicate thereof recorded with the recorder of deeds in the county in which

the corporation has its principal place of business.

3. State banks: State auditor. Savings banks: Find no special provision. Trust-deposit, security, and loaning business: Secretary of state. Banks organized under

section 604: Secretary of state.

4. (A) State banks: Not less than \$20,000. Can be increased, but must be paid up in cash. Savings banks: Not less than \$100,000. May be organized on a basis of \$500,000, of which at least \$100,000 must be paid up, and the balance upon the call of the directors. Trust-deposit, security, and loaning business: Not less than \$100,000, nor exceeding \$500,000. The amount is fixed by articles of incorperation. Banks organized under section 604: Not less than \$100,000 paid in, nor \$10,000,000 subscribed. (B) State banks: Stockholders elect directors, who appoint officers. Savings banks: Stockholders elect directors, who appoint officers. Trust-deposit, security, and loaning business: Managed by not less than three directors. Banks organized under section 604: Managed by not less than three, nor more than twenty-five directors. (C) State banks: Liable for all debts contracted during term as officers or stockholders, equally and ratably to extent of their holdings. When stock is sold liability ceases at the end of six months from sale and transfer. Savings banks: Liability the same as above. Trust, deposit, security, and loaning business: Liability the same as above. Banks organized under section 604: Liability same as

above. (D) State banks: First Mondays in January and July to State auditor Savings banks: First Mondays in January, April, July, and October to State auditor, and any other time auditor calls for it. Trust-deposit, security, and loaning business: Same as above. Banks organized under section 604: Same as above. (E) It is the duty of the State examiner to visit each year, without previous notice, each of the banks and banking corporations, and savings banks, investment and loan companies incorporated under the laws of this State, or doing business under any law of the State concerning corporations, and to examine into their affairs and ascertain their financial condition; to inspect and verify the amount of their securities and assets, and to inquire into any violations of laws governing such banks and institutions. (F) State banks: The total liability to any bank, including the liability of members of firms, is restricted to 15 per cent of actual paid capital and permanent surplus. Purchase of commercial paper is not considered as money borrowed. Savings banks: At least one-half of the capital paid in and one-half of the deposits must be invested in bonds or other securities of the United States, or any of the States or Territories, or county or city, town or school district of this State, on which interest is regularly paid, or loaned on unincumbered real estate, worth at least double the amount to be secured. The remainder may be invested in said bonds or loans as aforesaid, but no loan must be made on personal security of less than two responsible persons, or collateral security to be approved by the directors. No loan upon personal security shall be made to any one person or partnership exceeding \$10,000. Trust-deposit, security, and loaning business: Find no special provison of restrictions. Banks organized under section 604: Organized for special purposes. (G) State banks: At least 20 per cent of immediate liabilities. One-half of this may be due from solvent banks. Savings banks: Find no special provisions. Trust-deposit, security, and loaning business: Find no special provisions. Banks organized under section 604: Find no special provisions. (H) State banks: None. Savings banks: Must set aside annually at least 5 per cent of its net profits, until such surplus amounts to 20 per cent of the capital stock. Trust-deposit, security, and loaning business: Find no special provision. Banks organized under section 604: Find no special provision.

State banks: No provision. Allows interest. Savings banks: Section 624 provides that savings banks must receive on deposit all sums of money which may be offered, but have a right to limit the aggregate amount which any one person of society may deposit to such sum as it may deem expedient, and also provides that it may refuse to receive any deposits. The board of directors has a right to regulate the payment of deposits, and regulations must be posted in some conspicuous place in the room in which such corporation transacts its business, and must also print the regulations in its pass books delivered to depositors. Allows interest. Trustdeposit, security, and loaning business: Receives trust deposits for the purpose of loaning and investment. Allows interest. Banks organized under section 604: Organized for special purposes.

6. Find no special provision.

7. Find no special provision.
8. State banks: First Mondays in January and July. Statements signed by president banks: First Mondays in January and July. Statements signed by president two directors, showing plainly resources dent or cashier on eath, attested by at least two directors, showing plainly resources and liabilities, amount of each kind thereof. Must be published once in some newspaper of the county where such bank is located, if any newspaper be published therein. Proof of such publication shall be furnished to State auditor. Savings banks: Report to State auditor first Mondays in January, April, July, and October, and publish same as State banks. Trust-deposit, security, and loaning business: Same as above. Banks organized under section 604: Same as above.

9. State banks: Taxed as national banks. Savings banks: Licenses scaled according to business transaction. Trust, deposit, security, and loaning business: Taxed as national banks. Banks organized under section 604: Taxed as national banks.

10. No special provision for closing up the business of insolvent banks. It would come under the general head of insolvent incorporations.

11. Find no provision referring to the issue of bank circulation.

12. Savings banks: Any number of persons, not less than three, may incorporate. Capital must be held by the bank as a guaranty to its depositors. Must be invested as provided. Stockholders participate in profits after depositors have been paid such rates of interest as may be provided by the by-laws. Stockholders elect not to exceed thirteen directors. Directors elect such officers as their business requires, and remove at their pleasure. Directors hold office until the first Monday in January next after their election or appointment and until their successors are elected and qualified. Elections must be held on the first Monday in January of each year. Directors must be citizens of the United States, and at least threefourths of them must be residents of the State. Every director must own, in his own right, at least ten shares of the capital stock. If he ceases to be the owner of these ten shares, or becomes in any manner disqualified, he shall cease to be a direc-

tor. A majority vote of the members of the board of directors is required in making any order for or authorizing any investment of money, or the sale or transfer of any stock or securities, or other real or personal property belonging to the corporation, or the appointment of any officer receiving any salary. Section 627 says no president, vice-president, director, or other officer, or servant of such corporation, shall directly or indirectly borrow any of the funds of such corporation or of its deposits, or in any manner use the same in their private affairs or business, nor shall any director receive any pay, salary, or emolument until after such interest as the directors shall have determined to allow depositors shall be provided for in accordance with the regulations of the corporation. The corporation may purchase, hold, and convey real estate as follows: Such as may be necessary for their business, not exceeding the value of \$150,000. Such as is mortgaged, to wit: For moneys loaned or given as security for money loaned or advanced; such as is purchased at sale on judgment or decree obtained, etc. Said corporation shall not buy or sell any personal property, except such as may be necessary for the proper transaction of its business. Must at all times, during business hours, submit to an examination by the State auditor, or such other person or persons as the legislative assembly or the State auditor designates or appoints for this purpose. Any officer or clerk of such corporation who willfully makes a false oath or affidavit relative to the financial condition of such corporation is guilty of perjury, and upon conviction thereof must be punished accordingly. No greater sum than \$50,000 shall be at any time deposited in any one bank or corporation.

NEBRASKA.

[R. H. Townley, secretary State banking department.]

1. Incorporated and private banks. Permitted to transact either a commercial or a savings bank business. May be a corporation, a partnership, a firm, or an individual.

2. Every bank, corporation, partnership, firm, or individual, organized for and desiring to transact a banking business, shall, before commencing such business, make, under oath, and transmit to the State banking board a full, complete, and detailed statement of, first, the name of the proposed bank; second, if incorporated, a certified copy of the articles of incorporation; third, the names of the incorporators, partners, firm, or individuals; fourth, the county, city, town, or village in which the said proposed bank is located; fifth, the nature of proposed banking business, whether commercial or savings; sixth, the amount of paid-up capital stock. Whenever, after the examination and approval by the State banking board of the statement provided for in section 6 of this act, the corporation, partnership, firm, or individual shall file with the State banking board the oath of the president, cashier, partner, member of the firm, or individual, that the capital stock has been paid in as provided for, and in compliance with section 4 of this act, then the State banking board shall, without unnecessary delay, issue to said corporation, partnership, firm, or individual a charter for the same purpose, and in the same manner as in section 5. On receipt of said charter the proposed bank may begin to transact a banking business.

3. The auditor of public accounts, the State treasurer, and the attorney-general shall be, and they are hereby, made a board which shall be designated and known as the

State banking board.

4. (A) It shall be unlawful for any corporation, partnership, firm, or individual to transact a banking business unless such corporation, partnership, firm, or individual has property of each value as follows: In cities, villages, and communities having a population of less than 1,000 inhabitants, \$5,000; more than 1,000 and less than 1,500, \$10,000; less than 2,000 and more than 1,500, \$15,000; less than 3,000 and more than 2,000, \$20,000; less than 5,000 and more than 3,000, \$25,000; less than 10,000 and more than 5,000, \$30,000; more than 10,000, \$50,000. (B) As specified in articles of incorporation for corporated banks; no legal requirements for private banks. (C) Every stockholder in any banking corp**or**ation transacting a banking business in this State shall be liable to the creditors of such bank for an amount, over and above the share or shares of stock so held, equal to the paid-up value thereof, for all liabilities accruing while such stock is owned or held by such shareholder. (D) Every bank and every corporation, partnership, firm, or individual transacting a banking business shall make to the State banking board not less than four reports during each year. Each report shall state such resources and liabilities at the close of business on any past day by the State banking board specified, and shall be transmitted to said board within five days after the receipt of a request or a requisition therefor. And a summary of such report in the form prescribed by the State banking board shall be published in a newspaper published in the place where such banking business is transacted, or if there is no newspaper in the place, then in one published in the same county, at the expense of such bank, corporation, firm, or individual; and proof of such publication shall be transmitted to the State banking poard within twenty days from the date fixed for such report. (E) The State banking board shall appoint a suitable person or persons having at least three years' actual experience in the banking business, or with the affairs of the State banking department, to make an examination of and into the affairs of every bank, and every corporation, partnership, firm, or individual transacting a banking business, as often as shall be deemed necessary and proper and at least once in every year. (F) No corporation conducting a banking business shall make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares, unless such security or purchase shall be necessary to prevent less upon a debt previously contracted in good faith; and stock so purchased or acquired shall within six months from the time of its purchase be sold or disposed of at public or private sale; or in default thereof, a receiver may be appointed to close up the business of the bank. Provided, that in no case shall the amount of stock so held exceed 10 per cent of the paid-up capital of such bank. No partership, firm, or individual transacting a banking business in this State shall be permitted to carry any note or obligation of any such partnership, firm, or individual, or any of the members of such partnership or firm, as any part of the assets of the bank. And no officer, director, or employee of any corporation transacting a banking business in this State shall be permitted to borrow any of the funds of the bank upon his own note or obligation, or upon any note or obligation made to him for accommodation, without having first obtained the approval of a majority of the board of directors of the bank, and the approval, if obtained, shall be made a part of the records of the bank. Any individual member of a firm, partner, officer, director, or employee who shall violate the provisions of this section shall be deemed guilty of the embezzlement of the funds of said bank to the extent of said notes or obligations so given, and on conviction thereof shall be punished by a fine not exceeding \$1,000, or imprisonment in the penitentiary not to exceed five years, or both, at the discretion of the court. No individual, firm, or corporation transacting a banking business in this State shall loan to any single corporation, firm, or individual, including in such loan all loans made to the several members or shareholders of such firm or corporation, more than 20 per cent of the paid-up capital of such bank. And in no case shall the total liabilities of the several stockholders of an incorporated bank to such bank exceed 50 per cent of the paid-up capital of such bank. But the discount of bills of exchange drawn in good faith against actually existing values, and the discount of commercial paper actually owned by the person negotiating the same, shall not be considered as money borrowed. Any officer, director, or employee of any corporation transacting a banking business in this State, who shall knowingly permit or allow the shareholders of such bank to at any one time become indebted to such banking corporation in a total sum exceeding 50 per cent of the paid-up capital of such banking corporation shall be deemed guilty of felony, and upon conviction thereof shall be subject to a fine of not to exceed \$500, or by imprisonment not to exceed three years in the State penitentiary, or both, at the discretion of the court. (G) Every bank shall at all times have on hand as a reserve in available funds an amount equal to at least 15 per cent of the aggregate amount of its deposits. Two-fifths of said 15 per cent shall be in cash in the vanits of the bank; provided, that in cities having a population of more than 25,000 said reserve shall be 20 per cent of the aggregate amount of the deposits; provided further, that savings banks shall have on hand at all times as a reserve in available funds an amount equal to at least 5 per cent of their aggregate deposits. (H) Any corporation, partnership, firm, or individual transacting a banking business may semiannually declare a dividend of so much of the net profits as it, they, or he may judge expedient, but such corporation, partnership, firm, or individual shall, before the declaration of a dividend, carry one-tenth part of its net profits to its surplus fund until the same shall amount to 20 per cent of its paid-up capital stock. No corporation, partnership, firm, or individual transacting a banking business in this State shall withdraw, or permit to be withdrawn, either in the form of dividends or otherwise, any part of its capital. If losses have at any time been sustained, equal to or exceeding undivided profits on hand, no dividend shall be made; and no dividend shall be made by any bank transacting a banking business under the laws of this State to an amount greater than the net profits on hand less the losses and

5. No bank, corporation, partnership, firm, or individual transacting a banking business in this State shall accept or receive on deposit for any purpose any money, bank bills, United States Treasury notes or currency, or other notes, bills, checks, drafts, credits, or currency, when such bank, corporation, partnership, firm, or individual is insolvent. Savings bank shall receive deposits to an amount not exceeding ten times the aggregate amount of its paid-up capital and surplus. Interest paid on time certificates of deposit, also on public moneys under depository law of this State, for which bond is required.

^{6.} None.

^{7.} No.

8. Summary of report under call of State banking board published in local newspaper at least four times annually. List of shareholders with number of shares owned by each, subject to public inspection.

9. None except for examination fees.

10. Whenever it shall appear to the State banking board from an examination or report provided for by this act that the capital of any corporation, partnership, firm, or individual transacting a banking business in this State is impaired, the said State banking board shall communicate the facts to the attorney-general, who shall thereupon cause an application to be made to the district court of the county where such corporation, etc., is located, or to any judge of such court, for the appointment of a suitable person as receiver to take charge of the business and affairs of and wind up such bank.

11. None.

12. Any corporation, partnership, firm, or individual designating its, their, or his business as that of a savings bank, shall have power to carry on a savings bank business as prescribed and limited in this act. Any savings bank may receive deposits from the general public. The funds of any savings bank, except the reserve provided for in this act, shall be invested in bonds of the United States, or of any State in the United States, or in the public debt or bonds of any city, county, township, village, or school district of any State of the United States which shall have been authorized by the legislature of the State, or shall be loaned on negotiable paper, secured by any of the above-mentioned classes of security, or upon notes or bonds secured by mortgage lien upon unincumbered real estate (provided that second-mortgage loans may be made on improved farm lands, but no loan shall be made on such improved farm lands or other real estate which, including the aggregate amount of incumbrance thereon, shall exceed 50 per cent of the cash value thereof), or upon notes secured by collateral security of known marketable value, or held as cash, or shall be deposited in good solvent banks; provided, that chattel mortgages shall not be deemed collateral security, and savings banks are hereby prohibited from investing their funds in them, except chattel loans on cattle. Nothing in this section shall prohibit a savings bank from issuing certificates for legitimate deposits. Savings banks shall not be subject to the provisions of section 4 of this act relating to capital, but it shall be unlawful for any savings bank to transact a savings bank business in this State with a paid-up capital of less than \$12,000, one-third of which may be invested in bank building and the lot or lots on which the same are situated and the necessary bank furniture and fixtures; provided that on and after the passage of this act it shall be unlawful for any savings bank to organize and commence a savings bank business with a paid-up capital of less than \$25,000 in cities having more than 25,000 population; provided, further, that no savings bank in this State shall receive deposits to an amount exceeding ten times the aggregate amount of its paid-up capital and surplus. Any corporation transacting a banking business in this State may purchase, hold, and convey real estate for the following purposes only: Such as is necessary for convenient transaction of its business, not exceeding in value one-third of the paid-up capital; such as shall be conveyed to it for debts due the bank, and such as it shall purchase at sale under judgments or decrees upon its securities, but the bank at such sale shall not bid a larger amount than to satisfy its debt. No real estate so acquired in satisfaction of debts or at a sale upon its judgments or decrees shall be held longer than five years, and within thirty days thereafter must be sold at private or public sale, and at no time shall the total amount of real estate held by any bank for any purpose exceed 50 per cent of the paid-up capital of such bank. Savings banks shall not be subject to the provisions of this section.

(Copy of the banking law transmitted.)

NEVADA.

[John E. Jones, governor.]

1. Under act of Nevada State legislature, approved March 23, 1891, banks are organized and are divided into seven classes, viz: Class 1, those doing business in the aggregate to the amount of \$500,000 or more per month; class 2, \$300,000 and less than \$500,000 per month; class 3, \$200,000 and less than \$300,000 per month; class 4, \$100,000 and less than \$200,000 per month; class 5, \$50,000 and less than \$100,000 per month; class 6, \$25,000 and less than \$50,000 per month; class 7, any sum less than \$25,000 per month.

2, 3, and 4. See copy of act approved March 5, 1869.

5. See copy of act approved March 5, 1869, and interest allowed at bank's option of 4 per cent per annum.
6. The State is not interested as a shareholder in any bank.

7. At option of the bank corporations.

8. Banks sometimes publish statements, but do so voluntarily.
9. Banks of the first class pay license of \$200 per month; banks of the second class pay license of \$150 per month; banks of the third class pay license of \$100 per month; banks of the fourth class pay license of \$75 per month; banks of the fifth class pay license of \$50 per month; banks of the sixth class pay license of \$25 per month; banks of the seventh class pay license of \$12 per month.

10. Kefer to act approved March 5, 1869.

11. Section 6, of article 8, of the constitution of the State of Nevada: "No bank notes or paper of any kind shall ever be permitted to circulate as money in this State, except the Federal currency and the notes of banks authorized under the laws of Congress."

12. Refer to act approved March 5, 1869.

(Copy of act inclosed.)

NEW HAMPSHIRE.

[James O. Lyford, bank commissioner.]

1. The different kinds of banks permitted to do business in this State are as follows: Mutual savings banks, governed by trustees elected by the incorporators, the incorporators having power to perpetuate themselves by filling vacancies as they occur; the depositors have no voice in the management of the banks. Guaranty savings banks, with a guaranty fund or capital stock paid in, which must at all times be equal to 10 per cent of the general deposits; the control of these banks is in the hands of the stockholders who elect the board of trustees, and the depositors have no voice in the management. State banks of discount, with a capital stock, controlled by the stockholders. Trust companies, having authority to do both a discount and a savings bank business, as well as the business of trust companies. The savings department is required by law to be kept as a separate department, and is amenable by the laws governing the savings banks of the State.

2. All banking institutions are incorporated by act of the legislature, and there is no general law under which they can incorporate. Having obtained the charter, the incorporators organize for business, with no other requirements than that guaranty savings banks and trust companies have to satisfy the bank commissioners

that their capital or guaranty fund has been paid in in cash.

- 3. The answer to this question is contained in the preceding paragraph.
 4. (A) The amount of capital stock is determined by the legislature in each case, and the payment of the capital stock must be in cash, to the satisfaction of the bank commissioners. (B) The management of all these classes of banks is in control of their trustees or directors, subject to the laws of the State and the supervision of the bank commissioners. As the reply to this inquiry might be elaborated at any length, I refer you to the law, copy herewith. (C) The liability of the shareholders extends only to the amount of their capital stock. (D) Semiannual reports of condition are required by statute to be made to the bank commissioners. (E) At least annual examinations must be made by the commissioners of all these institutions; and the bank commissioners are authorized to apply to the court for the protection of the stockholders and depositors. (F) The restrictions of investments of savings banks are to be found largely in chapter 114 of the session laws of 1895, on page 45 of the pamphlet, which prescribes the class of investments that savings banks may The trust companies and State banks are prohibited from making any loan to an officer and director except by the unanimous approval of the board of directors in writing. No savings bank, State bank, or trust company can hire money or give the note of such institution except by vote of the trustees or directors thereof, duly recorded. No savings bank or trust company can loan to any person, firm, or its individual members an amount in excess of 10 per cent of its deposits or capital stock, nor purchase or hold, both by way of investment and security for loans, the stock and bonds of any corporation to an amount in excess of said 10 per cent. No amount of cash reserve is required. In explanation of this it perhaps should be said that we have only two State banks of discount, and but very few trust companies doing a discount business. (H) The savings banks are required to pass to the credit of the guaranty fund annually an amount equal to 10 per cent of their net
- earnings until the guaranty fund is equal to 5 per cent of the deposits.

 5. There are no restrictions upon the receipt of deposits by either savings banks, State banks, or trust companies, and it is not the custom of the State banks and trust companies to allow interest on deposits.

6. The State is not interested as a shareholder in any of the banks of the State.

7. No banks are permitted to conduct branch offices or banks, although there is no statute on the subject.

8. The public is furnished with an annual report of the condition of the banks of the State, published at the expense of the State and distributed to those who ask for it.

- 9. The savings banks pay a tax of three-fourths of 1 per cent on the amount of their deposits, and are permitted to deduct from the gross amount of deposits the amount of real estate owned by the bank, whether acquired by purchase or foreclosure, and also the amount of all real-estate loans made at a rate of 5 per cent or less. guaranty banks pay in addition a tax of 1 per cent on their guaranty fund or capital stock; and the same is true of the trust companies. While this tax is collected by the State it is redistributed by the State to the towns of the State in the proportion that the deposits of those towns in the savings banks bear to the total amount of savings deposits. The capital stock of the State banks of discount is taxed locally in the towns where the banks are situated at the local rate, with certain reductions on account of real estate held by the bank, and such other property as would not be subject to taxation if held by an individual owner, or it is by law exempt from taxation when owned by individuals.
- 10. If the bank commissioners are satisfied that it is not for the public safety that a banking institution should continue to transact business, they present the facts by petition to some justice of the supreme court, who is empowered to issue an injunction restraining the institution in whole or in part from the transaction of further business. If, in the judgment of the court or the commissioners, it is better for the creditors that the institution should continue under its existing managment, that may be done, or, if it is thought advisable, a receiver can be appointed by the court. Another method of dealing with insolvent savings banks is to reduce the deposit accounts of each depositor such a percentage that the assets will pay out the reduced The bank continues to transact business, and when it has realized all that can be realized from the depreciated assets, the surplus thus accumulated is distriband invested separately, so that the old institution could be wound up and the new institution go on. To illustrate: The bank commissioners, from an examination, are of the opinion that a bank can with safety only pay its depositors 75 per cent of their deposit accounts. The deposits are accordingly reduced 25 per cent. Any depositor can then withdraw 75 per cent of his deposit at the date of reduction. If the bank is to be finally closed up because of loss of confidence in its management, each depositor receives the 75 per cent in the liquidation and as much more as the assets realize. The statute relating to this subject may be found on page 39 of the pamphlet, sections 26, 27, 28, and 29

11. The legal provisions referring to the issue of bank circulation will be found in chapter 163 of the Public Statutes, on page 27 of the pamphlet above referred to.

12. By reading chapter 165 of the Public Statutes, on page 33 of the pamphlet above referred to, chapter 105 of the Session Laws of 1895, on page 42, and chapter 114 of the Session Laws of 1895, on page 45, you will find an answer to this inquiry. (Copy of banking laws inclosed.)

NEW JERSEY.

[George S. Duryee, bank commissioner.]

1. Banks of discount, deposit, and circulation, individual or private bankers, savings banks, safe deposit and trust companies. Individual bankers are subject to the same control and supervision as incorporated banks of discount, deposit, and circulation, but are not required to become incorporated. They are not authorized to issue their "notes, bills, currency, or other circulating medium of exchange." individual banker can legally transact a banking business in the State until he has filed a report of his condition, in form similar to that required of incorporated banks, nor until the commissioner of banking and insurance shall have made an examination of his affairs and ascertained that he is then solvent and able to pay his debts at maturity, and shall have issued his certificate to that effect. In case of the insolvency of any such banker, said commissioner may institute proceedings in the court of chancery as provided by law in the case of insolvent banking corporations, the court having the same power to appoint receivers, make distribution of the assets, etc., as in the latter instance. Safe deposit and trust companies have the trust powers usually conferred upon such institutions, and may "receive money on deposit to be repaid on demand or otherwise, as may be agreed upon by and between the depositor and the company, and with or without interest, as they agree." They are distinguished from banks in that they are not given the power to discount bills, etc., unless located in a city or village having no national or State bank of discount and deposit (but two of the companies being so situated), nor have they the privilege of issuing notes to circulate as money. For the statutes governing the same see the accompanying pamphlet, marked A. The following answers, from 2 to 11, inclusive, relate to the incorporated banks of discount, deposit, and circulation.

2. A certificate of association must be executed, acknowledged, and recorded in the office of the clerk of the county where the bank is to be located and in the office of the commissioner of banking and insurance. Not less than \$50,000 of the capital stock must be paid in. A certificate of authority by the commissioner of banking and insurance must be obtained. The commissioner is not authorized to issue such certificate except after due inquiry and information, from which he shall be satisfied that the institution is required for the public benefit; also that it has complied with all preliminary requirements of law, which comprehend the due execution and recording of the certificate of association and the payment of the prescribed minimum of capital. Evidence as to the latter is required to be submitted in the form of an affidavit signed by the president and cashier and a majority of the directors. The details as to organization and such payment are then inquired into by said commissioner, or someone appointed by him, and report filed.

- 3. The commissioner of banking and insurance. (See answer to preceding question.) 4. (Λ) The maximum of capital authorized by the general banking law is \$2,000,000 and the minimum \$50,000. At least the latter amount must be fully paid in before a bank is permitted to commence business. As the additional capital is called and paid in certificates thereof must be filed in the department of banking and insurance. By subsequent enactments amendatory of the general corporation law, corporations organized under any law of the State, general or special (except railroad or canal companies), are authorized to increase their capital stock to such amount as the board of directors may determine, with the consent of stockholders owning at least two-thirds in value of the existing capital stock, upon filing a certificate that such action has been taken and consent given. (B) The conduct of the business is vested in a board of directors, elected as may be provided in the articles of association or by-laws. Each director must be a bona fide holder of some of the stock, but not of any specified amount thereof or number of shares. No provision as to the number of directors, but the requirement that the number of incorporators must not be less than seven, citizens of the State, must be considered in this connection. The directors may choose from their number a president, cashier, and other officers and agents, and remove such officers and agents at pleasure; also may establish by-laws for their government and exercise such other incidental powers as shall be necessary to carry on the banking business. (C) Stockholders are not liable beyond the amount invested in their shares. (No personal liability in addition thereto.) They are liable for their unpaid subscriptions. (D) The institutions have one fixed time for reporting, viz, December 31, annually; but under the authority vested in the commissioner of banking and insurance to call for additional reports at any time, returns are required to be rendered quarterly. Such reports must be filed within five days after receipt of notice, under penalty of \$250. (E) The commissioner of banking and insurance is the supervising officer. He has full authority himself, or by such person or persons as he may appoint for the purpose, to investigate the affairs of any bank whenever he may deem it expedient, or at the request of the bank, or like request in writing by three or more of its creditors, depositors, or stockholders. Examinations are frequently made, one examiner being regularly employed by the commissioner. He receives a stated salary, which is paid by check of the State treasurer. The necessary expenses of all examinations must be paid by the institutions examined. These are paid to the commissioner of banking and insurance, and by him to the State treasurer, less the necessary traveling and incidental expenses of the examiners, which are paid by check of the commissioner upon proper (F) The banks may loan money on real and personal security. No restrictions. (G) No cash-reserve requirement. (H) No provision for the accumulation of surplus. Dividends may be declared from the surplus or net profits (interchangeable terms) only.
- 5. No special regulations upon the subject. Some ten of the twenty-one banks now doing business allow interest on deposits, but in several instances only on special-deposit accounts.

6. None whatever.

7. The general banking act directs that the business must be carried on at the place specified in the certificate of association, and not elsewhere; but by subsequent legislation it is provided that no such corporation shall establish or maintain any branch or agency nor more than one place of business without the approval of the commissioner of banking and insurance. With a single exception, the required consent has not been granted.

8. By publication of abstracts of the reports of condition in the annual report of the commissioner of banking and insurance to the legislature. In addition, it has been the practice to issue printed summaries of the quarterly returns of each bank and distribute them to newspapers and persons applying for same, although there is no provision for this publication. The institutions themselves are not required to publish their returns in any newspaper, but some of them do so voluntarily.

9. The stockholders are taxed for the value of their shares. The tax upon resident stocholders is assessed to them in the township or ward where they may reside, and in the case of nonresident stockholders the bank is assessed therefor. National

banks are taxed in the same manner. The fees and other charges payable by the banks are \$20 for filing their December 31 report and the "necessary expenses" of

any examination of their affairs.

10. The court of chancery has jurisdiction in such cases, with authority to appoint receivers and make distribution of the assets and property among the creditors and stockholders, according to the prescribed legal rules and the practice of said court. For the general powers, duties, etc., of such receivers, see Revision of New Jersey,

1709-1877; title Corporations, sections 60, 61, 62, 72 to 85, pages 187, etc.

11. The existing provisions of the old general banking law, as reenacted in the "revision" of 1875, are substantially as follows: The State treasurer is authorized and required to cause to be engraved and printed in the best manner to guard against counterfeiting, at the request and expense of any bank organized under the act, such quantity of notes for circulation in the similitude of bank notes, in blank, and of different denominations not less than \$1, as he may from time to time deem necessary to carry into effect the provisions of the act, and of such form as he may prescribe. Such notes must be countersigned, numbered, and registered in proper books to be provided and kept in the office of said treasurer, under his direction, either by himself or by such elerks or registers as he shall, with the advice and consent of the governor and attorney-general, appoint for the purpose, so that each denomination of the notes shall bear the uniform signature of said treasurer or register. The treasurer and every such register or clerk, before entering upon the discharge of their trusts or duties under the act, must give bond to the State, with sufficient sureties, to be approved by the governor and chief justice, and in such sum as they shall direct. Whenever any such bank shall legally transfer to the State treasurer public stocks, or public stocks and bonds, and mortgages, as prescribed, it is entitled to receive an equal amount of notes for circulation, registered and countersigned as aforesaid. Such notes, before delivery by the treasurer, must be exhibited to the State auditor, who, in a book to be provided for the purpose, must enter the amount delivered, the time when delivered, the name of the bank, the amount of each denomination, and a description of the securities deposited therefor. No such bank is required to issue circulating notes and deposit securities for their redemption unless it shall deem it proper so to do and shall make the request as above. The public stocks so to be transferred and deposited with the State treasurer shall in all cases be, or made to be, equal to a stock producing not less than 4 per cent per annum; and it is unlawful for the treasurer to take any such stock at a rate above its par value, or that shall not be worth "upon a sale made 100 cents on the dollar." Such stocks must be either the public stocks of the United States or the States of New Jersey, New York, Massachusetts, Pennsylvania, or Ohio; "and such other bonds as are now or may hereafter be by law authorized to be used for the purpose," and bonds of the county "public-road boards" of New Jersey. Instead of securing the whole amount of the notes by pledge of public stocks, a bank may secure not less than one-third thereof by bonds and mortgages, bearing at least 6 per cent interest, and covering improved, productive, unincumbered lands in the State of New Jersey, worth, independently of any building thereon, at least three times the amount for which they shall be mortgaged, no one mortgage to be for a greater amount than \$5,000. The total amount of notes issued under the act and remaining outstanding at any time is limited to \$10,000,000. Any bank is liable to pay the holder of every bill or note put by it in circulation as money, the payment of which shall have been demanded and refused, damages for nonpayment thereof, in lieu of interest, at the rate of 12 per cent per annum from the time of such refusal until the payment of the note. The charters of four of the five specially incorporated banks authorize the issue of circulating notes, the provisions as to which being substantially the same in each case. Summarized, these provisions are as follows: Notes may be issued up to twice the capital stock paid in; no note to be of a less denomination than \$1, except, perhaps, in the case of one bank, whose charter contains no such restriction. The penalty for any willful or intentional overissue is imprisonment for not less than one nor more than five years. All the notes are payable on demand at the counter of the bank, and in the event of its refusal or neglect to pay any of the same, after demand made at the banking house during the regular hours of business, the institution must cease its banking operations until the notes are fully paid, under penalty of forfeiture of its charter. The charters of two of the banks make the notes a first and paramount lien upon all the assets in case of insolvency, but in the case of the two others the claims of bona-fide judgment and mortgage creditors are given equal priority with the notes. The directors are made liable for all the notes in circulation at the time of insolvency, and may be proceeded against to recover the amount of any deficiency remaining after the assets have been appropriated to their payment. No director can resign or transfer his shares to avoid this liability. If the assets of the bank and the property of the directors prove insufficient to pay the notes in full the stockholders other than such directors are personally liable for the deficiency, but not, however, for an amount beyond the par value of their shares. They are not permitted to transfer their shares to avoid this liability.

12. They are nonstock institutions, conducted by a board of managers of not less A majority of the managers must reside in the county where the bank is located and be freeholders in the State. All selections to fill vacancies are subject to the approval of the commissioner of banking and insurance. No manager can have any interest, directly or indirectly, in the gains or profits of the bank except as a depositor, or borrow any of its funds, or become an indorser, surety, or obligor in any manner for money loaned by or borrowed from the bank. It is the duty of the managers to so regulate the rate of interest or dividends (not to exceed 5 per cent per annum) that the depositors shall receive all the profits of the institution, after deducting necessary expenses and reserving such sum as they may deem expedient as a surplus fund, which, to the amount of 15 per cent of the deposits, the managers are authorized to gradually accumulate and to hold to meet any contingency or loss by depreciation of securities or otherwise. Investments are restricted to bonds of the United States; the State of New Jersey and the cities, counties, etc., therein; bonds of other States in the United States, or of any city or county thereof, whose net indebtedness is limited by law to 10 per cent of the assessed valuation of property therein, and first-mortgage bonds of railroad companies that have paid dividends regularly on their entire capital stock for the five years preceding, or the consolidated mortgage bonds issued by any such company to retire its entire bonded debt. Loans on personal securities can not be made except upon the additional pledge of specified collaterals having a market-value margin of 20 per cent. Not more than 15 per cent of the deposits can be so loaned. Mortgage loans may be made, up to 80 per cent of the deposits, on real estate in New Jersey worth 50 per cent more than the amount loaned thereon, but if the real estate is unimproved or unproductive the margin of value must be 70 per cent. The cost of office building is restricted to 50 per cent of the net surplus of the bank, based on par values of securities. The managers are required to invest the moneys deposited as soon as practicable after their receipt, except that for the purpose of meeting current payments in excess of the receipts they may keep an available fund of not exceeding 10 per cent of the deposits, either on hand or deposited on call in designated banks or trust companies, or loaned on demand on specified collaterals. The aggregate deposit of any one individual or correction in the state of the second poration is limited to \$5,000, exclusive of accrued interest, unless made prior to 1876 or by order of a court of record or surrogate. Deposits of less than \$1 need not be received. A deposit made not later than the third day commencing any interest period or month may draw interest for the whole of the period or month. Depositors may be classified according to the duration and nature of their dealings with the bank, and interest may be allowed them accordingly. Deposits are repayable after demand, in such manner and under such regulations as the managers may prescribe. The institutions must be examined at least once in every two years, and oftener if deemed expedient by the commissioner of banking and insurance. Reports of condition on January 1 and transactions for the year must be filed annually, within one month from said date, under penalty of \$200 for each day's delay, for which the managers are personally liable. Savings banks having no capital stock are taxed upon all their "property and valuable assets," but the depositors therein are exempt from taxation on their personal estate to the amount of their deposits. No such institution can be established without a certificate of authority by the commissioner of banking and insurance, which he is not authorized to issue in any case until he has ascertained from the best sources of information at his command (1) whether greater convenience of access to a savings bank will be afforded to any considerable number of depositors by opening such a bank at the place proposed; (2) whether the density of the population in the particular neighborhood and in the surrounding country gives reasonable promise of adequate support to the enterprise, and (3) whether the responsibility, character, and general fitness for the discharge of such a trust of the persons named in the certificate of association are such as to command the confidence of the community in which the bank is to be located.

NEW MEXICO.

[Joseph T. Talbert, national-bank examiner.]

1. State banks and savings banks and trust associations.

2. Any number of persons not less than three may associate to establish a State bank, the capital of which must not be less than \$30,000. No bank shall transact business until at least 50 per cent of its capital has been paid into the treasury of the bank in cash and until a certificate to that effect under oath of the president or cashier, shall be filed in the office of the secretary of the Territory and in the office of the probate clerk in the county where such bank is located; nor shall such bank continue to transact business beyond the period of one year unless the capital is fully paid up in cash and a sworn statement to that effect filed with the aforesaid officers. The same law applies to savings banks.

3. The secretary of the Territory.

- 4. (A) For both State and savings banks the least amount of capital required is \$30,000, one-half of which must be paid in before commencement of business, the remainder at the expiration of one year from date of commencing business. (B) For both State and savings banks there must be a board of directors, not exceeding nine, who elect a president and vice-president and appoint a cashier or treasurer. (C) For State banks stockholders are liable for all debts of the bank contracted during the term of their being stockholders equally and ratably to the extent of their respective shares, such liability to continue for one year after the transfer of such shares. For savings banks the stockholders are liable to the extent of the par value of the shares of stock held by them. (D) For both State and savings banks statements are required to be made (to the treasurer for State banks and to the secretary for savings banks) at least twice a year, or whenever dividends are declared, the statements to be published once a week for three weeks in the nearest paper. (E) The secretary of the Territory may at any time make an examination in person or by an appointee. (F) For State banks there is no restriction on loans except that they are not allowed to loan on their own stock, nor is the stock permitted to be transferred while the stockholder owes the bank. For savings banks the last clause of the foregoing applies. They are also restricted to loans of 10 per cent of capital and to 5 per cent to officers or stockholders, unless on deed of trust or collateral. They may loan on real estate on a value of 50 per cent on improved and 30 per cent on unimproved appraisement, not to exceed valuation for taxes, (G) No requirement as to cash reserve. (H) For State banks no requirement as to surplus. Savings banks are required to apply to surplus 10 per cent of earnings semiannually.
- 5. The reception of deposits after the insolvency of savings banks renders the directors liable for such deposits. The fact that such insolvency existed is prima facie evidence of the knowledge of it. It is the custom of savings banks to allow

interest on deposits.

6. The State is in no way interested as a shareholder in the bank.

7. There is no law bearing on this.

8. By statements, as above explained.

9. None.

10. When a bank appears insolvent on examination the secretary reports it to the attorney-general, who shall take such steps as the nature of the case may require, and may bring suit in the name of the Territory or a creditor of the bank before any court of competent jurisdiction, and on satisfactory evidence of such insolvency the court shall at once appoint a receiver.

11. Savings banks may issue their own evidence of indebtedness and negotiate the same to an amount not exceeding 90 per cent of the aggregate loans made and held by such association secured by mortgages or deeds of trust on real estate; which shall not be construed to empower the association to issue notes for circulation.

shall not be construed to empower the association to issue notes for circulation.

12. The reason for the wide difference in the law governing State banks and savings banks is that the law under which savings banks are organized was passed at a much later date than the one under which State banks are authorized. The last law provided only for the savings banks and only repealed such laws as were in conflict. The principal points in the law governing savings banks has been cited in the above with the exception of the law governing the purchase of real estate, which is, first, a plat of ground for the purpose of erecting a building for the transaction of business, the cost of which shall not exceed 50 per cent of the net surplus (this includes the building); second, such as it may have to purchase to secure it for loans previously contracted, which shall not be held longer than five years.

NEW YORK.

[Charles M. Preston, superintendent of banks.]

1. Banks of discount and deposit, individual bankers, private bankers having no

supervision.

2. Filing certificate of organization in county clerk's office and banking department. Prepayment in full of capital in cash. Deposit of \$1,000 in State or United States stocks in banking department as pledge of good faith and compliance with statutes. Oath of office of directors. Letters of authority to commence business from superintendent of banks. Individual banker must file certificate in office of superintendent of banks, stating town, city, or village in which he resides. (Sec. 42, revised banking law of 1892.) Before letters of authority from superintendent issue proofs of amount of capital to be specially used and paid in, resources of individual, or of the several partners, are required. Private bankers do business on personal credit in their own way.

3. Superintendent of banks. In his absence or inability, deputy superintendent. 4. (A) In villages whose population does not exceed 2,000, \$25,000; in cities, villages, or towns exceeding 2,000, not exceeding 30,000, \$50,000; not less than \$100,000 else-Payment in full of all capital stock in cash required in advance after November 1, 1895. (B) Management by board of directors, not less than five, who elect executive officers: President, vice-president, cashier, etc. (C) Shareholders liable to extent of amount of their stock, in addition to amount invested in such shares. (D) Four times a year, once in each quarter, time named by superintendent of banks, in form and manner prescribed by superintendent of banks. (E) Regular annual examinations; special examinations when ordered by superintendent. (F) Loans to individual, firm, or corporation restricted to 20 per cent of capital and surplus of bank; bona fide commercial paper excepted. (G) Reserve of 15 per cent required in cities of 800,000 and over, and elsewhere 10 per cent, one-half of such reserve in cash and one-half in depository approved by superintendent of banks. (H) Surplus of 20 per cent of capital provided for by requiring one-tenth of net profits carried to surplus fund until such fund is 20 per cent.

5. No limit as to amount. Banks can not advertise for or receive deposits as savings banks. Deposits from savings banks preferred liability. It is a general rule to allow interest on deposits where certificates of deposit are issued. Some banks

allow interest on balances of account.

6. The State is not interested as a shareholder in any of the banks.

7. Banks are not permitted to conduct branches.

8. Quarterly statements containing substance of quarterly reports are published in local paper. Superintendent of banks publishes annual summary statement in

State paper at Albany, and in book form.

9. General assessment for support of banking department, annual, apportioned on resources, with savings banks, trust companies, and safe deposit companies. Special assessments for per diem allowances and expenses of examiners for regular annual

and all special examinations.

10. (A) Section 18 (revised banking law of 1892), proceedings against delinquent corporations: If any such corporation or individual banker shall refuse to submit its books, papers, and concerns to the inspection of any examiner, or if any officer thereof shall refuse to submit to be examined upon oath touching the concerns of such corporation or individual banker, or if it shall be found to have violated its charter, or any law of the State binding upon it, the superintendent may report the fact to the attorney-general, who shall institute such action or proceeding against such corporation or individual banker as is authorized in case of insolvent corpora-If it shall appear to the superintendent that any such corporation or banker has violated its charter or any law of this State, or is conducting business in an unsafe or unauthorized manner, he shall, by an order under his hand and official seal, addressed to such corporation or banker, direct a discontinuance of such illegal or unsafe practices, and conformity with the requirements of its charter, and with safety and security in its transactions, and whenever it shall appear to the superintendent that it is unsafe and inexpedient for such corporation or banker to continuo business he shall communicate the facts to the attorney-general, who shall thereupon institute such proceedings against the corporation or banker as are authorized in the case of insolvent corporations, or such other proceedings as the nature of the case may require. (B) Voluntary liquidation: Majority of directors may petition supreme court, praying for final order of dissolution. (Code of Civil Procedure,

11. In addition to the powers conferred by the general and stock corporation laws every bank shall have power: * * * (Of) obtaining, issuing, and circulating notes. * * * (Sec. 43, revised banking law, 1892.) Reference is made to sections

64 to 86, inclusive, of revised banking law, 1892, transmitted.

12. Savings banks have no capital stock. Thirteen or more persons, two-thirds resident of county, may establish a savings bank by executing under their hands and seals and acknowledging a certificate in duplicate, one to be filed in county clerk's office and one in banking department, within sixty days after acknowledgment, setting forth (1) name of corporation; (2) place where business is to be transacted; (3) name, residence, occupation, and post-office address of each incorporator; (4) declaration of all of acceptance of responsibilities and of faithful discharge of duties. (Sec. 100, revised banking law, 1892.) Notice of intention to organize published for four weeks in newspaper of largest circulation of locality and served on all other savings banks in county fifteen days before filing certificate. Superintendent of banks, on receiving certificate, indorses same "Filed for examination." Sixty days allowed superintendent to examine as to convenience of locality, etc., needs of the population, responsibility, character, and general fitness of persons named in certificate. If satisfied superintendent issues certificate of authorization, on filing of which in county clerk's office such savings bank becomes a corporation. Must begin business within a year. Board of trustees, not less than thirteen, have entire management and control and fill vacancies in their number; also make by-laws.

Quorum, seven, including president or vice-president. Have power to require security from officers. No trustee to have interest in gains or profits. Deposits of individuals limited to \$3,000; of societies and corporations limited to \$5,000 exclusive of interest. Courts may direct deposits in trust in larger amounts. Investments limited by chapter 813, Laws of New York for 1895 (copy annexed). Powers of trustees and limitations referred to in chapter 415, laws of 1895, annexed. Dealings and holding in real estate limited to banking house and lot, one-fourth in value of surplus, except excess approved by superintendent of banks and to properties acquired by foreclosure, or judgment, sales or settlements to secure debts to be sold within five years, except when time is extended by superintendent of banks. Available funds for current payments and expenses fixed at 10 per cent of whole amount of deposits. Loans on personal security prohibited. Buying or selling gold or silver (except such as received in payment of interest or principal of obligations or from depositors in regular course of kusiness), exchange and collection of promissory notes or time bills of exchange prohibited. Issuing certificates of deposit on demand or at a fixed day prohibited. Payments to depositors prohibited except on presentation of depositor's pass book, unless loss of same, when regulations provide manner. Dividends or interests to depositors not to exceed 5 per cent. Surplus not to exceed 15 per cent of deposits. Debts due savings banks from insolvent banks preferred. When it appears to superintendent of banks that a savings bank has violated its charter or the laws, or is conducting its business in an unsafe or unauthorized manner, or is insolvent, he may take possession of said bank, report the facts to the attorney-general, who may bring an action for dissolution. Two-thirds of trustees may declare by resolution determination to close business, file resolution in banking department, publish notice to depositors and creditors, realize upon investments, pay off depositors and petition supreme court, on notice to attorney-general, for order declaring franchise surrendered and corporation terminated. (For further information and details refer to article 3, chapter 689, laws 1892.) Trust companies have many of the powers and privileges of banks.

(Revised banking law, State of New York, 1892, transmitted.)

NORTH CAROLINA,

[W. N. Worth, State treasurer.]

1. The different classes of banks doing business in the State are national banks, State banks, savings and private banks.

2. The legal requirements for the national banks are such as hold good in all the States. The State and savings banks must secure a charter from the general assembly, in which is stated the amount of capital stock, the amount required to be subscribed, and the amount paid up at the time of organizing, the place of business and the general line of business they intend to follow. Private banks begin business as persons or firms in other lines of trade, submitting to the laws as to taxation

and supervision.

3. The State treasurer determines when the conditions of their doing business are

4. There are no legal provisions as to the points here involved, except that the banks must of course do as required in their charters; and, except as to (D), reports of their condition must be made over affidavit to State treasurer when required, which will be when the national banks are required to report to the Comptroller of the Currency; and these statements must be published in condensed form in newspaper in nearest city or town; and except also as to (E) examinations are made annually by direction of the State treasurer, the expense of which is borne by the banks severally.

5. There are no legal provisions in regard to receipt of deposits, except as below, in regard to savings banks. The banks allow interest at their own discretion and by agreement on deposits left with them a sufficient time.

6. The State is not interested as shareholder in any bank.

7. The banks conduct branch offices at their own discretion.
8. The public receive the published statements in newspapers provided for in No. 4.

9. The bank tax is laid on capital stock as follows: On \$25,000 or less, \$50, and \$2 each for every \$1,000 in excess of \$25,000; and \$25 additional for each county in which they have an agency.

10. If the condition of any bank is thought to be precarious or unsatisfactory, after due notice to them to make good the deficiency or losses, the State treasurer shall order a special examination; and if convinced of the necessity he shall institute proceedings in the superior court of Wake County (in which Raleigh is situated) for settling the affairs of such bank and appointment of a receiver.

11. The State banks have no circulation.

12. The main points in the law relative to savings banks are as follows: Every savings bank shall have a commissioner, appointed by the governor, who shall visit it at least once a year, with full power to investigate its affairs completely, and shall do so when required by five or more who are interested to have an extra examination, and shall, if he deem its condition hazardous, restrain it by injunction from further proceeding until a hearing before court, and he shall report to the attorneygeneral and have a prosecution issued on behalf of the State. Every continuous depositor of \$1,000 is a member of the corporation. Deposits drawing interest shall not exceed \$3,000 in one name, except by religious or charitable corporations. Its officers and members of committees of investments shall not borrow its funds, nor be surety for loans, nor take a fee on account of such loans. The bank shall reserve a guarantee fund not less than one-eighth nor more than one-fourth of 1 per cent of deposits every six months till the whole amounts to 10 per cent of the deposits. Dividends are carefully regulated by the law. The treasurer of the bank must make annual reports to the commissioner.

NORTH DAKOTA.

[H. A. Langlie, State examiner.]

1. The law of the State of North Dakota provides for only one class of banks, such as are authorized to carry on a general banking business only.

2, 3. Before authorized to do business three or more persons, two-thirds of whom must be residents of the State, may organize under the provisions of the law; such organization papers must be recorded in the office of the register of deeds of the

county in which the bank is located, then filed with the secretary of state.

4. (A) Banks can be organized with a capital not less than \$5,000, but upward according to the population of the town in which it is located. At least half of the capital must be paid in cash, and the balance in monthly installments of 10 per cent. (B) Not less than three directors, one president, vice-president, cashier, and assistant cashier, and such other help as may be required, to constitute the management of a bank. (C) The shareholders are liable for double the amount of the (D) Upon call by the State examiner, the capital for claims against the bank. banks must render four reports during the year in such form as said officer preexaminer is ex officio superintendent of banks, who must examine same at least once a year, and officer if he deems it necessary. (F) They are restricted from making loans to any one person, company, or firm to exceed 15 per centum of their capital. (G) Cash reserve not to be less than 20 per cent of deposits, half of which may be in other banks and half in cash on hand.

5. There are no provisions governing the receipts of deposits, except in case of

insolvency. Interest is paid on time deposits as a rule. 6. The State has no interest whatsoever as a shareholder in the banks.

 Branch offices are not provided for by law.
 The public is kept informed as to the condition of the banks by publication of the statements rendered upon the call of the State examiner four times a year.

- 9. When organizing, \$50 is paid to the State as a tax, and a fee, regulated by the amount of the capital, is collected by the State examiner once a year and turned over to the State.
- 10. The law is weak on the point of closing up the business of insolvent banks, in that the examiner has no power to take control of the affairs of the association, but must apply to the courts for the appointment of a receiver.

11. There are no provisions covering or referring to the issue of bank circulation.
12. We have no law relating to savings banks.

(Copy of laws transmitted.)

OHIO.

[Madison Betts, national-bank examiner.]

1. Unincorporated banks, savings and loan associations, and free banking.

2. Unincorporated banks are simply copartnerships subserving no other laws or restrictions than those generally regulating such companies. Savings and loan associations must file articles of incorporation with the secretary of state, to be approved by the attorney-general of state (section 3797). Free banking. Certificate to be made and deposited with the secretary of state and governor, auditor and secretary of state to furnish company a certificate (sections 7626 and 7629).

3. For savings and loan associations, secretary of state, and attorney-general (section 3797). For free banking, governor, auditor, and secretary of state (section

7629).

4. (A) Amount and payment of capital stock: For savings and loan associations, not less than \$25,000, one-half to be fully paid up (section 3797). For free banks at least \$25,000, and not to exceed \$500,000, 60 per cent of the same to be paid in (sections 7627 and 7628). (B) Management: Savings and loan associations, by board of directors, as provided for in section 3798. Free banks by board of directors, not less than three nor more than five, provided for in section 7634. (C) Liability of share-holders for claims against the bank: Stockholders are liable over and above the stock owned by each in the further sum of an amount equal to the amount of stock. is a provision of the constitution and relates to all corporations in Ohio. (D) Making reports of condition: Every banking institution incorporated or engaged in the business of banking under the laws of this State shall report to the auditor of state on the first Monday of the months of April and October of each year, (section 3817), which shall be published, as provided for in section 3818. (E) Examination or supervision by State official: Savings and loan associations, as provided for in sections 3816 and 3817. Free banks, as provided for in sections 7603 to 7606, inclusive. (F) Limit of loans: Savings and loan associations to one-fifth part of the actual capital stock actually paid in (section 3807). Free banks to one-tenth of the amount of capital stock actually paid in (section 7641). (G) Reserve required: Savings and loan associations, 15 per cent of deposits (section 3821 B). Free banks, 20 per cent of deposits (section 7637). (H) Surplus: Savings and loan associations to set aside from net profits one-tenth part thereof until such surplus equals 20 per cent of the capital stock (section 3808). Free banks to set aside one-tenth part of its net profits of the preceding half year to its surplus fund until the same shall amount to 20 per cent of its capital stock (section 7640).

5. The board of directors of savings and loan associations may prescribe the terms on which deposits shall be received and paid out (section 5799). For free banking, no special provisions regulating deposits. It is common for banks to allow interest

on deposits.

6. The State has no interest in any bank.

7. There are some of the unincorporated banks or partnerships that have branch offices, but there are no provisions of law regulating branch offices of incorporated banks now in active operation.

8. Reports shall be made to auditor of state for examination and publication, as provided for in sections 3816 to 3818, inclusive, and October reports shall be com-

piled by auditor of state and transmitted to general assembly.

9. The shares of incorporated banks shall be listed for taxation, as provided in section 2762. Unincorporated banks are to be taxed, as provided for in sections 2759 and 2761, inclusive.

10. Section 3809 provides for the distribution of the assets of savings and loan associations when the same cease to do business.

11. No banks of issue in the State of Ohio.

12. See pages 1089 to 1098, inclusive.

(Copy of law inclosed.)

OKLAHOMA.

[William C. Renfrow, governor.]

It is hardly practicable for me to take up your list of questions in their order and give separate reply to each, for the reason that there are very meager provisions in our statutes relative to the subject of banking. The organic act of the Territory provides "that the provisions of title 62 of the Revised Statutes of the United States relating to national banks, and all amendments thereto, shall have the same force and effect in the Territory of Oklahoma as elsewhere in the United States: Provided, That persons otherwise qualified to act as directors shall not be required to reside in said Territory for more than three months immediately preceding their election as such." Under the corporation laws of the Territory private corporations are permitted to be organized for the purpose of conducting the business of "banks of discount and deposit, but not of issue." The property of banks and banking corporations under the revenue laws of the Territory are taxed the same as the property of other persons. Some of the provisions of the statutes on this subject are as follows: "Every bank located within the Territory, whether such bank has been organized under the banking laws of the Territory or any other Territory or State or of the United States, shall be assessed and taxed on the value of their shares of stock therein in the county, town, district, village, or city where such bank or banking association is located, and not elsewhere, whether such stockholder resides in such place or not. Such shares shall be listed and assessed with regard to the ownership and value thereof as they exist on the 1st day of February annually, subject, however, to the restriction that taxation of such shares shall not be at a greater rate than is assessed upon any other moneyed capital in the hands of the individual citizens of this Territory, in the county, town, district, village, or city where such bank is

The shares of capital stock of national banks not located in this Territory held in this Territory shall not be required to be listed under the provisions of this act." In the crimes act of the statutes, various penalties are prescribed for irregular banking, one of them making it a felony for any officer or employee of any banking institution to receive on deposit any money or other thing of value at the time when he knows said bank to be insolvent. Another provision makes it a misdemeanor for any director of any banking corporation to consent to or make any loans and discounts by which the whole amount of the loans or discounts of the corporation is made to exceed three times the capital stock then paid in and actually possessed, or to make any loan or discount to any director of such corporation to an amount exceeding in the aggregate one-third of the capital stock then paid in and actually possessed. There are in the Territory three classes of banks, viz, national banks, private corporations organized under the laws of the Territory for banking purposes, and private banks conducted by individuals or partnerships. There is no law requiring statements from private banks. All the information the public can obtain from the last two classes of banks is that which may be voluntarily given by the managers thereof. The Territory is not interested as shareholder in any banking institution. There are no provisions of statute for closing up the business of insolvent banks other than the general provisions of law applicable to other insolvent partnerships and private corporations. The only banks of issue in the Territory are national banks. There are no savings banks in the Territory. It is the custom of some banks to pay interest on time deposits, but this is not the rule. In my message to the last legislative assembly of the Territory it was carnestly urged that a comprehensive and just law regulating the business of private banking in this Territory be enacted, and such a bill was introduced but failed of passage. The present meager provisions of the statutes on this subject are very unsatisfactory, and have been taken advantage of by certain dishonest persons engaged in the banking business to obtain possession of and carry away the funds of their credulous depositors.

OREGON.

[William P. Lord, governor.]

The constitution of the State of Oregon provides: The legislative assembly shall not have the power to establish or incorporate any bank or banking company or moneyed institution whatever, nor shall any bank, company, or institution exist in the State with the privilege of making, issuing, or putting into circulation any bill, check, certificate, promissory note, or other paper, or the paper of any bank, company, or person to circulate as money. Corporations may be formed under general laws, but shall not be created by special laws, except for municipal purposes. All laws passed pursuant to this section may be altered, amended, or repealed, but not so as to impair or destroy any vested corporate rights. The stockholders of all corporations and joint-stock companies shall be liable for the indebtedness of said corporations. poration to the amount of their stock subscribed and unpaid, and no more. State shall not subscribe to or be interested in the stock of any company, association, or corporation. There are private banks and corporations doing a general banking business under the general incorporation laws of the State, neither being subject to any legislative supervision or restrictions or otherwise-banking being placed on the same footing as other legitimate business. Nor has there been any legislation in relation to savings banks, they being also organized under the general incorporation laws of the State. As to taxation, officers of banks are required to furnish the assessor with a list of stockholders, who are taxed upon the value of the shares as other property is valued, nonresident stock being taxed where the bank is located. No special tax is imposed on banks. There is an old law requiring banks to furnish a list of depositors and amounts to the assessor for taxation, but it seems to be inoperative, as it has never been enforced in any instance. Inferior courts have refused to enforce it, but I think the supreme court has never passed upon its validity. is not generally the custom of banks to allow interest on deposits, except those represented by time certificates. There are no legal provisions for closing up insolvent banks, except the general laws applicable to all insolvent debtors.

PENNSYLVANIA.

[B. F. Gilkeson, commissioner of banking.]

1. The different kinds of banks permitted to do business in the State of Pennsylvania are classified by the banking department as follows: Banks (having discounting privileges), savings institutions (with or without capital, having no discounting privileges), to which is added trust companies, for the reason that they transact a general or quast banking business in addition to that of trusts. The variance in charters of our different classes of institutions, as banks, saving fund, and trust

companies, with their multiplicity of specialties and accumulation of securities, makes examination of their condition and report far more laborious and tedious than that of banks created under our national system, where general rules apply to all. A large proportion of our banking institutions have been created by special acts of assembly, with powers and restrictions greatly varying, and with titles that do not indicate the character (which also applies to a number of corporations chartered under general acts) of the business conducted by them, banks of discount being indiscriminately confused with savings banks and savings banks mixed up with banks without powers of discount, and both further confused by the addition to their corporate name the title "trust company."

- 2. To secure corporate privileges banks are required, before application is made for their creation, to advertise in two newspapers printed in the county where proposed to be located once a week for three months, setting forth name and style, the location, the specific object for which created, and the amount of capital. Articles of association must be entered into by not less than three persons, specifying the object for which the association is formed, and may contain any provisions not inconsistent with the general banking act approved May 13, 1876, said articles to be approved by the attorney-general. The said persons forming the association, under their hands, are to make a certificate specifying: (1) Name (subject to the approval of the commissioner of banking), (2) location or place of business, (3) amount of capital and number of shares, (4) names and residences of shareholders with number of shares held by each, (5) a statement that the certificate is made to enable the persons named to form a corporation for banking purposes under the act. The aforesaid certificate to be acknowledged before a judge or notary public. After its receipt and approval by the commissioner of banking a copy is to be certified to the governor, who causes letters patent to be issued, under seal of the Commonwealth. Similar and additional requirements are requisite in the matter of savings institutions; information as to which you are respectfully referred to the act of May 20, 1889, inclosed herewith in pamphlet form.
- 3. Commissioner of banking (formerly auditor-general) and the attorney-general. 4. (A) See sections 5 and 9 of the act of May 13, copy inclosed. (B) See section 12 of the act of May 13, copy inclosed. (C) See section 5 of the act of May 13, copy inclosed. (D) See section 5 of act of February 11, 1895, copy inclosed. (E) See section 4 of act of February 11, 1895, copy inclosed. (F) See section 21 of act of May 13, 1876, copy inclosed. (G) None. (H) See section 16 of act of May 13, 1876, copy inclosed. Please observe that the answers to the foregoing refer to banks under the general laws. Banks under special laws vary as to privileges and restrictions. The legal provisions governing the same must be arrived at by reference to the several acts themselves. Specially incorporated banks form the larger portion of that class of corporations.

5. No legal provisions under the general law. It is the custom of banks to allow

interest on deposits.

6. None.

7. No.

8. Through publications in newspapers, under call of commissioner of banking and the annual report.

9 It is elective for the banks to pay the State 4 mills tax on appraised value of shares in addition to local taxation on same, or 8 mills on the par value of shares of stock.

10. See section 9 of the act of February 11, 1895, copy inclosed.

11. Refer to Purdon's Digest of the Laws of Pennsylvania, Vol. I, pages 166 and

12. Refer to act of May 20, 1889, copy inclosed.

[William M. Hardt, national-bank examiner.]

State and savings banks and trust companies.

2. Application for charter must be made to the secretary of state, who refers the same to the commissioner of banking, and after his inspection it is sent to the attorney-general and then to the governor for their approval. Corporations for carrying on the business of banking may be formed by any number of persons not less than three, who shall enter into articles of association which shall specify the object for which formed, and being signed by the persons forming such association. They shall also under their hands make a certificate which shall specify the name; location or place of business, designating the county, city, borough, or village; amount of capital stock and number of shares in which divided; the names and places of residence of shareholders, and number of shares held by each. Savings banks may be formed by any number of persons not less than thirteen, and under the same general form of application for articles of association. The trust companies generally are operating under special charters granted by the legislature, the provisions of which differ materially. This is also the case with many of the savings banks. 3. Commissioner of banking.

- 4. (A) Banks of discount and deposit must have capital stock of not less than \$50,000, and before commencing business at least 50 per cent of its capital stock shall be paid in, and the remainder of the capital stock shall be paid in installments of at least 10 per cent on the whole amount of capital per month from the time of commencing business. Savings banks are unrestricted as to the amount of capital, but the trust companies shall have \$125,000 of paid-up capital. (B) The affairs of every bank shall be managed by not less than five directors, one of whom shall be president and another vice-president. No cashier, clerk, or teller shall be eligible as a director. Savings banks shall have at least thirteen directors, and trust companies are unrestricted in this particular. (C) Banks of deposit and discount shareholders are liable, equally and ratably, but not one for the other, for all contracts, debts, and engagements of such corporations to the amount of their stock at the par value, in addition to the par value of such share. No liability of this character is imposed on shareholders of savings banks or trust companies. (D) All corporations mentioned shall make not less than two reports of its condition during each year according to the form and manner prescribed by the commissioner of banking, which reports shall be verified by the oath or affirmation of the president, cashier, or treasurer, attested as correct by the signatures of at least three of the directors, trustees, or managers. Each such report of condition shall exhibit in detail and under appropriate heads the resources and liabilities of the corporation at the close of business on any past day specified, and an abstract summary shall forthwith be published in a newspaper, in the place where the corporation is located, at least three times. (E) It is the duty of the commissioner of banking, as often as he shall deem proper, to examine or cause to be examined the affairs of every corporation of the several classes mentioned. (F) None, except that no director of any corporation shall receive as a loan from such corporation an amount greater than 10 per cent of the capital stock actually paid in, and the gross amount loaned to all the officers and directors of such corporation, and to the houses or firms in which they may be interested, directly or indirectly, shall not exceed at any time the sum of 25 per cent of the capital stock paid in; and no shareholder shall sell or transfer any shares in the capital stock held in his own right so long as he shall be liable, either as principal, debtor, surety, or otherwise, to the corporation, for any debt, without the consent of a majority of the directors; nor shall such shareholder, when liable to the corporation for any debt that is overdue and unpaid, be entitled to receive any dividend, interest, or profit on such shares as long as such liabilities shall so continue. (G) None. (H) Banks of discount and deposit are required to carry one-tenth of the net profits of the preceding dividend period to its surplus fund until such surplus fund shall amount to 25 per cent of its capital
- 5. Banks of discount and deposit are prohibited by law from paying interest on deposits. It is the custom, however, to allow interest on deposits, and it is not prohibited on the part of trust companies and savings banks.

6. Not interested.

7. No.

8. By publication of two reports yearly.

9. The regular State tax is imposed upon the shareholders of each corporation, and in addition the corporations are required to pay the sum of \$25 each, and for each \$100,000 of capital stock, or fractional part in excess, of \$100,000, the sum of \$5 shall be paid annually; and all such corporations shall pay annually the sum of 2 cents for each \$1,000 of assets. Savings institutions without capital stock shall annually pay, in addition to the taxes imposed, the sum of \$25, and for each \$100,000

of assets, or fractional part, the sum of \$1.

10. If the commissioner of banking shall have reason at any time to conclude that any banking corporation is in an insolvent condition, he shall forthwith communicate the facts to the attorney-general, who shall immediately make application to the court of common pleas of Dauphin County, or to a law judge thereof, for the appointment of a receiver to take charge of such corporation's property and wind up its business. Such receiver shall proceed under and subject to the orders of the court of common pleas. If the commissioner of banking should deem it necessary for the immediate protection of the depositors and other creditors, he may, after hearing before the attorney-general (of which hearing the corporation shall have notice) appoint a temporary receiver. He also has power to withdraw the temporary receiver and surrender possession and property to the corporation. When a corporation denies that there is good reason for the institution of either of the proceedings it shall file its answer in the court of common pleas.

11. An act passed about 1860 makes it illegal for banks to issue circulation.

12. Many of the savings banks are operating under special charters granted by the legislature, which have different and varied privileges. Savings institutions for the encouragement of savings, having no capital stock, are not very numerous, but

the law under which they operate contains the following principal points: To receive deposits, and to invest the same, credit and pay interest thereon. The sums may be limited in the aggregate which any person or corporation may deposit. The aggregate amount of deposits to the credit of any one individual or corporation shall not exceed \$5,000. Investment of funds may be made in stocks or bonds of the United States, Commonwealth of Pennsylvania, or of any State in the Union that has not within 10 years previous to making such investment defaulted in the payment of principal or interest of State debt; in the stocks or bonds of any city, county, town, or village of any State of the United States issued pursuant to the authority of any law of the State; in bonds or mortgages, or unencumbered improved real estate in this State. Loans upon notes, bills of exchange, or drafts are prohibited, as is also the discounting of them. Interest or dividends to depositors not to exceed 5 per cent When surplus amounts to 15 per cent of the deposits, at least once in three years the accumulation beyond such surplus (15 per cent) shall be divided among the depositors in excess of the regular dividends.

RHODE ISLAND.

[A. C. Sanders, State auditor.]

1. State banks, savings institutions, and trust companies.

2. After receiving a charter from the legislature the following requirements must be met: (See chapter 153, sections 1 to 8.) The foregoing, you will note, does not include the organizations of savings institutions or trust companies. We have no legal requirements by which institutions for savings and trust companies are organ-The incorporators are given the power by charter (which is a special act) to perfect an organization.

3. In the case of State banks the commissioner is appointed by the governor.

Institutions for savings and trust companies, no officer.

4. (A) Amount of capital stock and payment thereof fixed by provisions of charter. (B) See banking laws, chapter 153, sections 9 to 37, inclusive. (C) Not specifically stated in banking laws; stockholders in other corporations for amount of stock owned. Sections 22, 23, and 24 of chapter 153 may answer your question. (D) Reports must be made within ten days from time of receiving notice to the State auditor. (E) Banks are not examined except by request of the legislature or by one or more persons, who shall be officers or stockholders, making a statement in writing to the governor, setting forth their interest (see sections 38 and 39, chapter 154). (F) No restriction whatever (see chapter 568, section 52, amended). (G) None. (H) None.

5. In relation to provision governing the receipt of deposits, there are none. I am

not positive, but think that some banks allow interest on deposits.

6. None except the school fund in the following-named banks: Dividends on the school fund—National Exchange Bank, Newport, \$28; Globe National Bank, Providence, \$1,000; Merchants' National Bank, Providence, \$461.50; National Bank of Commerce, Providence, \$2,032.50; American National Bank, Providence, \$1,430; National Bank of North America, Providence, \$2,532; Mechanics' National Bank, Providence, \$996; Rhode Island National Bank, Providence \$67.50; total, \$8,547.50.

7. They are not (see section 11, chapter 153).

8. By the annual report.

9. A tax of 40 cents on each \$100 of deposits and on each \$100 of reserve profits (see chapter 1215).

10 and 11. See banking laws.

12. A copy of the act incorporating the Centerville Savings Bank transmitted.

SOUTH CAROLINA.

[James Norton, comptroller-general.]

1. Law does not limit the kind of banks.

No special legal requirements.

- 3. No officer created by law for this special purpose. 4. No special requirements as to A, B, C, D, E, F, G, and H clauses.
- 5. None.
- 6. None.
- 7. Yes; as suits the management.
- 8. Sworn quarterly statements must be published.
- 9. No special tax-taxed as are other corporations. 10. Same that apply to receivers for other corporations.
- 11. These sections are full and complete, but are fully inoperative under the present United States laws. Ten per cent tax kills.

12. No special advantages given.

SOUTH DAKOTA.

[E. E. Hemingway, State public examiner.]

1. State and private banks.

2. State banks must file certificate of organization with secretary of state, and must publish same, together with secretary of state's certificate of authorization, in some newspaper for four consecutive weeks. Private banks can begin business without filing anything, even a bond, and without getting certificate or permission from any official.
3. The secretary of state.

- 4. (A) State banks in towns containing 500 inhabitants or less must have \$5,000 capital; 500 to 1,000, \$10,000 capital; over 2,000, \$25,000 capital. At least 50 per cent must be paid in before banks are authorized to commence business. Private banks can begin business without any capital. (B) Under supervision of public examiner. (C) Shareholders liable for twice the value of the stock. (D) Must report four times a year to public examiner, under penalty of \$100 to \$250 and cancellation of charter. (E) Examination at least once each year by public examiner. (F) State banks can not loan over 15 per cent of amount of capital stock to any one person or firm. (G) Twenty per cent of deposits, 10 per cent of which must be in cash and 10 per cent may be in "other banks." (H) No provisions.
- 5. No legal provision for receipt of deposits. It is not the general custom of banks in this State to allow interest on deposits.

6. None to my knowledge.

- 7. Yes; private banks.
- 8. By the biennial report of public examiner.

9. None.

10. No special provision. It can be done by appointment of a receiver or by making an assignment.

11. None.

12. None; they are same as private banks.

TENNESSEE.

[William S. Morgan, secretary of state.]

- 1. Discount and savings banks and trust companies.
- 2. Obtain charter from secretary of state's office.

3. Secretary of state.

4. (A) No amount required to be given in charter, but the president and cashier must certify under oath the amount of capital stock to the comptroller. (B) President and board of directors. (C) Liable for the amount of stock subscribed. (D) Conditions sworn to required to be published in a newspaper every six months. (E, F, G, and H) None. These answers apply to both kinds of banks.

5. No legal provisions governing the receipt of deposits. It is not generally the custom to allow interest on deposits, although it is done in some instances.

6. The State is not interested as a shareholder.

- 7. The law does not prohibit branch banks.
- 8. Each bank is required to make a semiannual statement and have the same published in a newspaper where it is located.

9. The banks are required to pay an ad valorem tax on their capital.

10. To be enforced in the manner provided by law for the application of property of natural persons to the payment of their debts, engagements, and contracts.

11. No provisions.

TEXAS.

[Allison Mayfield, secretary of state.]

Section 16, article 16, of the constitution of this State, adopted in 1876, provides as follows: "No corporate body shall hereafter be created, renewed, or extended with banking or discounting privileges." A few institutions known as State banks are carrying on a banking business in this State, which procured their charters prior to the adoption of the above-named constitutional provision. In addition, there are a few institutions conducting a banking business as private individuals or partnerships, not, however, in any sense antagonistic to the constitutional provision mentioned. In the main, however, the banking business of this State is transacted by banks incorporated under the Federal laws.

[John J. Gannon, national-bank examiner.]

1. State and savings banks.

2. The president and cashier must certify to the secretary of state that 10 per cent of the proposed capital has been paid in in cash.

3. The secretary of state.

4. (A) Capital stock must be not less than \$50,000 or more than \$500,000, of which 10 per cent must be paid in before commencing business, the balance being subject to call of directors. (B) Vested in board of directors. (C) None outside of their original investment. (D) Reports of condition to be published in local newspaper in January and July of each year. (E, F, G, and H) None.

5. None. As a rule they do not pay interest on individual deposits.

6. None. 7. Yes.

8. By the published reports of condition in January and July of each year.

9. None outside the regular tax on capital invested.

10, 11. None.

12. The savings banks were governed by laws very similar to the above.

(The foregoing information relates to State banks now in existence operating under charters obtained prior to 1876.)

UTAH.

[Caleb W. West, governor.]

- Commercial and savings banks, loan, trust, or guaranty companies, and private banks.
- 2. I inclose copies of acts authorizing the organization and management of commercial and savings banks and loan, trust, or guaranty companies. There is no provision relating to private banks.

3, 4. Answered by the law.

5. Answered by the law in part. No interest allowed on commercial deposits. Four and five per cent allowed on savings deposits and time certificates.

6. The Territory has no interest as a shareholder in any of the banks.
7. No provision relative thereto.

8. Answered by the law.

9. None whatever.

10. Answered by the law.

- 11. Territorial banking institutions have no issue.
- 12. Answered by the law. (Copy of acts transmitted.)

[Joseph T. Talbert, national bank examiner.]

1. Banks and savings institutions.

2. Subscribers, after four days' notice from treasurer appointed from among their own number, may meet and adopt articles of association and may elect not less than five directors. Each stockholder shall personally subscribe to such articles of association his name, place of residence, and the number of shares of stock taken by him in such company: Provided, in case a person having duly paid 25 per cent required upon subscription, said articles may be signed by written proxy or power of attorney to that effect, and there shall be indersed and attached to said articles so subscribed an affidavit made by any three or more of the subscribers named therein, before a judge of some court of record or notary public, setting forth in substance the amount of stock which had been subscribed, and that 25 per cent in cash has been paid thereon, as aforesaid, and that the subscribers to said articles are personally known to them, and that they believe such subscribers are able to and will pay the amount by them subscribed. The articles of association formed in pursuance of the foregoing sections shall be filed in the office of the clerk of the probate court (or in the office of the clerk of the district court), who shall issue under the seal of said court a certificate to the effect that the articles of association have been filed in his office, which certificate, together with a copy of the articles, must be filed in the office of the secretary of the Territory, who shall issue, under the great seal of the Territory, a certificate of incorporation, and thereupon the persons who have subscribed said articles, and all persons who may from time to time become stockholders in said company shall be a body politic and corporate, by the name stated in its articles of association. No association shall be organized under this law with a capital stock of less than \$25,000, and as is provided in section 2 of this act. The capital stock of the association shall be divided into shares of not to exceed \$100 cach nor less than \$50, and shall be deemed to be personal property, and shall be transferred on the books of the association in such manner as may be prescribed by the by-laws and articles of association.

3. Secretary of Territory. (See 2.)

4. (A) Cities of 20,000 inhabitants and over, capital stock to amount of \$100,000 must be subscribed. More than 10,000 and less than 20,000 inhabitants, \$50,000 must be subscribed. Less than 10,000, \$25,000 must be subscribed. Twenty-five per cent in cash must be paid prior to incorporation, balance in installments of not less than 10 per cent per month. (B) Board of directors. (C) Same as national banks. (D) As often as once and not to exceed three times a year. Statement must be furnished every quarter. (E) Secretary of Territory, ex-officio bank examiner. He may appoint an agent to act in his place. (F) No official can borrow from his bank to exceed \$10,000, and then only on security in double value, and maturity must not exceed three months. Stock of bank shall not be taken as security. No officer shall be an indorser or security for others. There appears to be no other limitations. (G, H) No provision requiring any.

5. Have power to receive deposits; usually allowed from 4 to 6 per cent on time

deposits.

6. Not at all.

7. There are no restrictions against.

8. Statement must be published in local newspaper every quarter.

). None.

- 10, 11. There are none.
- 12. There is only the one act. Above information covers everything.

VERMONT.

[Elisha May, national-bank examiner.]

Vermont permits three kinds of banks organized under the laws of the State, and certain loan and investment companies not organized under her laws, to do business in her borders. First, banks of circulation, discount, and deposit; second, savings banks, strictly, and third, savings institutions and trust companies. Loan and investment companies are not allowed to do a general banking business, but only to sell their choses in action, or to sell, guarantee, or negotiate those of other persons or corporations as investments or as a business, and are under the supervision of the inspector of finance or his deputy. Banks of circulation, etc.: Of this class of banks none at present are doing business in this State, but may be organized under a general law in this manner: Five or more persons, residents of the State, may form an association to carry on the business of banking "for the purpose of discounting bills, notes, and other evidences of debt, receiving deposits, buying and selling gold and silver bullion, foreign coin, and bills of exchange; loaning money on real and personal security, and exercising such incidental powers as are necessary to carry on such business." A certificate must be prepared in accordance with a statutory for such business." A certificate must be prepared in accordance with a statutory form and filed with the secretary of state. The capital stock shall not be less than \$50,000 nor more than \$500,000. Directors to number not less than five nor more than nine, and each share to count one at all meetings of shareholders. The officers to be a president, vice-president, cashier, and such officers and agents as the business requires. The basis of banking are bonds and stocks of the United States, or guaranteed by the United States, not bearing less than 3 per cent, and bonds of the States of Vermont, Maine, New Hampshire, Rhode Island, New York, New Jersey, and Ohio, not bearing less than 4 per cent interest. These bonds are to be deposited with the State treasurer. The capital stock must all be paid in, and the inspector of finance must examine the bank before it may begin business. The inspector of finance is the officer whose determination is final. The management of the affairs of the bank is given to its bearing directors. No stark black (its light) in individual case its first. to its board of directors. No stockholder "is liable, in his individual capacity, for a contract, debt, or engagement of the bank, unless the articles, by him signed, declare that the shareholders shall be so liable." But a director is liable to the bank's creditors and stockholders "for all losses sustained by violation by such directors of the provisions of the law or other unfaithfulness in the discharge of their official duties." Such banks are not required to make reports of their condition to anyone, but the inspector of finance is required to at least once a year examine all such banks and report to the auditor of accounts. Upon application of creditors or shareholders in any such bank, whose debts or shares amount to \$1,000, verified by oath, any chancellor, in his discretion, could order "a strict examination to be made by a master in chancery of the affairs of the association for the purpose of ascertaining the safety of its investments and the prudence of its management." No provisions are made as to the matter of loans, except power is given to each bank to purchase, hold, and convey real estate necessary for its business purposes in the transaction of its business or to take mortgages, in good faith, as security for loans made by it or money due to it, or in satisfaction of dobts previously contracted in the course of its dealings, or

such as it acquires by way of execution. But it "shall not purchase, hold, or convey real estate in any other case or for any other purpose." It is not permitted to employ its money directly or indirectly in trade or commerce other than as above stated; or deal or trade in buying or selling goods, chattels, wares, or merchandise, but it may sell property that comes into its possession in the collection of its debts. The law does not require any cash reserve or any accumulation of surplus. There is no provision as to the receipt of deposits by such bank. The State is not interested in any such banks as a shareholder, and can not be under the law. Branch offices of such banks are not permitted; and the only information the public is furnished comes from the reports of the inspector of finance furnished to and published by the auditor of accounts, or obtained by an investigation by a master appointed by the chancellor, the findings of whom and the decision of the chancellor thereon "shall be published in such manner as the chancellor directs." The law requires each bank to pay semiannually 1 per cent of its capital stock into the State treasury. Upon failure for ten days after notice by the State treasurer to redeem any of its notes, and upon notice duly published, the State treasurer may forthwith sell the bonds and stock and redeem the circulating notes of any such bank pro rata. A bank may, by a voluntary proceeding, also close up its affairs. The inspector of finance, if he believes any such bank insolvent, or that it has violated any provision of law relating to banking, or if it refuses to submit its books, papers, and affairs to his inspection, or if its officers refuse to be examined on oath by him as to its business and affairs, may apply for an injunction, the appointment of a receiver, and the winding up of the business of such bank.

Savings banks and trust companies: All these institutions are chartered by the legislature. There is no general law under which they can be organized. Each bank has certain general provisions under which it must act; others are accorded greater powers, but in substance all are nearly alike. The trustees of such banks, etc., have general management of the affairs of the corporation, but may act through committees. They must meet once in three months. The treasurer of every such bank, etc., must annually make a report to the inspector of finance, showing accurately the condition of the same as it was on the close of business June 30 of each year and must give in detail all the assets of the bank and the liabilities. The statute gives the items required in the treasurer's report. Deposits may be made but not by the same depositor in a sum exceeding \$2,000; but this does not apply to deposits by widows, orphans, administrators, executors, guardians, charitable or religious institutions, or trust funds deposited by order of court. Books must be verified each five years by some person other than the treasurer or his clerk, and a list of all deposits not changing for ten years is to be returned to the inspector of finance and published by him in the newspapers of the State. Investments and loans: Banks are allowed to accept only first mortgages of unencumbered real estate not exceeding three-fifths of its cash value. One-sixth in value of all such mortgages shall be upon real estate in this State; and not more than 70 per cent of its assets shall be in mortgages; nor shall over 50 per cent of its assets be invested in mortgages outside the State. On unimproved or unproductive real estate banks may not loan over 50 per cent of its cash value. Loans on personal securities can not be made unless upon at least two approved names of persons, two at least residing within 50 miles of the institution making the investment. Investments may be made in public. funds of the United States, in the bonds and notes of towns, counties, cities, villages, and school districts of the New England States, New York, Pennsylvania, Chio, Michigan, Indiana, Illinois, and Iowa; in the stocks of any national bank in the New England States, New York, and certain named cities. No bank can loan more than 5 per cent to any one person or corporation, etc. The law requires each savings bank to reserve from its net earnings during the six months preceding not less than one-eighth nor more than one-fourth of 1 per cent of its deposits as a surplus fund until it amounts to 5 per cent of the amount of deposits and other liabilities, "which fund shall be thereafter maintained and held to meet losses in its business, etc." The methods of winding up the affairs of an insolvent savings bank or trust company are substantially the same as heretofore given under the head of bank of deposits. In point of fact, until recently no savings bank in this State took deposits subject to check nor issued certificates of deposit, but recently several savings banks have done substantially a regular banking business.

VIRGINIA.

[Holmes Conrad, Solicitor General United States.]

1. Banks of discount and deposit, savings banks. These banks can be chartered by the circuit court of the county, or of the corporation, or by the hustings court of the corporation in which the principal office is located, or by the judge thereof in vacation. The courts and judges are prohibited from granting charters to banks of

circulation, but the legislature can grant them. All the banks of circulation heretofore chartered have been wound up. None have been chartered, so far as I know, since the war.

2. Five or more persons apply to the court or judge in vacation for a charter, and the application must set forth, (a) name of company, (b) its purposes, (c) amount of capital stock, minimum and maximum can be stated, (d) its division into shares, (e) amount of real estate to be held, (f) place of principal office, (g) chief business to be transacted, (h) names and residences of the officers who are to manage it for the first year. When the proper judge or court grants the charter, it is recorded in the clerk's office of his court, and a copy filed in the office of the secretary of the Commonwealth, and when this is done it is a corporation.

3. There is no officer to determine when the conditions have been complied with. The certificate of the secretary of the Commonwealth that a copy of the charter has

been lodged with him is all that is required.

4. (A) The minimum capital for any corporation (except cemetery or charitable institution) is \$500, but no judge would grant a charter to a bank with \$500 as the minimum capital, for in acting upon application for charter he has "a discretion to grant or refuse " " " upon the terms set forth." (B) Bank is managed by direct-(C) Shareholders are not liable for claims against the bank beyond their unpaid subscriptions to the capital stock. (D) Compelled to make reports to auditor of publie accounts of the State, on forms similar to those made by national banks, and as often. These reports in condensed form are published in one or more newspapers. (E) No general provision for examination of banks, as in case of national banks, but there may be at any time an examination made by a committee of the legislature or of either house or by commissioners appointed by the governor, and on the application of stockholders representing one-nifth of the stock the auditor of public accounts shall appoint some one to make a special examination and report. (F) The funds (including deposits) can be used in discounting commercial paper and other evidences of debt, in loaning on real and personal security, and in purchase of stocks and bonds, etc., and in real estate for its banking purposes. Can buy real estate in order to save a debt. (6) No law as to amount of eash reserve required to be kept on hand. (H) No dividend in excess of 6 per cent per annum can be declared until the bank shall have a surplus of at least 5 per cent of its capital, nor can any dividend be made by which the surplus fund is reduced below 5 per cent of the capital.

5. Some banks allow interest on deposits. No special provision governing the

receipt of deposits.

6. As far as I know, the State is not interested as a shareholder in any of the banks now in existence.

7. Under our general law governing chartered companies, banks could have branches, but I know of none.

8. Statements similar to statements of national banks are published. They are called for by the auditor of public accounts and published in condensed form when-

ever the Comptroller of the Currency calls for them from national banks.

9. No special taxes imposed. The capital stock is taxed like any personal property held by an individual and the assessment is according to its market value, and the bank pays it. There is a tax imposed upon every charter (whether of a bank or any other company) when granted.

10. No special provision for closing up the business of insolvent banks. In this

respect they are like all other chartered companies.

11. There are no banks of circulation in the State, but they are authorized under

chap. 850, acts of the general assembly, 1893-94.

12. The directors elect one of their number president, and also appoint the subordinate officers and agents, prescribe their compensation, make by-laws and regulations subject to the power of the members to repeal or modify the same; certificates of deposit not less than \$1 may be issued, and at any rate of interest that may be agreed upon, not exceeding the legal rate. The deposits and other funds may be invested in or loaned on any stocks or real security, or be used in purchasing or discounting bonds, bills, notes, or other paper, subject to certain restrictions.

WASHINGTON.

[L. R. Grimes, State auditor.]

1. There are no statutory provisions restricting or limiting the departments or kinds of banking business that may be engaged in in this State. Corporations having capital stock are permitted to engage in a banking business. "Such banking corporations still have power to exercise, by its board of trustees, or duly authorized officers or agents, all such incidental powers as shall be necessary to carry on the business of banking by discounting and negotiating promissory notes, drafts, bills of exchange, and other evidences of debt; by receiving deposits, buying and selling,

exchange, coin and bullion, by loaning money on real estate or personal security; to accept and execute all trusts, fiduciary or otherwise, as may be committed to said bank or corporation by any person, persons, or corporation, or by the order or direc-

tion of any court; and may do any other business pertaining to banking."

2. Banks are not classified in the statutory law of this State. Private banks are required to conform to no statutory regulations in order to transact business. All corporations are forbidden to commence business until the whole amount of their capital stock has been subscribed. "The amount of the capital stock of any bank incorporated under this act shall not be less than \$25,000, to be divided into shares of \$100 each, all of which shares shall be subscribed and three-fifths of said capital stock shall be paid in before the commencement of business, the remainder to be subject to the call of the trustees; and it shall be the duty of the directors of any such bank to file with their articles of incorporation their affidavit that three-fifths of the capital stock of such bank has been actually paid in."

3. The statutes of this State designate no officer to determine when this condition

has been complied with.

4. There are no provisions of law on the subjects embraced in this inquiry except

as set forth in answer No. 2 above.

5. "Any president, director, manager, cashier, or other officer of any banking institution who shall receive or assent to the reception of deposits after he shall have knowledge of the fact that such banking institution is insolvent or in failing circumstances shall be guilty of felony," and shall be punished by imprisonment in the penitentiary for a period of not less than two nor more than twenty years. It is customary for banks to allow interest on deposits.

6. The State is not interested as shareholder in any bank.

7. Banks are not forbidden to conduct branch offices or banks.

8. "All such banking corporations shall file, on the first Monday in June, each year, with the State auditor, a report, sworn to by its president, vice-president, or cashier, of the resources and liabilities, stating the amount of deposits, the aggregate of leans and the amount upon each class of securities, the names and residence of the shareholders and number of their shares, the directors or officers for the time being, and any other matters affecting the safety of their deposits or the interest of their creditors." The State auditor, in his biennial report, publishes the statistical facts thus furnished in tabular form.

9. No special taxes or burdens are imposed upon banks in return for any banking privileges granted them. "All the shares of stock in banks, whether of issue or not, existing by authority of the United States or of the State, and located within the State, shall be assessed to the owners thereof in the cities or towns where such banks are located, and not elsewhere, in the assessment of all State, county, and municipal taxes imposed and levied in such place, whether such owner is a resident of said city

or town or not."

10. There are no statutory provisions governing the winding up of insolvent banks.

11. Article 12, section 11, of the State constitution provides as follows: "No corporation, association, or individual shall issue or put in circulation as money anything but the lawful money of the United States." Section 1511 of volume 1 of Hill's General Statutes provides: "No corporation organized under this chapter shall, by any implication or construction, be deemed to possess the power of issuing bills, notes, or other evidence of debt for circulation as money."

12. There are no provisions of our statute law relating to savings banks.

WEST VIRGINIA.

[B. B. Harding, national-bank examiner.]

1. Excepting savings institutions, banks of deposit and discount are the only class authorized under our laws.

2. Any number of persons, not fewer than five, desiring to carry on a general banking business sign an agreement to that effect. At least two who sign such an agreement make oath to the matters set out therein, and that at least 10 per cent of the capital subscribed to has been paid in in good faith, etc. The same being presented to the secretary of state and the law having been complied with, the secretary issues a certificate of incorporation to such incorporators.

3. The secretary of state is the proper officer to determine when the legal requirements have been met to authorize the issuing of a certificate of incorporation, but

the board of public works has control of the banks after their organization.

4. (A) Capital stock shall not be less than \$25,000, nor more than \$500,000, with 10 per cent to be paid in before certificate of incorporation is issued, and balance as called for by directors. (B) The management of the bank in the hands of a board of directors not fewer than five, and who must be stockholders. (C) Stockholders are liable for double the amount of shares subscribed for. (D) No reports of condi-

tion required. (E) All examinations are made by a State bank examiner appointed by the governor, who must be a man of experience and skill. Examination of each bank must be made between April 1 and September 30 of each year, and each report made under oath to the auditor of the State prior to September 30. If any bank is found in an insolvent or unsound condition or so grossly mismanaged as to jeopardize the interest of stockholders and depositors therein the examiner shall report the same at once to the board of public works, who have power to inquire into and require such bank to correct all such irregularities at once, and for a failure to do so the board can revoke the bank's charter. The board can order a special examination of any bank at any time where it thinks the circumstances demand it. (F) No restrictions on loans by bank. The board of directors governs that. (G) No limitations or restrictions as regards cash reserve. (H) No legal requirements as to amount of surplus.

5. No legal provisions governing receipt of deposits by banks. It is the custom to allow 3 or 4 per cent on time deposits, but it is not the custom to allow any interest

on commercial deposits.

The State is not interested to any extent as a shareholder in any of the banks.
 No bank is permitted to conduct branch offices or banks. Each is a bank in

itself.

8. In the month of October or November of each year the auditor of the State publishes in some newspaper in the county in which the bank is located the condition of all banks in that county, and in his biennial report to the legislature is incorporated the reports of the State bank examiner.

No taxes or burdens are imposed upon the banks or banking privileges granted them, except incidentally the fees to secretary of state for issuing certificate of incorporation, and \$15 each to the State bank examiner as pay for his services in addition to his stated stated salary of \$700. Taxes are assessed on bank stock, etc., as

upon other property real and personal.

10. The charter of all insolvent banks is revoked by board of public works, composed of governor, auditor, treasurer, superintendent of free schools, and attorneygeneral, after which the State releases all control over same and the business is closed up, as in case of other joint-stock companies.

11. There being no legislative act providing for banks of issue and circulation, there are consequently no legal provisions covering the issue of bank circulation.

12. Any number of persons, not less than thirteen, citizens of the State, whose responsibility and fitness for the proposed trust shall be certified by the judge, or judges, of the circuit court of the county where the proposed savings bank is to be located, may associate themselves together for the purpose of organizing such bank without being a joint-stock company. At least three-fourths of their number shall reside in such county. Each member of such association signs an agreement in which, among other things, he agrees to accept the responsibilities and faithfully discharge the duties of a trustee in said association. The agreement is acknowledged, and the requirements of the law otherwise having been conformed with and the secretary of state being satisfied with the responsibility, good character, and general fitness of the persons named in the agreement, shall issue his certificate to such persons similar to the certificate issued to other bank incorporators. Upon filing of such certificate in county clerk's office of the county in which such savings bank is to be located the same shall be a corporation for a period of fifty years. The business of the corporation shall be managed and directed by the board of trustees. No trustee shall receive any compensation for his services as trustee except as hereinafter provided; nor shall be liable for any loss, except such as may happen from his negligence or willful or corrupt misconduct. No trustee, officer, clerk, or servant thereof, shall directly or indirectly, for himself or as the agent or partner of others, borrow any of the funds of deposits of the corporation, or become an indorser of surety for any moneys loaned by such corporation. The trustees of any such savings bank shall invest the deposits of the bank and the income derived therefrom only as follows: First, in first mortgages or deeds of trust on real-estate situated in this State, or in States contiguous thereto, such real estate in another State not being situated at a distance exceeding 50 miles from such bank to an amount not to exceed 60 per cent of the valuation of such real estate, but not exceeding 70 per cent of the whole amount of deposits shall be so invested; and no loan on real-estate security shall be made except upon the report of not less than two members of the board of trustees. Second, in bonds or securities of the United States, State, county, district, city, town, or village in this State. Third, in the notes of any citizen of this State, with a pledge as collateral of the stock of any bank or banking association incorporated under the authority of this State, or of the United States, at no more than 80 per cent of the market value and not exceeding the par value thereof: Provided, that such corporation shall not hold as security for loans more than one-quarter of the capital stock of any one bank or banking association. Savings banks may deposit sums not to exceed 20 per cent of their deposits, on call, in such banks or banking associations, and may receive interest for the same. Fourth, in loans upon the personal notes of the depositors of

the corporation, but not exceeding the amount of his deposit to a depositor; and in such cases the deposit and the book of the depositor shall be held by the corporation as collateral security for the payment of the loan. Fifth, if such deposits and income can not be conveniently invested in the modes, hereinbefore prescribed, not exceeding one-third part thereof may be invested in bonds and other personal securities, payable at a time not exceeding one year, with at least two sureties, if the principal and sureties are all citizens of this State and residents therein. Every such savings bank shall, at the time of making each semiannual dividend, reserve as a guaranty fund from the net profits which have accumulated during the six months then next preceding not less than one-eighth nor more than one-fourth of 1 per cent of the whole amount of deposits, which fund shall be thereafter maintained and held to meet losses in its business from depreciation of its securities or otherwise. It shall be the duty of the trustees of every such savings bank, by a committee of not less than three of their members, on or before the first day of January and July of each year, to thoroughly examine the books, vouchers, and assets of such savings bank, and to make a statement of its assets and liabilities, and to publish the same in a newspaper of general circulation in the county in which such bank is located at least twice before or on the first day of February and Augustin each year, which said statement shall be verified by the oath of a majority of the trustees making such examination. The circuit court of the county in which any such savings bank is located may, at any time, on the application, under oath, of any five or more officers, trustees, or depositors of any such corporation, and such depositors, representing deposits aggregating at least \$2,000, setting forth their interests, and the reasons for making such examination, for reasons deemed sufficient by said court, appoint two or more persons to examine into the investments thereof and its affairs and business generally, etc.

WISCONSIN.

[E. I. Kidd, State bank examiner.]

1. Savings, State, and private.

2. Any number of persons may form a corporation for banking purposes by making a certificate which shall specify the name assumed to distinguish such association and to be used in all its dealings; place where the business is to be carried on; the amount of capital of such association and number of shares into which same shall be divided; name and place of residence of the shareholders and the number of shares held by each of them, respectively; the period at which such association shall commence and terminate. Such certificate shall be acknowledged and recorded in the office of the register of deeds of the county wherein the office of such association shall be established, and a copy thereof filed in the office of the State treasurer.

3. State treasurer.

4. (A) No less than \$25,000 capital stock, and not less than \$15,000 cash capital paid in. (B) President, vice-president, cashier, board of directors, consisting of not less than three members. (C) Liability of double the amount of capital stock subscribed. (D) Semiannual reports made to State treasurer on the first Monday in July and January, and not less than three reports to the bank examiner each year. (E) Bank examiner and one deputy bank examiner. (F) No. (G) The law is silent on that question. (H) None required.

5. There are no legal provisions governing receipt of deposits of State and private banks, except that in case the president, cashier, or any officer of the bank receives deposits when he or they have reason to believe that the bank is insolvent it is made a penal offense. It is the general custom of banks to allow interest on deposits.

6. The State is not interested as a shareholder in any of the banks.
7. The law is silent upon that question, but the organizing of branch banks is

practiced.

8. The State treasurer semiannually publishes a report of the financial condition of all banks (State and private) in the State on the first Monday in July and January, and the reports called for by the bank examiner are published in the local paper in the town or city in which the bank is located.

9. The only taxation imposed upon banks is the taxation of the shareholders of its capital stock (which is held as personal property), such property being assessed in

the town, city, or village in which the bank is located.

10. If, upon the examination of any bank, the bank examiner has reason to believe that its capital is impaired so as to jeopardize the interests of its depositors he may give thirty days' written notice to the officers of such bank to make good the capital so impaired. If after the expiration of thirty days this has not been done he may then cause the publication of the exact condition of the bank in a local paper in the town, city, or village in which such bank is located. Any creditor or any number of the creditors of the bank may petition the circuit judge of the judicial circuit in which such bank is located to place said bank in the hands of a receiver if they have reason to believe that the bank is insolvent or that their interests are

jeopardized.

11. Banks may issue circulating notes to the full amount of their nominal capital, provided they shall, before issuing such notes, duly assign and transfer in trust to the treasurer of the State public stocks issued or to be issued by the United States or public stocks of the State of Wisconsin. Thereupon such association shall be entitled to receive from the State treasurer the amount of such circulating notes of different denominations not exceeding in value the amount of public stocks assigned and transferred as aforesaid.

12. Any number of persons, not less than twenty, may unite for the purpose of organizing a savings bank. They must sign and acknowledge before some proper officer a certificate in writing, in which shall be stated the name of the association, names of the incorporators, name of the city, village, town, and county in which the operations of such association are to be conducted. Such certificate shall be filed in the office of the register of deeds in the county in which the business of the association is to be carried on, and a duplicate thereof deposited in the office of the secretary of state. Such corporation shall enact by-laws for the government of its affairs. The incorporators shall elect annually a board of trustees or directors, which shall consist of not less than ten. The board of trustees shall elect a president, vice-president, treasurer, and secretary. Their funds may be invested as follows: Not exceeding one-half of its deposits making loans on personal security, and in the purchase of the public stocks of the United States, of the Northwestern States, to-wit, Ohio, Indiana, Michigan, Illinois, Iowa, Wisconsin, and Minnesota; of the authorized bonds of any incorporated city, village, town, or county in the aforesaid North-western States. All other loans shall be secured by mortgage on unincumbered real estate lying or situated in the aforesaid Northwestern States. They are prohibited from investing deposits in the stock of any railroad company, and from investing in any mortgage on real estate except such real estate as lies in the aforesaid Northwestern States. They are prohibited from loaning any of the deposits on any obligation on which only one person or firm shall be holden without additional security for the same. They are prohibited from receiving a deposit from any one person in any one year to exceed the amount of \$1,000. The net income carned by any such association shall be divided semiannually among its depositors to an amount not to exceed 6 per cent per year on their deposits. Surplus earnings above 6 per cent, after reserving a moderate sum for contingent fund, shall be divided among the depositors as an extra dividend as often as once every three years. Officers are prohibited from being surety for a borrower under penalty of \$1,000 for each violation of the act. The treasurer to give bond in the sum of not less than \$10,000. No president, director, or trustee shall be surety on the bond of the treasurer.

(Digest of banking laws transmitted.)

WYOMING.

[Harry B. Henderson, State examiner.]

1. National banks, State banks, State savings banks, loan and trust companies,

and private banks.

2. A State bank, savings bank, or loan and trust company may be incorporated by an association of individuals, not less than five in number, they to execute and acknowledge according to law a certificate of articles of association, which shall specifically state: (1) The corporate name of the company; (2) the object for which the company is organized; (3) the term of its existence; (4) the place or places where its offices shall be located; (5) the amount of capital stock and number of shares into which the same is to be divided; (6) the names and places of residence of the shareholders, and number of shares held by each; (7) the number of directors and the names of those who shall manage the affairs of the association for the first year; (8) that this certificate is made to enable such persons to avail themselves of the advantages of the laws of Wyoming pertaining to banking, such certificate to be executed in triplicate, one of which shall be filed and recorded in the office of the register of deeds of the county in which the business of the association is to be carried on; one also to be filed with the secretary of state, and the third to be filed with the State examiner. There must be filed with the State examiner a certificate that all stock has been subscribed for and that at least 50 per cent of such capital has been fully paid in. Another certificate to be made showing that the bank building or the building in which the business of any banking association is conducted, and all real estate, together with the furniture and fixtures, does not exceed 25 per cent of the capital stock of such association; that the commercial paper at the commencement of business does not exceed 35 per cent of the capital stock, and that the amount of money on hand upon the commencement of business of such bank is not less than 40 per cent of the capital stock thereof: *Provided, however*, That in

case the capital stock of any such bank is not fully paid at the commencement of such business, the valuation of its real estate, furniture, and fixtures, and the amount of its commercial paper shall be in the same proportion to the amount then actually paid in as it is herein required that such real estate, commercial paper, etc., shall bear to the amount of the capital stock. Upon the filing of the certificates aforesaid the State examiner shall issue his certificate to such association permitting them to begin the business of banking.

3. The State examiner.

4. (A) At least 50 per cent of the capital stock must be paid in before any association may begin business, and the remainder thereof shall be paid in in equal monthly installments, as may be determined by the board of directors, not to exceed a period of six months. (B) The management of the bank is vested in its officers and board of directors, the latter being not less than five nor more than nine in number, each director to own in his own name and right at least 1 per cent of the capital stock of the company, and he shall during his whole term of service be a citizen of the United States or have declared his intention to become such, and a majority of such directors shall be residents of the State. Each director shall make oath that he will, so far as the duty devolves on him, diligently and honestly administer the affairs of the association and not knowingly violate or willingly permit to be violated any of the provisions of the banking law. (C) Shareholders of each and every banking association, savings bank, and loan and trust company or association organized under the laws of Wyoming, shall be held individually responsible equally and ratably and not one for the other, for all contracts, debts, and engagements of such company or association to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such stock. (D) Every banking association, savings bank, and loan and trust company is required to make sworn statements to the State examiner at such time or times as he shall issue a call therefor. (E) Banking associations are examined at least once in each year by the State examiner. (F) The total liabilities of any person or of any company or firm (including the liabilities of the company or firm and the liabilities of the several members thereof) to any banking association deriving any of its powers or privileges from the laws of Wyoming, exclusive of liabilities as acceptor or acceptors of bona fide bills of exchange, shall at no time exceed one-tenth of the capital stock of the said (G) No requirement of law, but the State examiner has insisted that the amount of cash and available exchange shall be at least 25 per cent of the liabilities of the association. (H) No requirement.

5. There are no legal provisions governing the receipt of deposits by State banks. It is the custom to allow interest on time deposits only.

6. The State has no interest as a shareholder in any of the banks.

7. No branch offices or banks are permitted.

8. At such times as the banks report upon call of the State examiner their statement must be published at least once in a newspaper of the county in which such bank is doing business.

9. No burdens or fees other than that of State, county, and municipal taxes are imposed upon any bank. They are assessed at about 66 per cent of their capital stock.

10. Upon suspension on account of insolvency the State examiner is to be at once notified by the president or other officer of the bank, and the examiner as soon as possible thereafter shall in person, or by an assistant, assume possession and control of the bank and hold the same until the due appointment and qualification of a receiver therefor, to whom the examiner shall turn over all effects and property coming into his possession. Until the appointment, etc., of the receiver, the examiner to have authority to collect and receive any moneys or other property due or belonging to such bank.
11. No bank circulation is permitted.

12. Savings associations must pay to depositors a rate of interest not less than 4 per cent per annum before any expense or salary or profit may be paid or accrue to the bank. They shall invest funds deposited in bonds of the United States in the State legally authorized and issued, or may loan upon notes or bonds secured by mortgage or trust deed upon unincumbered real estate or chattels worth at least double the amount of the loan. A reserve fund of at least 10 per cent is required by law. Every director shall be the owner of at least \$1,000 of the stock of the association, and before entering upon the discharge of his duties shall execute a bond to the State in the penal sum of \$5,000, with two or more sureties, the bond to be approved by the examiner, conditioned upon the faithful discharge of his duties as Such associations are subject to examination the same as a commercial All officers and agents to give such bonds for their fidelity and good conduct as the directors may from time to time require. No officer shall be a borrower of the funds of such association. In the event of insolvency depositors shall be entitled to preference in payment over the shareholders, and all other creditors of such association.

ALASKA.

[Joseph Murray, Treasury agent.]

The Bank of Juneau, at Juneau, Alaska, is the only bank established in the Territory transacting a general banking business, buying and selling bills of exchange on London, New York, San Francisco, and Seattle. Their correspondents are the Anglo-California Bank, London and San Francisco; J. and G. Seligman & Co., New York, and Boston National Bank, Seattle. Certificates of deposit are issued, collections made, and commercial and time deposits received and gold dust bought. They have also made arrangements with their correspondents at Forty Mile, Youkon River, the North American Transportation and Trading Company, whereby safe facilities are afforded for the transportation of funds, and remittances can be made by Youkon miners to all cities of the United States, Canada, and Europe.

INDIAN TERRITORY.

[D. M. Browning, Indian Commissioner.]

There is no provision of law, so far as I am aware, under which corporations such as you mention would have a right to engage in business in the Indian country except under such conditions as other corporations or individuals would be permitted to engage in business. A State banking corporation desiring to operate a bank in the Indian Territory must comply with all the laws of the nation in which such bank is proposed to be located, and obtain a permit in accordance therewith, and must also obtain a license from this office as a trader with said nation.

The foregoing applies to the territory occupied by the Cherokee, Creek, Seminole, Choctaw, and Chickasaw nations of Indians in the Indian Territory, and commonly known as the Five Civilized Tribes.

LOUISIANA.

[M. J. Cunningham, attorney-general.]

1. The law in this State relative to banking gives the right to establish banks of circulation, discount, deposit, safe-deposit, savings, and trust banks.

- 2. Any number of persons more than five may organize a bank under our State They must be organized by written articles of association, executed by notarial act and recorded in the office of the recorder of mortgages, or other officer exercising the functions of recorder of mortgages, at the place named in the act as the place of business or domicile of the corporation; a certified copy must be deposited in the office of the auditor of public accounts; it must be published once a week for four weeks in the official journal of the State, and if the official journal of the State should not be a newspaper in the city of New Orleans the act shall also be published for the same time in at least one daily newspaper of the city of New Orleans and also in a newspaper at the place named in the act as the place of business, if there be one published there. The act of corporation must contain and set forth, under the signatures of the subscribers and associates, the name assumed to distinguish such banking company, and to be used in its dealings; the place where the banking business of such association is to be carried on, designating the particular parish and city or village in the State; the amount of capital stock of the banking company, and the number of shares into which the same shall be divided; the names and places of residence of the shareholders, and the number of shares held by each of them respectively, and the time when and the manner in which the payments on stock subscribed shall be made; the period at which the association shall commence, and the period of its duration; the number of its directors and managers; the mode of election, and liquidation at the end of the term. All stock subscribed must be paid up in full in specie within twelve months after the company shall commence business.
 - 3. The State treasurer or the secretary of state.
- 4. (A) The amount of capital stock required is \$100,000, except that banks may be organized in any incorporated town the population of which does not exceed 2,000 inhabitants, with a cash capital of \$10,000; where the population does not exceed 4,000 inhabitants, with a cash capital of \$15,000; where the population does not exceed 6,000 inhabitants, with a cash capital of \$20,000; where the population does not exceed 10,000 inhabitants, with a cash capital of \$25,000; where the population does not exceed 15,000 inhabitants, with a cash capital of \$30,000, and where the population does not exceed 25,000 inhabitants, with a cash capital of \$50,000.

(B) The banks are managed by a board of directors. (C) No shareholder is liable for the debts of the bank beyond the amount of his stock. (D) Reports of the condition of the banks must be published every three months. (E) The supervision of the banks is delegated to the State treasurer and the secretary of state; whenever they deem it necessary they shall be furnished with a weekly statement showing the condition and affairs of the bank. (F, see G.) (G) Every bank is required to have on hand at all times, in specie, an amount equal to one-third of all their other cash and liabilities, and for the other two-thirds of said liabilities an equal amount in specie, specie funds, bills of exchange, or discounted paper, maturing within ninety days and not renewable. Should the specie, specie funds, and short paper fall below the proportions of the cash liabilities, and remain so for a period of ten days, it shall not be lawful to make any loan or discount whatever until the bank shall again have the reserve above required. (H) No accumulation of surplus is required.

5. There are no legal restrictions upon the receipt of deposits; on the contrary, the law is very liberal; minors and married women are allowed to deposit in savings banks without any authorization and upon their own order. Interest upon deposits

is the exception rather than the rule.

6. The State is not a shareholder in any of the banks.

7, 8. All banks are required to make only quarterly statements of their condition, under oath, and publish the same in the daily journals of the city of New Orleans. Banks which are established in any incorporated town or city of the State shall publish a similar statement in a paper published in the town or city where the bank is organized.

9. A license tax is imposed upon banks, based upon their declared or nominal cap-

ital and surplus, the licenses ranging in amount from \$150 to \$4,500.

The capital stock of banks is assessed and taxed at their actual value as shown by the books of the bank, to the shareholders, who appear as such upon the books, regardless of any transfer not registered or entered upon the books. The president shall furnish the assessor a complete list of those who are borne upon the books as shareholders, and all taxes so assessed shall be paid by the bank, which shall be entitled to collect the amount from the shareholders or their transferees. All real estate owned by the bank shall be assessed directly to the bank, and the pro rata of such direct property taxed, proportioned to each share of capital stock, is to be deducted from the amount of taxes assessed to the shares. The book value of the shares is ascertained from a sworn statement by the president, cashier, or secretary, and chairman of finance committee, or, in the absence of such latter officer, by one of the directors.

10. Every banking company shall, on proof of any act of insolvency or noncompliance with any of the conditions imposed upon it, forfeit its corporate rights; and it shall be the duty of the district judge of the district in which such corporation is situated, at the instance of any creditor or of the auditor of public accounts, and on proof of the alleged facts, to decree such forfeiture and to appoint thereupon commissioners to effect the liquidation of the affairs of the corporation; to convert into cash, as speedily as may be, under the direction of the court, all the assets of the corporation, including the sum that may have remained unpaid by stockholders upon their respective shares of the capital stock; and, after providing for any unpaid balance which may be due to the bill holders, to distribute the same as in the insolvency of

individuals.

11. The auditor of public accounts engraves and prints circulating notes, in blank, of the different denominations, not less than \$5 each, which the incorporated banks are authorized to issue. The blank notes are countersigned, registered, and numbered by the auditor. All circulating notes must have stamped across their face "Secured by pledge of public stocks." The form and devices are optional with the banks using them. To obtain the circulating notes the banks requiring them must deposit with and legally assign to the auditor stocks, at their market value, equal to the amount of circulating notes withdrawn by them. Should the stocks at any time fall below the value at which they were deposited with the auditor, the banks shall make the difference good or surrender enough of the circulating notes to equalize the values. The securities left with the auditor shall be fully described, signed by the auditor and the parties, which description shall be filed and recorded in the office of the auditor and treasurer of the State. The banks receiving such circulating notes are authorized to execute and sign them in such manner as to make them obligatory in law as promissory notes, payable to bearer on demand, and without interest, at the place of business of the banker or banking companies. All circulating notes shall be signed by the banker and his cashier, or by the president and cashier of the banking company issuing them.

12. Savings banks are required to conform with nearly all of the duties imposed upon banks of discount, deposit, and circulation, except that they are required to have a cash capital of \$50,000, of which at least \$10,000 shall be subscribed before

the bank shall begin business.

THE NATIONAL-BANK ACT, AS AMENDED, WITH OTHER LAWS RELATING TO NATIONAL BANKS.

CHAPTER ONE.

THE CURRENCY BUREAU.

- 1. The national-bank act.
- 2. Comptroller of the Currency.
- 3. His appointment, term, and salary.
- 4. His qualification.
- 5. Deputy Comptroller.
- 6. Interest in national banks prohibited. 12. Number of copies to be printed.
- 7. Office clerks.
- 8. Seal of office.
- 9. Offices, vaults, etc.
- 10. Annual report.
- 11. When report is printed.
- 1. THE NATIONAL-BANK ACT.—Sec. 1 of the act of June 20, 1874, provides that the act entitled "An act to provide a national currency secured by a pledge of United States bonds, and to provide for the circulation and redemption thereof," approved June third, eighteen hundred and sixty-four, shall hereafter be known as the "National-Bank Act."
- 2. COMPTROLLER OF THE CURRENCY. (Sec. 324.) There shall be in the Department of the Treasury a Bureau charged with the execution of all laws passed by Congress relating to the issue and regulation of a national currency secured by United States bonds, the chief officer of which Bureau shall be called the Comptroller of the Currency, and shall perform his duties under the general direction of the Secretary of the Treasury.
- 3. HIS APPOINTMENT, TERM, AND SALARY. (SEC. 325.) The Comptroller of the Currency shall be appointed by the President, on the recommendation of the Secretary of the Treasury, by and with the advice and consent of the Senate, and shall hold his office for the term of five years, unless sooner removed by the President, upon reasons to be communicated by him to the Senate; and he shall be entitled to a salary of five thousand dollars a year.
- 4. HIS QUALIFICATION. (SEC. 326.) The Comptroller of the Currency shall, within fifteen days from the time of notice of his appointment, take and subscribe the oath of office; and he shall give to the United States a bond in the penalty of one hundred thousand dollars, with not less than two responsible sureties, to be approved by the Secretary of the Treasury, conditioned for the faithful discharge of the duties of his office.
- 5. Deputy Comptroller. (Sec. 327.) There shall be in the Bureau of the Comptroller of the Currency a Deputy Comptroller of the Currency, to be appointed by the Secretary, who shall be entitled to a salary of two thousand eight hundred dollars a year, and who shall possess the power and perform the duties attached by law to the office of Comptroller during a vacancy in the office or during the absence or inability of the Comptroller. The Deputy Comptroller shall also take

the oath of office prescribed by the Constitution and laws of the United States, and shall give a like bond in the penalty of fifty thousand dollars.

6. Interest in National Banks Prohibited. (Sec. 329.) It shall not be lawful for the Comptroller or the Deputy Comptroller of the Currency, either directly or indirectly, to be interested in any association issuing national currency under the laws of the United States.

7. OFFICE CLERKS. (Sec. 328.) The Comptroller of the Currency shall employ, from time to time, the necessary clerks, to be appointed and classified by the Secretary of the Treasury, to discharge such duties

as the Comptroller shall direct.

8. SEAL OF OFFICE. (Sec. 330.) The seal devised by the Comptroller of the Currency for his office, and approved by the Secretary of the Treasury, shall continue to be the seal of office of the Comptroller, and may be renewed when necessary. A description of the seal, with an impression thereof, and a certificate of approval of the Secretary of the Treasury, shall be filed in the office of the Secretary of State.

9. OFFICES, VAULTS, ETC. (SEC. 331.) There shall be assigned, from time to time, to the Comptroller of the Currency, by the Secretary of the Treasury, suitable rooms in the Treasury building for conducting the business of the Currency Bureau, containing safe and secure fire-proof vaults, in which the Comptroller shall deposit and safely keep all the plates not necessarily in the possession of engravers or printers, and other valuable things belonging to his department; and the Comptroller shall from time to time furnish the necessary furniture, stationery, fuel, lights, and other proper conveniences for the transaction of the business of his office.

10. Annual Report. (Sec. 333.) The Comptroller of the Currency shall make an annual report to Congress, at the commencement of its

session, exhibiting-

First. Condition of national banks.—A summary of the state and condition of every association from which reports have been received the preceding year, at the several dates to which such reports refer, with an abstract of the whole amount of banking capital returned by them, of the whole amount of their debts and liabilities, the amount of circulating notes outstanding, and the total amount of means and resources, specifying the amount of lawful money held by them at the times of their several returns, and such other information in relation to such associations as in his judgment may be useful.

Second. Closed banks.—A statement of the associations whose business has been closed during the year, with the amount of their circula-

tion redeemed and the amount outstanding.

Third. Amendments proposed.—Any amendment to the laws relative to banking by which the system may be improved and the security of

the holders of its notes and other creditors may be increased.

Fourth. Condition of other banks.—A statement exhibiting under appropriate heads the resources and liabilities and condition of the banks, banking companies, and savings banks organized under the laws of the several States and Territories, such information to be obtained by the Comptroller from the reports made by such banks, banking companies, and savings banks to the legislatures or officers of the different States and Territories, and, where such reports can not be obtained, the deficiency to be supplied from such other authentic sources as may be available.

Fifth. Employés and expenses.—The names and compensation of the clerks employed by him, and the whole amount of the expenses of the banking department during the year.

11. WHEN ANNUAL REPORT IS PRINTED. (SEC. 3811.) When the Annual Report of the Comptroller of the Currency upon the national banks and banks under State and Territorial laws is completed, or while it is in process of completion, if thereby the business may be sooner dispatched, the work of printing shall be commenced, under the superintendence of the Secretary, and the whole shall be printed and ready for delivery on or before the first day of December next after the close of the year to which the report relates.

12. Number of Copies to be Printed.—The act of January 12, 1895, provides that there shall be printed of the Annual Report of the Comptroller of the Currency ten thousand copies; one thousand for the Senate, two thousand for the House, and seven thousand for distribu-

tion by the Comptroller of the Currency.

CHAPTER TWO.

ORGANIZATION AND POWERS OF NATIONAL BANKS.

- 13. Articles of association.
- 14. Organization certificate.
- 15. Execution of organization certificate.
- 16. Corporate powers.17. Amount of capital stock required.18. Shares of stock.
- 19. Payment of capital stock.
- 20. Enforcing payment of capital.
- 21. Restoration of capital.
- 22. Examination of organization proceed-
- 23. Certificate of officers and directors.
- 24. Deposit of United States bonds.
- 25. Comptroller's certificate of authority. 26. Publication of certificate of authority.
- 27. Number and election of directors.
- 28. Qualifications of directors.
- 29. Qualifications of directors in Oklahoma.

- 30. Qualifications of voters at elections.
- 31. Oaths of directors.
- 32. Failure to hold annual election.
- 33. Vacancies in board of directors. 34. President shall be a director.
- 35. Organization of gold banks.
- 36. Conversion of gold banks.
- 37. Conversion of State banks. 38. Capital of State banks.
- 39. Converted banks may retain branches.
- 40. Personal liability of shareholders. 41. Exception for trustees, etc.
- 42. Amendment of articles restricted. 43. Increase of capital stock.
- 44. When increase becomes valid. 45. Reduction of capital stock.
- 46. Change of title and location.
- 47. Status of national banks organized under the act of February 25, 1863.
- 13. Articles of Association. (Sec. 5133.) Associations for carrying on the business of banking under this Title may be formed by any number of natural persons, not less in any case than five. They shall enter into articles of association, which shall specify in general terms the object for which the association is formed, and may contain any other provisions, not inconsistent with law, which the association may see fit to adopt for the regulation of its business and the conduct of its These articles shall be signed by the persons uniting to form the association, and a copy of them shall be forwarded to the Comptroller of the Currency, to be filed and preserved in his office.
- 14. ORGANIZATION CERTIFICATE. (Sec. 5134.) The persons uniting to form such an association shall, under their hands, make an organization certificate, which shall specifically state—

First. Title.—The name assumed by such association; which name shall be subject to the approval of the Comptroller of the Currency.

Second. Location.—The place where its operations of discount and deposit are to be carried on, designating the State, Territory, or District, and the particular county and city, town, or village.

Third. Capital stock.—The amount of capital stock and the number

of shares into which the same is to be divided.

Fourth. Shareholders.—The names and places of residence of the shareholders and the number of shares held by each of them.

Fifth. Object of certificate.—The fact that the certificate is made to enable such persons to avail themselves of the advantages of this

Title.

15. EXECUTION OF ORGANIZATION CERTIFICATE. (SEC. 5135.) The organization certificate shall be acknowledged before a judge of some court of record or notary public, and shall be, together with the acknowledgment thereof, authenticated by the seal of such court or notary, transmitted to the Comptroller of the Currency, who shall record and carefully preserve the same in his office.

16. Corporate Powers. (Sec. 5136.) Upon duly making and filing articles of association and an organization certificate, the association shall become, as from the date of the execution of its organization certificate, a body corporate, and as such, and in the name designated in

the organization certificate, it shall have power-

First. Seal.—To adopt and use a corporate seal.

Second. Term of existence.—To have succession for the period of twenty years from its organization, unless it is sooner dissolved according to the provisions of its articles of association, or by the act of its shareholders owning two-thirds of its stock, or unless its franchise becomes forfeited by some violation of law.

Third. Contracts.—To make contracts.

Fourth. Suits.—To sue and be sued, complain and defend, in any

court of law and [or] equity, as fully as natural persons.

Fifth. Officers.—To elect or appoint directors, and by its board of directors to appoint a president, vice-president, cashier, and other officers, define their duties, require bonds of them and fix the penalty thereof, dismiss such officers or any of them at pleasure, and appoint others to fill their places.

Sixth. By-laws.—To prescribe, by its board of directors, by-laws not inconsistent with law, regulating the manner in which its stock shall be transferred, its directors elected or appointed, its officers appointed, its property transferred, its general business conducted, and the privi-

leges granted to it by law exercised and enjoyed.

Seventh. Incidental powers.—To exercise by its board of directors, or duly authorized officers or agents, subject to law, all such incidental powers as shall be necessary to carry on the business of banking; by discounting and negotiating promissory notes, drafts, bills of exchange, and other evidences of debt; by receiving deposits; by buying and selling exchange, coin, and bullion; by loaning money on personal security; and by obtaining, issuing, and circulating notes according to the provisions of this Title; but no association shall transact any business except such as is incidental and necessarily preliminary to its organization until it has been authorized by the Comptroller of the Currency to commence the business of banking.

17. Amount of Capital Stock Required. (Sec. 5138.) No association shall be organized under this Title with a less capital than one hundred thousand dollars, except that banks with a capital of not less than fifty thousand dollars may, with the approval of the Secretary of the Treasury, be organized in any place the population of which does not exceed six thousand inhabitants. No association shall be organized in a city the population of which exceeds fifty thousand persons

with a less capital than two hundred thousand dollars.

18. SHARES OF STOCK. (SEC. 5139.) The capital stock of each association shall be divided into shares of one hundred dollars each, and

be deemed personal property, and transferable on the books of the association in such manner as may be prescribed in the by-laws or articles of association. Every person becoming a shareholder by such transfer shall, in proportion to his shares, succeed to all the rights and liabilities of the prior holder of such shares.

19. Payment of Capital Stock. (Sec. 5140.) At least fifty per centum of the capital stock of every association shall be paid in before it shall be authorized to commence business; and the remainder of the capital stock of such association shall be paid in installments of at least ten per centum each, on the whole amount of the capital, as frequently as one installment at the end of each succeeding month from the time it shall be authorized by the Comptroller of the Currency to commence business; and the payment of each installment shall be certified to the Comptroller, under eath, by the president or cashier of the association.

20. Enforcing Payment of Capital. (Sec. 5141.) Whenever any shareholder, or his assignee, fails to pay any installment on the stock when the same is required by the preceding section to be paid, the directors of such association may sell the stock of such delinquent shareholder at public auction, having given three weeks' previous notice thereof in a newspaper published and of general circulation in the city or county where the association is located, or if no newspaper is published in said city or county, then in a newspaper published nearest thereto, to any person who will pay the highest price therefor, to be not less than the amount then due thereon, with the expenses of advertisement and sale; and the excess, if any, shall be paid to the delinquent shareholder. If no bidder can be found who will pay for such stock the amount due thereon to the association, and the cost of advertisement and sale, the amount previously paid shall be forfeited to the association, and such stock shall be sold as the directors may order, within six months from the time of such forfeiture, and if not sold it shall be canceled and deducted from the capital stock of the association.

21. RESTORATION OF CAPITAL. (Sec. 5141.) If any such cancellation and reduction shall reduce the capital of the association below the minimum of capital required by law, the capital stock shall, within thirty days from the date of such cancellation, be increased to the required amount; in default of which a receiver may be appointed, according to the provisions of section fifty-two hundred and thirty-four, to close up the business of the association.

22. Examination of Organization Proceedings. (Sec. 5168.) Whenever a certificate is transmitted to the Comptroller of the Currency, as provided in this Title, and the association transmitting the same notifies the Comptroller that at least fifty per centum of its capital stock has been duly paid in, and that such association has complied with all the provisions of this Title required to be complied with before an association shall be authorized to commence the business of banking, the Comptroller shall examine into the condition of such association, ascertain especially the amount of money paid in on account of its capital, the name and place of residence of each of its directors, and the amount of the capital stock of which each is the owner in good faith, and generally whether such association has complied with all the provisions of this Title required to entitle it to engage in the business of banking.

23. CERTIFICATE OF OFFICERS AND DIRECTORS. (Sec. 5168.) And shall cause to be made and attested by the oaths of a majority of the directors, and by the president or cashier of the association, a statement of all the facts necessary to enable the Comptroller to determine

whether the association is lawfully entitled to commence the business

of banking.

24. Deposit of United States Bonds. (Sec. 5159.) Every association, after having complied with the provisions of this Title, preliminary to the commencement of the banking business, and before it shall be authorized to commence banking business under this Title, shall transfer and deliver to the Treasurer of the United States, as security for its circulating notes, any United States registered bonds bearing interest, to an amount where the capital is one hundred and fifty thousand dollars or less, of not less than one-fourth of the capital, and fifty thousand dollars where the capital is in excess of one hundred and fifty thousand dollars. (Note.—As amended by sec. 8 of the act of July 12, 1882.)

25. Comptroller's Certificate of Authority. (Sec. 5169.) If, upon a careful examination of the facts so reported, and of any other facts which may come to the knowledge of the Comptroller, whether by means of a special commission appointed by him for the purpose of inquiring into the condition of such association, or otherwise, it appears that such association is lawfully entitled to commence the business of banking, the Comptroller shall give to such association a certificate, under his hand and official seal, that such association has complied with all the provisions required to be complied with before commencing the business of banking, and that such association is authorized to commence such business. But the Comptroller may withhold from an association his certificate authorizing the commencement of business whenever he has reason to suppose that the shareholders have formed the same for any other than the legitimate objects contemplated by this title.

26. Publication of Certificate of Authority. (Sec. 5170.) The association shall cause the certificate issued under the preceding section to be published in some newspaper printed in the city or county where the association is located, for at least sixty days next after the issuing thereof; or, if no newspaper is published in such city or county,

then in the newspaper published nearest thereto.

27. Number and Election of Directors. (Sec. 5145.) The affairs of each association shall be managed by not less than five directors, who shall be elected by the shareholders at a meeting to be held at any time before the association is authorized by the Comptroller of the Currency to commence the business of banking, and afterward at meetings to be held on such day in January of each year as is specified therefor in the articles of association. The directors shall hold office for one year, and until their successors are elected and have qualified.

28. QUALIFICATIONS OF DIRECTORS. (SEC. 5146.) Every director must, during his whole term of service, be a citizen of the United States, and at least three-fourths of the directors must have resided in the State, Territory, or District in which the association is located for at least one year immediately preceding their election, and must be residents therein during their continuance in office. Every director must own, in his own right, at least ten shares of the capital stock of the association of which he is a director. Any director who ceases to be the owner of ten shares of the stock, or who becomes in any other manner disqualified, shall thereby vacate his place.

29. QUALIFICATIONS OF DIRECTORS IN OKLAHOMA.—Sec. 17 of the act of May 2, 1890, provides "that the provisions of Title sixty-two of the Revised Statutes of the United States relating to national banks, and all amendments thereto, shall have the same force and effect in

the Territory of Oklahoma as elsewhere in the United States:

"Provided, That persons otherwise qualified to act as directors shall not be required to have resided in said Territory for more than three

months immediately preceding their election as such."

30. QUALIFICATIONS OF VOTERS AT ELECTIONS. (SEC. 5144.) In all elections of directors, and in deciding all questions at meetings of shareholders, each shareholder shall be entitled to one vote on each share of stock held by him. Shareholders may vote by proxies duly authorized in writing; but no officer, clerk, teller, or bookkeeper of such association shall act as proxy; and no shareholder whose liability is past due and unpaid shall be allowed to vote.

31. OATHS OF DIRECTORS. (SEC. 5147.) Each director, when appointed or elected, shall take an oath that he will, so far as the duty devolves on him, diligently and honestly administer the affairs of such association, and will not knowingly violate, or willingly permit to be violated, any of the provisions of this Title, and that he is the owner in good faith, and in his own right, of the number of shares of stock required by this Title, subscribed by him, or standing in his name on the books of the association, and that the same is not hypothecated or in any way pledged as security for any loan or debt. Such oath, subscribed by the director making it, and certified by the officer before whom it is taken, shall be immediately transmitted to the Comptroller

of the Currency, and shall be filed and preserved in his office.

32. Failure to Hold Annual Election. (Sec. 5149.) If, from any cause, an election of directors is not made at the time appointed, the association shall not for that cause be dissolved, but an election may be held on any subsequent day, thirty days' notice thereof in all cases having been given in a newspaper published in the city, town, or county in which the association is located; and if no newspaper is published in such city, town, or county such notice shall be published in a newspaper published nearest thereto. If the articles of association do not fix the day on which the election shall be held, or if no election is held on the day fixed, the day for the election shall be designated by the board of directors in their by-laws, or otherwise; or if the directors fail to fix the day, shareholders representing two-thirds of the shares may do so.

33. VACANCIES IN BOARD OF DIRECTORS. (SEC. 5148.) Any vacancy in the board shall be filled by appointment by the remaining directors, and any director so appointed shall hold his place until the next election.

34. PRESIDENT SHALL BE A DIRECTOR. (SEC. 5150.) One of the directors, to be chosen by the board, shall be the president of the board.

35. ORGANIZATION OF GOLD BANKS. (Sec. 5185.) Associations may be organized in the manner prescribed by this Title for the purpose

of issuing notes payable in gold.

36. Conversion of Gold Banks.—The act of February 14, 1880, provides that any national gold bank organized under the provisions of the laws of the United States may, in the manner and subject to the provisions prescribed by section fifty-one hundred and fifty-four of the Revised Statutes of the United States, for the conversion of banks incorporated under the laws of any State, cease to be a gold bank and become such an association as is authorized by section fifty-one hundred and thirty-three, for carrying on the business of banking, and shall have the same powers and privileges, and shall be subject to the same duties, responsibilities, and rules, in all respects, as are by law prescribed for such associations: *Provided*, That all certificates of organization which shall be issued under this act shall bear the date of the original organization of each bank respectively as a gold bank.

37. Conversion of State Banks. (Sec. 5154.) Any bank incorporated by special law, or any banking institution organized under a general law of any State, may become a national association under this Title by the name prescribed in its organization certificate; and in such case the articles of association and the organization certificate may be executed by a majority of the directors of the bank or banking institution: and the certificate shall declare that the owners of two-thirds of the capital stock have authorized the directors to make such certificate, and to change and convert the bank or banking institution into a national association. A majority of the directors, after executing the articles of association and organization certificate, shall have power to execute all other papers, and to do whatever may be required to make its organization perfect and complete as a national association. The shares of any such bank may continue to be for the same amount each as they were before the conversion, and the directors may continue to be the directors of the association until others are elected or appointed in accordance with the provisions of this chapter; and any State bank which is a stockholder in any other bank, by authority of State laws, may continue to hold its stock, although either bank, or both, may be organized under and have accepted the provisions of this Title. When the Comptroller of the Currency has given to such association a certificate, under his hand and official seal, that the provisions of this Title have been complied with, and that it is authorized to commence the business of banking, the association shall have the same powers and privileges, and shall be subject to the same duties, responsibilities, and rules, in all respects, as are prescribed for other associations, originally organized as national banking associations, and shall be held and regarded as such an association. But no such association shall have a less capital than the amount prescribed for associations organized under this Title.

38. Capital of State Banks. (Sec. 3410.) The capital of any State bank or banking association which has ceased or shall cease to exist, or which has been or shall be converted into a national bank, shall be assumed to be the capital as it existed immediately before such bank ceased to exist or was converted as aforesaid.

39. Converted Banks May Retain Branches. (Sec. 5155.) It shall be lawful for any bank or banking association, organized under State laws and having branches, the capital being joint and assigned to and used by the mother bank and branches in definite proportions, to become a national banking association in conformity with existing laws and to retain and keep in operation its branches, or such one or more of them as it may elect to retain, the amount of the circulation redeemable at the mother bank and each branch to be regulated by the

amount of capital assigned to and used by each.

40. Personal Liability of Shareholders. (Sec. 5151.) The shareholders of every national banking association shall be held individually responsible, equally and ratably, and not one for another, for all contracts, debts, and engagements of such association to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares, except that shareholders of any banking association now existing under State laws having not less than five millions of dollars of capital actually paid in and a surplus of twenty per centum on hand, both to be determined by the Comptroller of the Currency, shall be liable only to the amount invested in their shares; and such surplus of twenty per centum shall be kept undiminished, and be in addition to the surplus provided for in this

Title; and if at any time there is a deficiency in such surplus of twenty per centum such association shall not pay any dividends to its shareholders until the deficiency is made good; and in case of such deficiency the Comptroller of the Currency may compel the association to close its business and wind up its affairs under the provisions of chapter four of this Title.

- 41. EXCEPTION FOR TRUSTEES, ETC. (Sec. 5152.) Persons holding stock as executors, administrators, guardians, or trustees shall not be personally subject to any liabilities as stockholders; but the estates and funds in their hands shall be liable in like manner and to the same extent as the testator, intestate, ward, or person interested in such trust funds would be if living and competent to act and hold the stock in his own name.
- 42. AMENDMENT OF ARTICLES RESTRICTED.—Sec. 5139 provides that no change shall be made in the articles of association of a national bank by which the rights, remedies, or security of the existing creditors of the association shall be impaired.
- 43. INCREASE OF CAPITAL STOCK. (SEC. 5142.) Any association formed under this Title may, by its articles of association, provide for an increase of its capital from time to time, as may be deemed expedient, subject to the limitations of this Title. But the maximum of such increase to be provided in the articles of association shall be determined by the Comptroller of the Currency. Sec. 1 of the act of May 1, 1886, provides that any national banking association may, with the approval of the Comptroller of the Currency, by the vote of shareholders owning two-thirds of the stock of such association, increase its capital stock, in accordance with existing laws, to any sum approved by the said Comptroller, notwithstanding the limit fixed in its original articles of association and determined by said Comptroller; and no increase of the capital stock of any national banking association either within or beyond the limit fixed in its original articles of association shall be made except in the manner herein provided.

44. WHEN INCREASE BECOMES VALID. (SEC. 5142.) And no increase of capital shall be valid until the whole amount of such increase is paid in, and notice thereof has been transmitted to the Comptroller of the Currency, and his certificate obtained specifying the amount of such increase of capital stock, with his approval thereof, and that it has been duly paid in as part of the capital of such association.

45. REDUCTION OF CAPITAL STOCK. (SEC. 5143.) Any association formed under this Title may, by the vote of shareholders owning two-thirds of its capital stock, reduce its capital to any sum not below the amount required by this Title to authorize the formation of associations, but no such reduction shall be allowable which will reduce the capital of the association below the amount required for its outstanding circut lation, nor shall any such reduction be made until the amount of the proposed reduction has been reported to the Comptroller of the Currency and his approval thereof obtained.

46. CHANGE OF TITLE AND LOCATION.—Secs. 2, 3, and 4 of the act

of May 1, 1886, provide:

SEC. 2. That any national banking association may change its name or the place where its operations of discount and deposit are to be carried on to any other place within the same State, not more than thirty miles distant, with the approval of the Comptroller of the Currency, by the vote of shareholders owning two-thirds of the stock of such association. A duly authenticated notice of the vote and of the new name or location selected shall be sent to the office of the Comptroller

of the Currency, but no change of name or location shall be valid until the Comptroller shall have issued his certificate of approval of the

Sec. 3. That all debts, liabilities, rights, provisions, and powers of the association under its old name shall devolve upon and inure to the association under its new name.

SEC. 4. That nothing in this act contained shall be so construed as in any manner to release any national banking association under its old name or at its old location from any liability, or affect any action or proceeding in law in which said association may be or become a party or interested.

47. STATUS OF NATIONAL BANKS ORGANIZED UNDER THE ACT OF FEBRUARY 25, 1863. (Sec. 5156.) That nothing in this Title shall affect any appointments made, acts done, or proceedings had or commenced prior to the third day of June, eighteen hundred and sixty-four, in or toward the organization of any national banking association under the act of February twenty-five, eighteen hundred and sixty-three; but all associations which on the third day of June, eighteen hundred and sixty-four, were organized or commenced to be organized under that act shall enjoy all the rights and privileges granted, and be subject to all the duties, liabilities, and restrictions imposed by this Title, notwithstanding all the steps prescribed by this Title for the organization of associations were not pursued, if such associations were duly organized under that act.

CHAPTER THREE.

BANK CIRCULATION.

- 48. United States bonds defined.
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- 50. Relation of bond deposit to capital.
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- 74. Redemption in United States notes.
- 75. Disposition of redemption account.
- 76. Redemption of incomplete circula-
- 77. Banks take circulation at par.
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- 79. Fraudulent notes to be marked.

48. United States Bonds Defined. (Sec. 5158.) The term "United States bonds," as used throughout this chapter, shall be construed to mean registered bonds of the United States.

49. Security for Circulation. (Sec. 5159.) Every association, after having complied with the provisions of this Title, preliminary to the commencement of the banking business, and before it shall be authorized to commence banking business under this Title, shall transfer and deliver to the Treasurer of the United States, as security for its circulating notes, any United States registered bonds, bearing interest, to an amount, where the capital is one hundred and fifty thousand dollars or less, not less than one-fourth of the capital, and fifty thousand dollars where the capital is in excess of one hundred and fifty thousand dollars. Such bonds shall be received by the Treasurer upon deposit, and shall be by him safely kept in his office until they shall be otherwise disposed of in pursuance of the provisions of this Title; and such of those banks having on deposit bonds in excess of that amount are authorized to reduce their circulation by the deposit of lawful money as provided by law: Provided, That the amount of such circulating notes shall not exceed in any case ninety per centum of the par value of the bonds deposited as herein provided. (Note.—As amended by sec. 4 of the act of June 20, 1874, and sec. 8 of the act of July 12, 1882.)

50. RELATION OF BOND DEPOSIT TO CAPITAL. (SEC. 5160.) The deposit of bonds made by each association shall be increased as its capital may be paid up or increased, so that every association shall at all times have on deposit with the Treasurer registered United States bonds to the amount required by law. And any association that may desire to reduce its capital or close up its business and dissolve its organization may take up its bonds upon returning to the Comptroller its circulating notes in the proportion hereinafter required, or may take up any excess of bonds beyond the amount required by law, and upon which no circulating notes have been delivered.

51. Exchange of Bonds. (Sec. 5161.) To facilitate a compliance with the two preceding sections, the Secretary of the Treasury is authorized to receive from any association, and cancel, any United States coupon bonds, and to issue in lieu thereof registered bonds of like amount, bearing a like rate of interest, and having the same time to run.

52. Bonds Held by Treasurer. (Sec. 5162.) All transfers of United States bonds made by any association under the provisions of this Title shall be made to the Treasurer of the United States in trust for the association, with a memorandum written or printed on each bond, and signed by the cashier, or some other officer of the association making the deposit. A receipt shall be given to the association, by the Comptroller of the Currency, or by a clerk appointed by him for that purpose, stating that the bond is held in trust for the association on whose behalf the transfer is made, and as security for the redemption and payment of any circulating notes that have been or may be delivered to such association. No assignment or transfer of any such bond by the Treasurer shall be deemed valid unless countersigned by the Comptroller of the Currency.

53. RECORD OF BOND TRANSFERS. (Sec. 5163.) The Comptroller of the Currency shall keep in his office a book in which he shall cause to be entered, immediately upon countersigning it, every transfer or assignment by the Treasurer, of any bonds belonging to a national banking association, presented for his signature. He shall state in such entry the name of the association from whose account the transfer is made, the name of the party to whom it is made, and the par value

of the bonds transferred.

54. Notice of Transfer. (Sec. 5164.) The Comptroller of the Currency shall, immediately upon countersigning and entering any transfer or assignment by the Treasurer of any bonds belonging to a national banking association, advise by mail the association from whose accounts the transfer is made of the kind and numerical designation of the bonds and the amount thereof so transferred.

55. Examination of Bonds and Records. (Sec. 5165.) The Comptroller of the Currency shall have at all times, during office hours, access to the books of the Treasurer of the United States for the purpose of ascertaining the correctness of any transfer or assignment of the bonds

deposited by an association, presented to the Comptroller to countersign; and the Treasurer shall have the like access to the book mentioned in section fifty-one hundred and sixty-three, during office hours, to ascertain the correctness of the entries in the same; and the Comptroller shall also at all times have access to the bonds on deposit with the Treasurer to ascertain their amount and condition.

56. Annual Examination of Bonds. (Sec. 5166.) Every association having bonds deposited in the office of the Treasurer of the United States shall, once or oftener in each fiscal year, examine and compare the bonds pledged by the association with the books of the Comptroller of the Currency and with the accounts of the association, and, if they are found correct, to execute to the Treasurer a certificate setting forth the different kinds and the amounts thereof, and that the same are in the possession and custody of the Treasurer at the date of the certificate. Such examination shall be made at such time or times during the ordinary business hours as the Treasurer and the Comptroller, respectively, may select, and may be made by an officer or agent of such association, duly appointed in writing for that purpose; and his certificate before mentioned shall be of like force and validity as if executed by the president or cashier. A duplicate of such certificate, signed by the Treasurer and the Comptroller, respectively,

urer, shall be retained by the association. 57. GENERAL PROVISIONS RESPECTING BONDS. (Sec. 5167.) The bonds transferred to and deposited with the Treasurer of the United States by any association for the security of its circulating notes shall be held exclusively for that purpose until such notes are redeemed, except as provided in this Title. The Comptroller of the Currency shall give to any such association powers of attorney to receive and appropriate to its own use the interest on the bonds which it has so transferred to the Treasurer; but such powers shall become inoperative whenever such association fails to redeem its circulating notes. ever the market or cash value of any bonds thus deposited with the Treasurer is reduced below the amount of the circulation issued for the same the Comptroller may demand and receive the amount of such depreciation in other United States bonds at cash value, or in money, from the association, to be deposited with the Treasurer as long as such depreciation continues. And the Comptroller, upon the terms prescribed by the Secretary of the Treasury, may permit an exchange to be made of any of the bonds deposited with the Treasurer by any association for other bonds of the United States authorized to be received as security for circulating notes if he is of opinion that such an exchange can be made without prejudice to the United States; and he may direct the return of any bonds to the association which transferred the same, in sums of not less than one thousand dollars, upon the surrender to him and the cancellation of a proportionate amount of such circulating notes: Provided, That the remaining bonds which shall have been transferred by the association offering to surrender circulating notes are equal to the amount required for the circulating notes not surrendered by such association, and that the amount of bonds in the hands of the Treasurer is not diminished below the amount required to be kept on deposit with him, and that there has been no failure by the association to redeem its circulating notes, nor any other violation by it of the provisions of this Title, and that the market or cash value of the remaining bonds is not below the amount required for the circulation issued for the same.

58. Amount of Circulation Obtainable.—Sec. 10 of the act of July 12, 1882, provides that upon a deposit of bonds as described by

sections fifty-one hundred and fifty-nine and fifty one hundred and sixty, the association making the same shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations, in blank, registered and countersigned as provided by law, equal in amount to ninety per centum of the current market value, not exceeding par, of the United States bonds so transferred and delivered, and at no time shall the total amount of such notes issued to any such association exceed ninety per centum of the amount at such time actually paid in of its capital stock.

59. PREPARATION OF BANK CIRCULATION. (SEC. 5172.) In order to furnish suitable notes for circulation, the Comptroller of the Currency shall, under the direction of the Secretary of the Treasury, cause plates and dies to be engraved, in the best manner to guard against counterfeiting and fraudulent alterations, and shall have printed therefrom, and numbered, such quantity of circulating notes, in blank, of the denominations of five dollars, ten dollars, twenty dollars, fifty dollars, one hundred dollars, five hundred dollars, and one thousand dollars, as may be required to supply the associations entitled to receive the same. Such notes shall express upon their face that they are secured by United States bonds, deposited with the Treasurer of the United States, by the written or engraved signatures of the Treasurer and Register, and by the imprint of the seal of the Treasury; and shall also express upon their face the promise of the association receiving the same to pay on demand, attested by the signatures of the president or vice president and cashier; and shall bear such devices and such other statements, and shall be in such form, as the Secretary of the Treasury shall, by regulation, direct.

60. CIRCULATION SHALL BEAR CHARTER NUMBER.—Sec. 5 of the act of June 20, 1874, provides that the Comptroller of the Currency shall, under such rules and regulations as the Secretary of the Treasury may prescribe, cause the charter numbers of the associations to be printed upon all national-bank notes which may be hereafter issued by him.

61. Control of Plates and Dies. (Sec. 5173.) The plates and special dies to be procured by the Comptroller of the Currency for the printing of such circulating notes shall remain under his control and direction.

62. Examination of Plates and Dies. (Sec. 5174.) The Comptroller of the Currency shall cause to be examined, each year, the plates, dies, but pieces [bed pieces], and other material from which the national-bank circulation is printed, in whole or in part, and file in his office annually a correct list of the same. Such material as shall have been used in the printing of the notes of associations which are in liquidation, or have closed business, shall be destroyed, under such regulations as shall be prescribed by the Comptroller of the Currency and approved by the Secretary of the Treasury. The expenses of any such examination or destruction shall be paid out of any appropriation made by Congress for the special examination of national banks and bank-note plates.

63. CIRCULATION, FOR WHAT RECEIVABLE. (Sec. 5182.) After any association receiving circulating notes under this Title has caused its promise to pay such notes on demand to be signed by the president or vice-president and cashier thereof, in such manner as to make them obligatory promissory notes, payable on demand at its place of business, such association may issue and circulate the same as money. And the same shall be received at par in all parts of the United States

in payment of taxes, excises, public lands, and all other dues to the United States, except duties on imports; and also for all salaries and other debts and demands owing by the United States to individuals, corporations, and associations within the United States, except interest on the public debt, and in redemption of the national currency.

- 64. CIRCULATION OF GOLD BANKS. (SEC. 5185.) Associations may be organized in the manner prescribed by this Title for the purpose of issuing notes payable in gold; and upon the deposit of any United States bonds bearing interest payable in gold with the Treasurer of the United States, in the manner prescribed for other associations, it shall be lawful for the Comptroller of the Currency to issue to the association making the deposit circulating notes of different denominations, but none of them of less than five dollars, and not exceeding in amount eighty per centum of the par value of the bonds deposited, which shall express the promise of the association to pay them, upon presentation at the office at which they are issued, in gold coin of the United States, and shall be so redeemable.
- 65. Worn-out or Mutilated Circulation. (Sec. 5184.) It shall be the duty of the Comptroller of the Currency to receive worn-out or mutilated circulating notes issued by any banking association, and also, on due proof of the destruction of any such circulating notes, to deliver in place thereof to the association other blank circulating notes to an equal amount. Such worn-out or mutilated notes, after a memorandum has been entered in the proper books, in accordance with such regulations as may be established by the Comptroller, as well as all circulating notes which shall have been paid or surrendered to be canceled, shall be macerated in presence of four persons, one to be appointed by the Secretary of the Treasury, one by the Comptroller of the Currency, one by the Treasurer of the United States, and one by the association, under such regulations as the Secretary of the Treasury may prescribe. A certificate of such maceration, signed by the parties so appointed, shall be made in the books of the Comptroller, and a duplicate thereof forwarded to the association whose notes are thus canceled.
- 66. Provisions for Redeeming Circulation.—Sec. 3 of the act of June 20, 1874, provides that every association organized, or to be organized, under the provisions of the said act, and of the several acts amendatory thereof, shall at all times keep and have on deposit in the Treasury of the United States, in lawful money of the United States, a sum equal to five per centum of its circulation, to be held and used for the redemption of such circulation; which sum shall be counted as a part of its lawful reserve, as provided in section two of this act; and when the circulating notes of any such associations, assorted or unassorted, shall be presented for redemption, in sums of one thousand dollars or any multiple thereof, to the Treasurer of the United States, the same shall be redeemed in United States notes. All notes so redeemed shall be charged by the Treasurer of the United States to the respective associations issuing the same, and he shall notify them severally, on the first day of each month, or oftener, at his discretion, of the amount of such redemptions; and whenever such redemptions for any association shall amount to the sum of five hundred dollars, such association so notified shall forthwith deposit with the Treasurer of the United States a sum in United States notes equal to the amount of its circulating notes so redeemed. And all notes of national banks, worn, defaced, mutilated, or otherwise unfit for circulation, shall, when received by any assistant treasurer, or at any designated depositary of

the United States, be forwarded to the Treasurer of the United States for redemption as provided herein. And when such redemptions have been so reimbursed, the circulating notes so redeemed shall be forwarded to the respective associations by which they were issued; but if any of such notes are worn, mutilated, defaced, or rendered otherwise unfit for use, they shall be forwarded to the Comptroller of the Currency and destroyed, and replaced as now provided by law: Provided, That each of said associations shall reimburse to the Treasury the charges for transportation and the costs for assorting such notes; and the associations hereafter organized shall also severally reimburse to the Treasury the cost of engraving such plates as shall be ordered by each association respectively; and the amount assessed upon each association shall be in proportion to the circulation redeemed, and be charged to the fund on deposit with the Treasurer.

67. WITHDRAWING CIRCULATION.—Sec. 4 of the act of June 20, 1874, provides that any association organized under this act, or any of the acts of which this is an amendment, desiring to withdraw its circulating notes, in whole or in part, may, upon the deposit of lawful money with the Treasurer of the United States in sums of not less than nine thousand dollars, take up the bonds which said association has on deposit with the Treasurer for the security of such circulating notes, which bonds shall be assigned to the bank in the manner specified in the nineteenth section of the national-bank act; and the outstanding notes of said association, to an amount equal to the legal-tender notes deposited, shall be redeemed at the Treasury of the United States, and destroyed as now provided by law: Provided, That the amount of the bonds on deposit for circulation shall not be reduced below fifty thousand dollars.

68. General Provisions for Withdrawing Circulation.— Secs. 8 and 9 of the act of July 12, 1882, provide: (Sec. 8.) That the national banks which shall hereafter make deposits of lawful money for the retirement in full of their circulation shall, at the time of their deposit, be assessed for the cost of transporting and redeeming their notes then outstanding, a sum equal to the average cost of the redemption of national bank notes during the preceding year, and shall thereupon pay such assessment; and all national banks which have heretofore made or shall hereafter make deposits of lawful money for the reduction of their circulation shall be assessed, and shall pay an assessment in the manner specified in section three of the act approved June twentieth, eighteen hundred and seventy-four, for the cost of transporting and redeeming their notes redeemed from such deposits subse-

quently to June thirtieth, eighteen hundred and eighty-one.

Sec. 9. That any national banking association now organized, or hereafter organized, desiring to withdraw its circulating notes, upon a deposit of lawful money with the Treasurer of the United States, as provided in section four of the act of June twentieth, eighteen hundred and seventy-four, or as provided in this act, is authorized to deposit lawful money and withdraw a proportionate amount of the bonds held as security for its circulating notes in the order of such deposits; and no national bank which makes any deposit of lawful money in order to withdraw its circulating notes shall be entitled to receive any increase of its circulation for the period of six months from the time it made such deposit of lawful money for the purpose aforesaid: Provided, That not more than three millions of dollars of lawful money shall be deposited during any calendar month for this purpose: And provided further, That the provisions of this section shall not apply to bonds

called for redemption by the Secretary of the Treasury, nor to the with-

drawal of circulating notes in consequence thereof.

69. CIRCULATION OF EXTENDED BANKS.—Sec. 6 of the act of July 12, 1882, provides that the circulating notes of any association so extending the period of its succession which shall have been issued to it prior to such extension shall be redeemed at the Treasury of the United States, as provided in section three of the act of June twentieth, eighteen hundred and seventy-four, entitled "An act fixing the amount of United States notes, providing for redistribution of national bank currency, and for other purposes," and such notes when redeemed shall be forwarded to the Comptroller of the Currency, and destroyed, as now provided by law; and at the end of three years from the date of the extension of the corporate existence of each bank the association so extended shall deposit lawful money with the Treasury of the United States sufficient to redeem the remainder of the circulation which was outstanding at the date of its extension, as provided in sections fifty-two hundred and twenty-two, fifty-two hundred and twenty-four, and fiftytwo hundred and twenty-five of the Revised Statues; and any gain that may arise from the failure to present such circulating notes for redemption shall inure to the benefit of the United States; and from time to time, as such notes are redeemed or lawful money deposited therefor as provided herein, new circulating notes shall be issued as provided for by this act, bearing such devices, to be approved by the Secretary of the Treasury, as shall make them readily distinguishable from the circulating notes heretofore issued: Provided, however, That each banking association which shall obtain the benefit of this act shall reimburse to the Treasury the cost of preparing the plate or plates for such new circulating notes as shall be issued to it.

70. CIRCULATION OF LIQUIDATING BANKS. (SEC. 5225.) Whenever the Treasurer has redeemed any of the notes of an association which has commenced to close its affairs, he shall cause the notes to be mutilated and charged to the redemption account of the association; and all notes so redeemed by the Treasurer shall, every three months, be certified to and destroyed in the manner prescribed in section fifty-one

hundred and eighty-four.

71. CIRCULATION OF CLOSED BANKS.—Sec. 8 of the act of June 20, 1874, provides: And it shall be the duty of the Treasurer, assistant treasurers, designated depositaries, and national bank depositaries of the United States to assort and return to the Treasury for redemption the notes of such national banks as have failed, or gone into voluntary liquidation for the purpose of winding up their affairs, and of such as shall hereafter so fail or go into liquidation.

72. REGULATIONS FOR REDEMPTION RECORDS. (Sec. 5232.) The Secretary of the Treasury may, from time to time, make such regulations respecting the disposition to be made of circulating notes after presentation at the Treasury of the United States for payment, and respecting the perpetuation of the evidence of the payment thereof, as may seem

to him proper.

73. REDEEMED NOTES TO BE CANCELED. (SEC. 5233.) All notes of national banking associations presented at the Treasury of the United

States for payment shall, on being paid, be canceled.

74. REDEMPTION IN UNITED STATES NOTES.—Sec. 3 of the act approved June 20, 1874, provides that when the circulating notes of any such associations, assorted or unassorted, shall be presented for redemption, in sums of one thousand dollars or any multiple thereof, to the Treasurer of the United States, the same shall be redeemed in United States notes.

75. DISPOSITION OF REDEMPTION ACCOUNT.—Sec. 6 of the act of July 14, 1890, provides that upon the passage of this act the balances standing with the Treasurer of the United States to the respective credits of national banks for deposits made to redeem the circulating notes of such banks, and all deposits thereafter received for like purpose, shall be covered into the Treasury as a miscellaneous receipt, and the Treasury of the United States shall redeem from the general cash in the Treasury the circulating notes of said banks which may come into his possession subject to redemption; and upon the certificate of the Comptroller of the Currency that such notes have been received by him and that they have been destroyed and that no new notes will be issued in their place, reimbursement of their amount shall be made to the Treasurer, under such regulations as the Secretary of the Treasury may prescribe, from an appropriation hereby created, to be known as "national-bank notes, redemption account." But the provisions of this act shall not apply to the deposits received under section three of the act of June twentieth, eighteen hundred and seventy-four, requiring every national bank to keep in lawful money with the Treasurer of the United States a sum equal to five per centum of its circulation, to be held and used for the redemption of its circulating notes; and the balance remaining of the deposits so covered shall, at the close of each month, be reported on the monthly public debt statement as debt of the United States bearing no interest.

76. REDEMPTION OF INCOMPLETE CIRCULATION.—The act of July 28, 1892, provides that the provisions of the Revised Statutes of the United States, providing for the redemption of national-bank notes, shall apply to all national bank notes that have been or may be issued to, or received by, any national bank, notwithstanding such notes may have been lost by or stolen from the bank and put in circulation without the signature or upon the forged signature of the president or vice-

president and cashier.

77. BANKS TAKE CIRCULATION AT PAR. (Sec. 5196.) Every national banking association formed or existing under this Title shall take and receive at par, for any debt or liability to it, any and all notes or bills issued by any lawfully organized national banking association. But this provision shall not apply to any association organized for the purpose of issuing notes payable in gold.

78. ISSUE OF OTHER NOTES PROHIBITED. (Sec. 5183.) Nonational banking association shall issue post notes or any other notes to circulate as money than such as are authorized by the provisions of this

Title.

79. Fraudulent Notes to be Marked.—Sec. 5 of the act of June 30, 1876, provides that all United States officers charged with the receipt or disbursement of public moneys, and all officers of national banks, shall stamp or write in plain letters the word "counterfeit," "altered," or "worthless" upon all fraudulent notes issued in the form of and intended to circulate as money which shall be presented at their places of business; and if such officer shall wrongfully stamp any genuine note of the United States, or of the national banks, they shall, upon presentation, redeem such notes at the face value thereof.

CHAPTER FOUR.

TAX ON CIRCULATION.

- 80. Tax on circulation.
- 81. Semiannual return of circulation.82. Proceedings on default.83. Enforcing tax on circulation.

- 84. Refunding excess tax.
- 85. Circulation, when exempt from tax.
- 86. Tax on unauthorized circulation.
- 87. Semiannual return of taxable circulation.
- 88. Failure to make such return.
- 89. Tax on converted bank circulation.
- 90. Tax provisions restricted.
- 91. Taxation of notes, etc.

80. TAX ON CIRCULATION. (Sec. 5214.) In lieu of all existing taxes, every association shall pay to the Treasurer of the United States, in the months of January and July, a duty of one-half of one per centum each half year upon the average amount of its notes in circulation.

81. SEMIANNUAL RETURN OF CIRCULATION. (Sec. 5215.) In order to enable the Treasurer to assess the duties imposed by the preceding section, each association shall, within ten days from the first days of January and July of each year, make a return, under the oath of its president or cashier, to the Treasurer of the United States, in such form as the Treasurer may prescribe, of the average amount of its notes in circulation for the six months next preceding the most recent first day of January or July. Every association which fails so to make such return shall be liable to a penalty of two hundred dollars, to be collected either out of the interest as it may become due such association on the bonds deposited with the Treasurer, or, at his option, in the manner in which penalties are to be collected of other corporations under the laws of the United States.

82. Proceedings on Default. (Sec. 5216.) Whenever any association fails to make the half-yearly return required by the preceding section, the duties to be paid by such association shall be assessed upon the amount of notes delivered to such association by the Comptroller of the Currency.

83. Enforcing Tax on Circulation. (Sec. 5217.) Whenever an association fails to pay the duties imposed by the three preceding sections, the sums due may be collected in the manner provided for the collection of United States taxes from other corporations; or the Treasurer may reserve the amount out of the interest, as it may become due, on the bonds deposited with him by such defaulting association.

84. Refunding Excess Tax. (Sec. 5218.) In all cases where an association has paid or may pay in excess of what may be or has been found due from it, on account of the duty required to be paid to the Treasurer of the United States, the association may state an account therefor, which, on being certified by the Treasurer of the United States, and found correct by the Comptroller of the Treasury, shall be refunded in the ordinary manner by warrant on the Treasury.

85. CIRCULATION, WHEN EXEMPT FROM TAX. (Sec. 3411.) Whenever the outstanding circulation of any bank, association, corporation, company, or person is reduced to an amount not exceeding five per centum of the chartered or declared capital existing at the time the same was issued, said circulation shall be free from taxation; and whenever any bank which has ceased to issue notes for circulation deposits in the Treasury of the United States, in lawful money, the amount of its outstanding circulation, to be redeemed at par, under such regulations as the Secretary of the Treasury shall prescribe, it shall be exempt from any tax upon such circulation.

86. TAX ON UNAUTHORIZED CIRCULATION.—Sees. 19, 20, and 21 of

the act of February 8, 1875, provide:

SEC. 19. That every person, firm, association, other than national-bank associations, and every corporation, State bank, or State banking association shall pay a tax of ten per centum on the amount of their own notes used for circulation and paid out by them.

SEC. 20. That every such person, firm, association, corporation, State bank, or State banking association, and also every national banking association, shall pay a like tax of ten per centum on the amount of notes of any person, firm, association, other than a national banking association, or of any corporation, State bank, or State banking association, or of any town, city, or municipal corporation, used for circulation and paid out by them.

SEC. 21. That the amount of such circulating notes, and of the tax due thereon, shall be returned, and the tax paid at the same time, and in the same manner, and with like penalties for failure to return and pay the same, as provided by law for the return and payment of taxes on deposits, capital, and circulation imposed by the existing provisions

of internal revenue law.

87. SEMIANNUAL RETURN OF TAXABLE CIRCULATION. (SEC. 3414.) A true and complete return of the monthly amount of circulation, as aforesaid, and of the monthly amount of notes of persons, town, city, or municipal corporation, State banks, or State banking associations paid out as aforesaid for the previous six months, shall be made and rendered in duplicate on the first day of December and the first day of June by each of such banks, associations, corporations, companies, or persons, with a declaration annexed thereto, under the oath of such person, or of the president or cashier of such bank, association, corporation, or company, in such form and manner as may be prescribed by the Commissioner of Internal Revenue, that the same contains a true and faithful statement of the amounts subject to tax, as aforesaid; and one copy shall be transmitted to the collector of the district in which any such bank, association, corporation, or company is situated, or in which such person has his place of business, and one copy to the Commissioner of Internal Revenue.

88. FAILURE TO MAKE SUCH RETURN. (Sec. 3415.) In default of the returns provided in the preceding section the amount of circulation, and notes of persons, town, city, and municipal corporations, State banks, and State banking associations paid out, as aforesaid, shall be estimated by the Commissioner of Internal Revenue, upon the best information he can obtain. And for any refusal or neglect to make return and payment any such bank, association, corporation, company, or person so in default shall pay a penalty of two hundred dollars, besides the additional penalty and forfeitures provided in other cases.

89. Tax on Converted Bank Circulation. (Sec. 3416.) Whenever any State bank or banking association has been converted into a national banking association, and such national banking association has assumed the liabilities of such State bank or banking association, including the redemption of its bills, by any agreement or understanding whatever with the representatives of such State bank or banking association, such national banking association shall be held to make the required return and payment on the circulation outstanding, so long as such circulation shall exceed five per centum of the capital before such conversion of such State bank or banking association.

90. Tax Provisions Restricted. (Sec. 3417.) The provisions of this chapter relating to the tax on the circulation of banks and to

their returns, except as contained in sections thirty-four hundred and eleven, thirty-four hundred and twelve, thirty-four hundred and thirteen, and thirty four hundred and sixteen, and such parts of sections thirty-four hundred and fourteen and thirty-four hundred and fifteen as relate to the tax of ten per centum on certain notes, shall not apply to associations which are taxed under and by virtue of Title "NATIONAL Banks."

91. TAXATION OF NOTES, ETC. (SEC. 3701.) All stocks, bonds, Treasury notes, and other obligations of the United States shall be exempt from taxation by or under State or municipal or local authority. The act of August 13, 1894, provides: (Sec. 1.) That circulating notes of national banking associations and United States legal-tender notes and other notes and certificates of the United States, payable on demand and circulating or intended to circulate as currency, and gold, silver, or other coin shall be subject to taxation as money on hand or on deposit under the laws of any State or Territory: Provided, That any such taxation shall be exercised in the same manner and at the same rate that any such State or Territory shall tax money or currency circulating as money within its jurisdiction.

Sec. 2. That the provisions of this act shall not be deemed or held to change existing laws in respect of the taxation of national banking

associations.

CHAPTER FIVE.

REGULATION OF THE BANKING BUSINESS.

- 92. Laws governing certain associations.
- 93. Place of business.
- 94. Reserve cities and reserve require-
- 95. Reserve not maintained.
- 96. Reserve agents' balances counted as reserve.
- 97. Clearing-house certificates counted as reserve.
- 98. Redemption fund counted as reserve.
- 99. United States note certificates counted as reserve.
- 100. Redemption of such certificates.
- gold101. United States certificates counted as reserve.
- 102. Reserve requirements for gold banks. 103. Reserve deposit in central reserve
- city. 104. Additional reserve cities.
- 105. Additional central reserve cities.
- 106. Real estate.
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- 110. Restriction on loans.
- 111. Associations must not hold their own stock.
- 112. Restriction on bank's liability.
- 113. Improper use of bank circulation.
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- 117. Prohibition against uncurrent notes.
- 118. List of shareholders.
- 119. Reports of condition.
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- 122. Penalty for failure to report.
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- 124. State taxation of national banks.
- 125. National-bank examiners.
- 126. Qualification for examiner.
- 127. Compensation of examiners.
- 128. Examinations in District of Columbia.
- 129. Limitation of visitorial powers.
- 130. Use of "National" in titles.

92. Laws Governing Certain Associations. (Sec. 5157.) The provisions of chapters two, three, and four [three, five, and seven of this edition of this Title, which are expressed without restrictive words, as applying to "national banking association," or to "associations," apply to all associations organized to carry on the business of banking under any act of Congress.

93. Place of Business. (Sec. 5190.) The usual business of each national banking association shall be transacted at an office or banking

house located in the place specified in its organization certificate.

94. RESERVE CITIES AND RESERVE REQUIREMENTS. (SEC. 5191.) Every national banking association in either of the following cities: Albany, Baltimore, Boston, Cincinnati, Chicago, Cleveland, Detroit, Louisville, Milwaukee, New Orleans, New York, Philadelphia, Pittsburgh, Saint Louis, San Francisco, and Washington, shall at all times have on hand, in lawful money of the United States, an amount equal to at least twenty five per centum of the aggregate amount of its deposits; and every other association shall at all times have on hand, in lawful money of the United States, an amount equal to at least fifteen per centum of the aggregate amount of its deposits.

95. RESERVE NOT MAINTAINED. (SEC. 5191.) Whenever the lawful money of any association in any of the cities named shall be below the amount of twenty-five per centum of its deposits, and whenever the lawful money of any other association shall be below fifteen per centum of its deposits, such association shall not increase its liabilities by making any new loans or discounts otherwise than by discounting or purchasing bills of exchange payable at sight, nor make any dividend of its profits until the required proportion between the aggregate amount of its deposits and its lawful money of the United States has been And the Comptroller of the Currency may notify any association, whose lawful-money reserve shall be below the amount above required to be kept on hand, to make good such reserve; and if such association shall fail for thirty days thereafter so to make good its reserve of lawful money, the Comptroller may, with the concurrence of the Secretary of the Treasury, appoint a receiver to wind up the business of the association, as provided in section fifty-two hundred and thirty-four.

96. Reserve Agents' Balances Counted as Reserve. (Sec. 5192.) Three-fifths of the reserve of fifteen per centum required by the preceding section to be kept may consist of balances due to an association from associations approved by the Comptroller of the Currency, organized under the act of June three, eighteen hundred and sixty-four, or under this Title, and doing business in the cities of Albany, Baltimore, Boston, Charleston, Chicago, Cincinnati, Cleveland, Detroit, Louisville, Milwaukee, New Orleans, New York, Philadelphia, Pittsburg, Richmond, Saint Louis, San Francisco, and Washington.

97. CLEARING-HOUSE CERTIFICATES COUNTED AS RESERVE.— Clearing-house certificates, representing specie or lawful money specially deposited for the purpose, of any clearing-house association shall also be deemed to be lawful money in the possession of any association belonging to such clearing house, holding and owning such certificate,

within the preceding section.

98. REDEMPTION FUND COUNTED AS RESERVE.—Sec. 3 of the act of June 20, 1874, provides that the five per cent redemption fund, which shall at all times be kept on deposit with the Treasurer of the United

States, shall be counted as a part of the lawful reserve.

99. United States Note Certificates Counted as Reserve. (SEC. 5193.) The Secretary of the Treasury may receive United States notes on deposit, without interest, from any national banking associations, in sums of not less than ten thousand dollars, and issue certificates therefor in such form as he may prescribe, in denominations of not less than five thousand dollars, and payable on demand in United States notes at the place where the deposits were made. The notes so deposited shall not be counted as part of the lawful-money reserve of the association; but the certificates issued therefor may be counted as part of its lawful-money reserve, and may be accepted in the settlement

of clearing-house balances at the places where the deposits therefor were made.

100. REDEMPTION OF SUCH CERTIFICATES. (SEC. 5194.) The power conferred on the Secretary of the Treasury, by the preceding section shall not be exercised so as to create any expansion or contraction of the currency; and United States notes for which certificates are issued under that section, or other United States notes of like amount, shall be held as special deposits in the Treasury and used only for redemption of such certificates.

101. United States Gold Certificates Counted as Reserve.— Sec. 12 of the act of July 12, 1882, provides that the Secretary of the Treasury is authorized and directed to receive deposits of gold coin with the Treasurer or assistant treasurers of the United States, in sums not less than twenty dollars, and to issue certificates therefor in denominations of not less than twenty dollars each, corresponding with the denominations of United States notes. The coin deposited for or representing the certificates of deposit shall be retained in the Treasury for the payment of the same on demand. Said certificates shall be receivable for customs, taxes, and all public dues, and when so received may be reissued; and such certificates, as also silver certificates, when held by any national banking association, shall be counted as part of its lawful reserve; and no national banking association shall be a member of any clearing house in which such certificates shall not be receivable in the settlement of clearing-house balances: Provided, That the Secretary of the Treasury shall suspend the issue of such gold certificates whenever the amount of gold coin and gold bullion in the Treasury reserved for the redemption of United States notes falls below one hundred millions of dollars; and the provisions of section fifty-two hundred and seven of the Revised Statutes shall be applicable to the certificates herein authorized and directed to be issued.

102. RESERVE REQUIREMENTS FOR GOLD BANKS. (SEC. 5186.) Every association organized for the purpose of issuing notes payable in gold shall at all times keep on hand not less than twenty-five per centum of its outstanding circulation, in gold or silver coin of the United States; and shall receive at par in the payment of debts the gold notes of every other such association which at the time of such payment is redeeming its circulating notes in gold coin of the United States, and shall be subject to all the provisions of this Title: Provided, That, in applying the same to associations organized for issuing gold notes, the terms "lawful money" and "lawful money of the United States" shall be construed to mean gold or silver coin of the United States; and the circulation of such association shall not be

within the limitation of circulation mentioned in this Title.

103. RESERVE DEPOSIT IN CENTRAL RESERVE CITY. (SEC. 5195.) Each association organized in any of the cities named in section fifty-one hundred and ninety-one may keep one-half of its lawful-money reserve in cash deposits in the city of New York. But the foregoing provision shall not apply to associations organized and located in the city of San Francisco for the purpose of issuing notes payable in gold. This section shall not relieve any association from its liability to redeem its circulating notes at its own counter at par in lawful money on demand.

104. ADDITIONAL RESERVE CITIES.—Sec. 1 of the act of March 3, 1887, provides that whenever three-fourths in number of the national banks located in any city of the United States having a population of fifty thousand people shall make application to the Comptroller of the

Currency, in writing, asking that the name of the city in which such banks are located shall be added to the cities named in sections fifty-one hundred and ninety-one and fifty-one hundred and ninety-two of the Revised Statutes, the Comptroller shall have authority to grant such request, and every bank located in such city shall at all times thereafter have on hand, in lawful money of the United States, an amount equal to at least twenty-five per centum of its deposits, as provided in sections fifty-one hundred and ninety-one and fifty-one hundred and ninety-five of the Revised Statutes.

105. ADDITIONAL CENTRAL RESERVE CITIES.—Sec. 2 of the act of March 3, 1887, provides that whenever three-fourths in number of the national banks located in any city of the United States having a population of two hundred thousand people shall make application to the Comptroller of the Currency, in writing, asking that such city may be a central reserve city, like the city of New York, in which one-half of the lawfulmoney reserve of the national banks located in other reserve cities may be deposited, as provided in section fifty-one hundred and ninety-five of the Revised Statutes, the Comptroller shall have authority, with the approval of the Secretary of the Treasury, to grant such request, and every bank located in such city shall at all times thereafter have on hand, in lawful money of the United States, twenty-five per centum of its deposits, as provided in section fifty-one hundred and ninety-one of the Revised Statutes.

106. REAL ESTATE. (Sec. 5137.) A national banking association may purchase, hold, and convey real estate for the following purposes, and for no others:

First. Such as shall be necessary for its immediate accommodation in the transaction of its business.

Second. Such as shall be mortgaged to it in good faith by way of security for debts previously contracted.

Third. Such as shall be conveyed to it in satisfaction of debts previously contracted in the course of its dealings.

Fourth. Such as it shall purchase at sales under judgments, decrees, or mortgages held by the association, or shall purchase to secure debts due to it.

But no such association shall hold the possession of any real estate under mortgage, or the title and possession of any real estate purchased to secure any debts due to it, for a longer period than five years.

107. Interest. (Sec. 5197.) Any association may take, receive, reserve, and charge on any loan or discount made, or upon any note, bill of exchange, or other evidences of debt, interest at the rate allowed by the laws of the State, Territory, or District where the bank is located, and no more, except that where by the laws of any State a different rate is limited for banks of issue organized under State laws, the rate so limited shall be allowed for associations organized or existing in any such State under this Title. When no rate is fixed by the laws of the State, or Territory, or District, the bank may take, receive, reserve, or charge a rate not exceeding seven per centum, and such interest may be taken in advance, reckoning the days from which the note, bill, or other evidence of debt has to run. And the purchase, discount, or sale of a bona fide bill of exchange, payable at another place than the place of such purchase, discount, or sale, at not more than the current rate of exchange for sight drafts in addition to the interest, shall not be considered as taking or receiving a greater rate of interest.

108. PENALTY FOR UNLAWFUL INTEREST. (Sec. 5198.) The taking, receiving, reserving, or charging a rate of interest greater than is

allowed by the preceding section, when knowingly done, shall be deemed a forfeiture of the entire interest which the note, bill, or other evidence of debt carries with it, or which has been agreed to be paid thereon. In case the greater rate of interest has been paid, the person by whom it has been paid, or his legal representatives, may recover back, in an action in the nature of an action of debt, twice the amount of the interest thus paid from the association taking or receiving the same, provided such action is commenced within two years from the time the usurious transaction occurred.

109. Surplus and Dividends. (Sec. 5199.) The directors of any association may semiannually declare a dividend of so much of the net profits of the association as they shall judge expedient; but each association shall, before the declaration of a dividend, carry one-tenth part of its net profits of the preceding half year to its surplus fund until the same shall amount to twenty per centum of its capital stock.

110. RESTRICTION ON LOANS. (SEC. 5200.) The total liabilities to any association, of any person, or of any company, corporation, or firm for money borrowed, including in the liabilities of a company or firm the liabilities of the several members thereof, shall at no time exceed one-tenth part of the amount of the capital stock of such association actually paid in. But the discount of bills of exchange drawn in good faith against actually existing values, and the discount of commercial or business paper actually owned by the person negotiating the same shall not be considered as money borrowed.

111. Associations must not Hold their Own Stock. (Sec. 5201.) No association shall make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares, unless such security or purchase shall be necessary to prevent loss upon a debt previously contracted in good faith; and stock so purchased or acquired shall, within six months from the time of its purchase, be sold or disposed of at public or private sale; or, in default thereof, a receiver may be appointed to close up the business of the association, according to section fifty-two hundred and thirty-four.

112. RESTRICTION ON BANK'S LIABILITY. (SEC. 5202.) No association shall at any time be indebted, or in any way liable, to an amount exceeding the amount of its capital stock at such time actually paid in and remaining undiminished by losses or otherwise, except on account of demands of the nature following:

First. Notes of circulation.

Second. Moneys deposited with or collected by the association.

Third. Bills of exchange or drafts drawn against money actually on deposit to the credit of the association, or due thereto.

Fourth. Liabilities to the stockholders of the association for divi-

dends and reserve profits.

113. IMPROPER ÛSE OF BANK CIRCULATION. (SEC. 5203.) No association shall, either directly or indirectly, pledge or hypothecate any of its notes of circulation for the purpose of procuring money to be paid in on its capital stock, or to be used in its banking operations, or otherwise; nor shall any association use its circulating notes, or any part thereof, in any manner or form, to create or increase its capital stock.

114. UNEARNED DIVIDENDS PROHIBITED. (SEC. 5204.) No association, or any member thereof, shall, during the time it shall continue its banking operations, withdraw, or permit to be withdrawn, either in the form of dividends or otherwise, any portion of its capital. If losses have at any time been sustained by any such association equal to or exceeding its undivided profits then on hand, no dividend shall be

made; and no dividend shall ever be made by any association, while it continues its banking operations, to an amount greater than its net profits then on hand, deducting therefrom its losses and bad debts. All debts due to any associations, on which interest is past due and unpaid for a period of six months, unless the same are well secured, and in process of collection, shall be considered bad debts within the meaning of this section. But nothing in this section shall prevent the reduction of the capital stock of the association under section fifty-one hundred and forty-three.

115. Assessment for Impairment of Capital. (Sec. 5205.) Every association which shall have failed to pay up its capital stock, as required by law, and every association whose capital stock shall have become impaired by losses or otherwise, shall, within three months after receiving notice thereof from the Comptroller of the Currency, pay the deficiency in the capital stock, by assessment upon the shareholders pro rata for the amount of capital stock held by each; and the Treasurer of the United States shall withhold the interest upon all bonds held by him in trust for any such association, upon notification from the Comptroller of the Currency, until otherwise notified by him. If any such association shall fail to pay up its capital stock, and shall refuse to go into liquidation, as provided by law, for three months after receiving notice from the Comptroller, a receiver may be appointed to close up the business of the association, according to the provisions of section fifty-two hundred and thirty-four.

116. Provision for Enforcement of Assessment.—Sec. 4 of the act of June 30, 1876, provides that if any shareholder or shareholders of a bank shall neglect or refuse, after three months' notice, to pay the assessment, as provided in this section, it shall be the duty of the board of directors to cause a sufficient amount of the capital stock of such shareholder or shareholders to be sold at public auction (after thirty days' notice shall be given by posting such notice of sale in the office of the bank and by publishing such notice in a newspaper of the city or town in which the bank is located, or in a newspaper published nearest thereto) to make good the deficiency; and the balance, if any, shall be returned to such delinquent shareholder or shareholders.

117. PROHIBITION AGAINST UNCURRENT NOTES. (Sec. 5206.) No association shall at any time pay out on loans or discounts, or in purchasing drafts or bills of exchange, or in payment of deposits, or in any other mode pay or put in circulation the notes of any bank or banking association which are not, at any such time, receivable, at par, on deposit, and in payment of debts by the association so paying out or circulating such notes; nor shall any association knowingly pay out or put in circulation any notes issued by any bank or banking association which at the time of such paying out or putting in circulation is not redeeming its circulating notes in lawful money of the United States.

118. LIST OF SHAREHOLDERS. (SEC. 5210.) The president and cashier of every national banking association shall cause to be kept at all times a full and correct list of the names and residences of all the shareholders in the association, and the number of shares held by each, in the office where its business is transacted. Such list shall be subject to the inspection of all the shareholders and creditors of the association, and the officers authorized to assess taxes under State authority, during business hours of each day in which business may be legally transacted. A copy of such list, on the first Monday of July of each year, verified by the oath of such president or cashier, shall be transmitted to the Comptroller of the Currency.

119. Reports of Condition. (Sec. 5211.) Every association shall make to the Comptroller of the Currency not less than five reports during each year, according to the form which may be prescribed by him, verified by the oath or affirmation of the president or cashier of such association, and attested by the signature of at least three of the Each such report shall exhibit, in detail and under appropriate heads, the resources and liabilities of the associations at the close of business on any past day by him specified, and shall be transmitted to the Comptroller within five days after the receipt of a request or requisition therefor from him, and in the same form in which it is made to the Comptroller shall be published in a newspaper published in the place where such association is established, or if there is no newspaper in the place, then in one published nearest thereto in the same county, at the expense of the association; and such proof of publication shall be furnished as may be required by the Comptroller. The Comptroller shall also have power to call for special reports from any particular association whenever in his judgment the same are necessary in order to a full and complete knowledge of its condition.

120. Verification of such Reports.—The act of February 26, 1881, provides that the oath or affirmation required by section fifty-two hundred and eleven of the Revised Statutes, verifying the returns made by national banks to the Comptroller of the Currency, when taken before a notary public properly authorized and commissioned by the State in which such notary resides and the bank is located, or any other officer having an official seal, authorized in such State to administer oaths, shall be a sufficient verification as contemplated by said section fifty-two hundred and eleven: *Provided*, That the officer administering

the oath is not an officer of the bank.

121. REPORTS OF DIVIDENDS AND EARNINGS. (SEC. 5212.) In addition to the reports required by the preceding section, each association shall report to the Comptroller of the Currency, within ten days after declaring any dividend, the amount of such dividend and the amount of net earnings in excess of such dividend. Such reports shall be attested by the oath of the president or cashier of the association.

122. Penalty for Failure to Report. (Sec. 5213.) Every association which fails to make and transmit any report required under either of the two preceding sections shall be subject to a penalty of one hundred dollars for each day after the periods, respectively, therein mentioned, that it delays to make and transmit its report. Whenever any association delays or refuses to pay the penalty herein imposed, after it has been assessed by the Comptroller of the Currency, the amount thereof may be retained by the Treasurer of the United States, upon the order of the Comptroller of the Currency, out of the interest, as it may become due to the association, on the bonds deposited with him to secure circulation. All sums of money collected for penalties under this section shall be paid into the Treasury of the United States.

123. Reports of other Banks.—Sec. 6 of the act of June 30, 1876, provides that all savings banks or savings and trust companies organized under authority of any act of Congress shall be, and are hereby, required to make, to the Comptroller of the Currency, and publish, all the reports which national banking associations are required to make and publish under the provisions of sections fifty-two hundred and eleven, fifty-two hundred and twelve, and fifty-two hundred and thirteen of the Revised Statutes, and shall be subject to the same penalties for failure to make or publish such reports as are therein provided; which penalties may be collected by suit before any court of the United States in

the district in which said savings banks or savings and trust companies may be located. And all savings or other banks now organized, or which shall hereafter be organized in the District of Columbia, under any act of Congress, which shall have capital stock paid up in whole or in part, shall be subject to all the provisions of the Revised Statutes, and of all acts of Congress applicable to national banking associations, so far as the same may be applicable to such savings or other banks: Provided, That such savings banks now established shall not be required to have a paid-in capital exceeding one hundred thousand dollars.

124. STATE TAXATION OF NATIONAL BANKS. (Sec. 5219.) Nothing herein shall prevent all the shares in any association from being included in the valuation of the personal property of the owner or holder of such shares, in assessing taxes imposed by authority of the State within which the association is located; but the legislature of each State may determine and direct the manner and place of taxing all the shares of national banking associations located within the State, subject only to the two restrictions, that the taxation shall not be at a greater rate than is assessed upon other moneyed capital in the hands of individual citizens of such State, and that the shares of any national banking association owned by nonresidents of any State shall be taxed in the city or town where the bank is located, and not elsewhere. Nothing herein shall be construed to exempt the real property of associations from either State, county, or municipal taxes, to the same extent, according to its value, as other real property is taxed.

125. NATIONAL-BANK EXAMINERS. (SEC. 5240.) The Comptroller of the Currency, with the approval of the Secretary of the Treasury, shall, as often as shall be deemed necessary or proper, appoint a suitable person or persons to make an examination of the affairs of every banking association, who shall have power to make a thorough examination into all the affairs of the association, and in doing so to examine any of the officers and agents thereof on oath; and shall make a full and detailed report of the condition of the association to the Comptroller.

126. QUALIFICATION FOR EXAMINER. (Sec. 5240.) But no person shall be appointed to examine the affairs of any banking association of which he is a director or other officer.

127. Compensation of Examiners. (Sec. 5240.) All persons appointed to be examined of national banks not located in the redemption cities specified in section five thousand one hundred and ninety-two of the Revised Statutes of the United States, or in any one of the States of Oregon, California, and Nevada, or in the Territories, shall receive compensation for such examination as follows: For examining national banks having a capital less than one hundred thousand dollars, twenty dollars; those having a capital of one hundred thousand dollars and less than three hundred thousand dollars, twenty-five dollars; those having a capital of three hundred thousand dollars and less than four hundred thousand dollars, thirty-five dollars; those having a capital of four hundred thousand dollars and less than five hundred thousand dollars, forty dollars; those having a capital of five hundred thousand dollars and less than six hundred thousand dollars, fifty dollars; those having a capital of six hundred thousand dollars and over, seventy-five dollars; which amounts shall be assessed by the Comptroller of the Currency upon, and paid by, the respective association so examined, and shall be in lieu of the compensation and mileage heretofore allowed for making said examinations; and persons appointed to make examinations of national banks in the cities named in section five thousand one hundred and ninety-two of the Revised Statutes of the United States, or in any

one of the States of Oregon, California, and Nevada, or in the Territories, shall receive such compensation as may be fixed by the Secretary of the Treasury upon the recommendation of the Comptroller of the Currency; and the same shall be assessed and paid in the manner

hereinbefore provided.

128. Examinations in District of Columbia. (Sec. 332.) The Comptroller of the Currency, in addition to the powers conferred upon him by law for the examination of national banks, is further authorized, whenever he may deem it useful, to cause examination to be made into the condition of any bank in the District of Columbia organized under act of Congress. The Comptroller, at his discretion, may report to Congress the results of such examination. The expense necessarily incurred in any such examination shall be paid out of any appropriation made by Congress for special bank examinations.

129. LIMITATION OF VISITORIAL POWERS. (Sec. 5241.) No association shall be subject to any visitorial powers other than such as are

authorized by this Title, or are vested in the courts of justice.

130. USE OF "NATIONAL" IN TITLES. (SEC. 5243.) All banks not organized and transacting business under the national currency laws, or under this Title, and all persons or corporations doing the business of bankers, brokers, or savings institutions, except savings banks authorized by Congress to use the word "national" as a part of their corporate name, are prohibited from using the word "national" as a portion of the name or title of such bank, corporation, firm, or partnership; and any violation of this prohibition committed after the third day of September, eighteen hundred and seventy-three, shall subject the party chargeable therewith to a penalty of fifty dollars for each day during which it is permitted or repeated.

CHAPTER SIX.

EXTENSION OF CORPORATE EXISTENCE.

131. Corporate existence may be extended.
132. Consent of two-thirds necessary.
133. Special examination of bank.
134. Status not changed by extension.
135. Dissenting shareholders may withdraw.

131. Corporate Existence may be Extended.—The act of July 12, 1882, provides: (Sec. 1) That any national banking association organized under the acts of February twenty-fifth, eighteen hundred and sixty-three, June third, eighteen hundred and sixty-four, and February fourteenth, eighteen hundred and eighty, or under sections fifty-one hundred and thirty-three, fifty-one hundred and thirty-four, fifty-one hundred and thirty-five, fifty-one hundred and thirty-six, and fifty-one hundred and fifty-four of the Revised Statutes of the United States, may, at any time within the two years next previous to the date of the expiration of its corporate existence under present law, and with the approval of the Comptroller of the Currency, to be granted as hereinafter provided, extend its period of succession by amending its articles of association for a term of not more than twenty years from the expiration of the period of succession named in said articles of association, and shall have succession for such extended period, unless sooner dissolved by the act of shareholders owning two-thirds of its stock, or unless its franchise becomes forfeited by some violation of law, or unless hereafter modified or repealed.

132. Consent of Two-thirds Necessary. (Sec. 2.) That such amendment of said articles of association shall be authorized by the consent in writing of shareholders owning not less than two-thirds of the capital stock of the association; and the board of directors shall cause such consent to be certified under the seal of the association, by its president or cashier, to the Comptroller of the Currency, accompanied by an application made by the president or cashier for the approval of the amended articles of association by the Comptroller; and such amended articles of association shall not be valid until the Comptroller shall give to such association a certificate under his hand and seal that the association has complied with all the provisions required to be complied with and is authorized to have succession for the extended period named in the amended articles of association.

133. Special Examination of Bank. (Sec. 3.) That upon the receipt of the application and certificate of the association provided for in the preceding section, the Comptroller of the Currency shall cause a special examination to be made, at the expense of the association, to determine its condition; and if after such examination or otherwise it appears to him that said association is in a satisfactory condition, he shall grant his certificate of approval provided for in the preceding section, or if it appears that the condition of said association is not satis-

factory, he shall withhold such certificate of approval.

134. STATUS NOT CHANGED BY EXTENSION. (SEC. 4.) That any association so extending the period of its succession shall continue to enjoy all the rights and privileges and immunities granted and shall continue to be subject to all the duties, liabilities, and restrictions imposed by the Revised Statutes of the United States and other acts having reference to national banking associations, and it shall continue to be in all respects the identical association it was before the extension of its

period of succession.

135. DISSENTING SHAREHOLDERS MAY WITHDRAW. (Sec. 5.) That when any national banking association has amended its articles of association as provided in this act, and the Comptroller has granted his certificate of approval, any shareholder not assenting to such amendment may give notice in writing to the directors, within thirty days from the date of the certificate of approval, of his desire to withdraw from said association, in which case he shall be entitled to receive from said banking association the value of the shares so held by him, to be ascertained by an appraisal made by a committee of three persons, one to be selected by such shareholder, one by the directors, and the third by the first two; and in case the value so fixed shall not be satisfactory to any such shareholder, he may appeal to the Comptroller of the Currency, who shall cause a reappraisal to be made, which shall be final and binding; and if said reappraisal shall exceed the value fixed by said committee, the bank shall pay the expenses of said reappraisal, and otherwise the appellant shall pay said expenses; and the value so ascertained and determined shall be deemed to be a debt due, and be forthwith paid, to said shareholder, from said bank; and the shares so surrendered and appraised shall, after due notice, be sold at public sale, within thirty days after the final appraisal provided in this section: Provided, That in the organization of any banking association intended to replace any existing banking association, and retaining the name thereof. the holders of stock in the expiring association shall be entitled to preference in the allotment of the shares of the new association in proportion to the number of shares held by them respectively in the expiring association.

CHAPTER SEVEN.

LIQUIDATION AND RECEIVERSHIP.

- 136. Two-thirds vote required for liquidation.
- 137. Notice of voluntary liquidation.
- 138. Deposit of lawful money.
- 139. No deposit required for consolida-
- 140. Bonds of liquidating banks.
- 141. Banks whose existence has expired.142. Protest of bank circulation.
- 143. Bonds forfeited if circulation is dishonored.
- 144. Bank may enjoin further proceedings.
- 145. Where proceedings must be brought.
- 146. Suspension of business after default. 147. Notice to present circulation for re-
- demption. 148. Bonds sold at public auction.
- 149. First lien for redeeming circulation.

- 150. Bonds sold at private sale.
- 151. Appointment and duties of receiver. 152. When receiver may be appointed.
- 153. Notice to creditors of insolvent
- 154. Distribution of assets of insolvent banks.
- 155. Expenses of receivership-how paid.
- 156. Forfeiture of charter.
- 157. Individual liability of directors.
- 158. Receiver may purchase property to protect his trust.
- 159. Taxes on insolvent national banks remitted.
- 160. Appointment and qualification of shareholders' agent.
- 161. Duties of shareholders' agent.
- 162. Illegal preference of creditors.
- 163. Creditor's bill against shareholders.

136. Two-thirds Vote Required for Liquidation. (Sec. 5220.) Any association may go into liquidation and be closed by the vote of its shareholders owning two thirds of its stock.

137. NOTICE OF VOLUNTARY LIQUIDATION. (SEC. 5221.) Whenever a vote is taken to go into liquidation it shall be the duty of the board of directors to cause notice of this fact to be certified, under the seal of the association, by its president or cashier, to the Comptroller of the Currency, and the publication thereof to be made for a period of two months in a newspaper published in the city of New York, and also in a newspaper published in the city or town in which the association is located, or if no newspaper is there published, then in the newspaper published nearest thereto, that the association is closing up its affairs, and notifying the holders of its notes and other creditors to present the notes and other claims against the association for payment.

138. Deposit of Lawful Money. (Sec. 5222.) Within six months from the date of the vote to go into liquidation the association shall deposit with the Treasurer of the United States lawful money of the United States sufficient to redeem all its outstanding circulation. The Treasurer shall execute duplicate receipts for money thus deposited, and deliver one to the association and the other to the Comptroller of the Currency, stating the amount received by him, and the purpose for which it has been received; and the money shall be paid into the Treasury of the United States, and placed to the credit of such association upon redemption account.

139. No Deposit Required for Consolidation. (Sec. 5223.) An association which is in good faith winding up its business for the purpose of consolidating with another association shall not be required to deposit lawful money for its outstanding circulation; but its assets and liabilities shall be reported by the association with which it is in process of consolidation.

140. Bonds of Liquidating Banks. (Sec. 5224.) Whenever a sufficient deposit of lawful money to redeem the outstanding circulation of an association proposing to close its business has been made, the bonds deposited by the association to secure payment of its notes shall be reassigned to it, in the manner prescribed by section fifty-one hundred and sixty-two. And thereafter the association and its shareholders shall stand discharged from all liabilities upon the circulating notes, and those notes shall be redeemed at the Treasury of the United States. And if any such bank shall fail to make the deposit and take up its bonds for thirty days after the expiration of the time specified, the Comptroller of the Currency shall have power to sell the bonds pledged for the circulation of said bank at public auction in New York City, and, after providing for the redemption and cancellation of said circulation, and the necessary expenses of the sale, to pay over any balance remaining to the bank or its legal representatives.

141. BANKS WHOSE EXISTENCE HAS EXPIRED.—Sec. 7 of the act of July 12, 1882, provides that national banking associations whose corporate existence has expired or shall hereafter expire, and which do not avail themselves of the provisions of this act, shall be required to comply with the provisions of sections fifty two hundred and twenty-one and fifty-two hundred and twenty-two of the Revised Statutes in the same manner as if the shareholders had voted to go into liquidation, as provided in section fifty-two hundred and twenty of the Revised Statutes; and the provisions of sections fifty-two hundred and twenty-four and fifty-two hundred and twenty-four and fifty-two hundred and twenty-five of the Revised Statutes shall also be applicable to such associations, except as modified by this act; and the franchise of such associations is hereby extended for the sole purpose of liquidating their affairs until such affairs are finally closed.

142. PROTEST OF BANK CIRCULATION. (Sec. 5226.) Whenever any national banking association fails to redeem in the lawful money of the United States any of its circulating notes, upon demand of payment duly made during the usual hours of business, at the office of such association, the holder may cause the same to be protested, in one package by a notary public, unless the president or cashier of the association whose notes are presented for payment offers to waive demand and notice of the protest, and, in pursuance of such offer, makes, signs, and delivers to the party making such demand an admission in writing, stating the time of the demand, the amount demanded, and the fact of the nonpayment thereof. The notary public, on making such protest, or upon receiving such admission, shall forthwith forward such admission or notice of protest to the Comptroller of the Currency, retaining a copy thereof. If, however, satisfactory proof is produced to the notary public that the payment of the notes demanded is restrained by order of any court of competent jurisdiction, he shall not protest the same. When the holder of any notes causes more than one note or package to be protested on the same day, he shall not receive pay for more than one protest.

143. Bonds Forfeited if Circulation is Dishonored. (Sec. 5227.) On receiving notice that any national banking association has failed to redeem any of its circulating notes, as specified in the preceding section, the Comptroller of the Currency, with the concurrence of the Secretary of the Treasury, may appoint a special agent, of whose appointment immediate notice shall be given to such association, who shall immediately proceed to ascertain whether it has refused to pay its circulating notes in the lawful money of the United States, when demanded, and shall report to the Comptroller the fact so ascertained. If from such protest, and the report so made, the Comptroller is satisfied that such association has refused to pay its circulating notes and is in default, he shall, within thirty days after he has received notice of such failure, declare the bonds deposited by such association forfeited to the United States, and they shall thereupon be so forfeited.

144. Bank May Enjoin Further Proceedings. (Sec. 5237.) Whenever an association against which proceedings have been instituted, on account of any alleged refusal to redeem its circulating notes as aforesaid, denies having failed to do so, it may, at any time within ten days after it has been notified of the appointment of an agent, as provided in section fifty-two hundred and twenty-seven, apply to the nearest circuit, or district, or Territorial court of the United States to enjoin further proceedings in the premises; and such court, after citing the Comptroller of the Currency to show cause why further proceedings should not be enjoined, and after the decision of the court or finding of the jury that such association has not refused to redeem its circulating notes, when legally presented, in the lawful money of the United States, shall make an order enjoining the Comptroller, and any receiver acting under his direction, from all further proceedings on account of such alleged refusal.

145. Where Proceedings Must be Brought. (Sec. 736.) All proceedings by any national banking association to enjoin the Comptroller of the Currency, under the provisions of any law relating to national banking associations, shall be had in the district where such

association is located.

146. Suspension of Business After Default. (Sec. 5228.) After a default on the part of an association to pay any of its circulating notes has been ascertained by the Comptroller, and notice thereof has been given by him to the association, it shall not be lawful for the association suffering the same to pay out any of its notes, discount any notes or bills, or otherwise prosecute the business of banking, except to receive and safely keep money belonging to it, and to deliver special deposits.

147. Notice to Present Circulation for Redemption. (Sec. 5229.) Immediately upon declaring the bonds of an association forfeited for nonpayment of its notes, the Comptroller shall give notice, in such manner as the Secretary of the Treasury shall, by general rules or otherwise direct, to the holders of the circulating notes of such association, to present them for payment at the Treasury of the United States; and the same shall be paid as presented in lawful money of the United States; whereupon the Comptroller may, in his discretion, cancel an amount of bonds pledged by such association equal at current

market rates, not exceeding par, to the notes paid.

148. Bonds Sold at Public Auction. (Sec. 5230.) Whenever the Comptroller has become satisfied, by the protest or the waiver and admission specified in section fifty-two hundred and twenty-six, or by the report provided for in section fifty-two hundred and twenty-seven, that any association has refused to pay its circulating notes, he may, instead of canceling its bonds, cause so much of them as may be necessary to redeem its outstanding notes to be sold at public auction in the city of New York, after giving thirty days' notice of such sale to the association.

149. FIRST LIEN FOR REDEEMING CIRCULATION. (SEC. 5230.) For any deficiency in the proceeds of all the bonds of an association, when thus sold, to reimburse to the United States the amount expended in paying the circulating notes of the association, the United States shall have a paramount lien upon all its assets; and such deficiency shall be made good out of such assets in preference to any and all other claims whatsoever, except the necessary costs and expenses of administering the same.

150. BONDS SOLD AT PRIVATE SALE. (SEC. 5231.) The Comptroller may, if he deems it for the interest of the United States, sell at private

sale any of the bonds of an association shown to have made default in paying its notes, and receive therefor either money or the circulating notes of the association. But no such bonds shall be sold by private sale for less than par, nor for less than the market value thereof at the time of sale; and no sales of any such bonds, either public or private, shall be complete until the transfer of the bonds shall have been made with the formalities prescribed by sections fifty-one hundred and sixtytwo, fifty-one hundred and sixty-three, and fifty-one hundred and sixtyfour.

151. Appointment and Duties of Receiver. (Sec. 5234.) On becoming satisfied, as specified in sections fifty two hundred and twenty-six and fifty-two hundred and twenty-seven, that any association has refused to pay its circulating notes as therein mentioned, and is in default, the Comptroller of the Currency may forthwith appoint a receiver, and require of him such bond and security as he deems proper. Such receiver, under the direction of the Comptroller, shall take possession of the books, records, and assets of every description of such association, collect all debts, dues, and claims belonging to it, and, upon the order of a court of record of competent jurisdiction, may sell or compound all bad or doubtful debts, and, on a like order, may sell all the real and personal property of such association, on such terms as the court shall direct; and may, if necessary to pay the debts of such association, enforce the individual liability of the stockholders. Such receiver shall pay over all money so made to the Treasurer of the United States, subject to the order of the Comptroller, and also make report to the Comptroller of all his acts and proceedings.

152. WHEN RECEIVER MAY BE APPOINTED.—Sec. 1 of the act of June 30, 1876, provides that whenever any national banking association shall be dissolved, and its rights, privileges, and franchises declared forfeited, as prescribed in section fifty two hundred and thirty-nine of the Revised Statutes of the United States, or whenever any creditor of any national banking association shall have obtained a judgment against it in any court of record, and made application, accompanied by a certificate from the clerk of the court stating that such judgment has been rendered and has remained unpaid for the space of thirty days, or whenever the Comptroller shall become satisfied of the insolvency of the national banking association, he may, after due examination of its affairs, in either case, appoint a receiver, who shall proceed to close up such association, and enforce the personal liability of the shareholders, as provided in section fifty-two hundred and thirty-four of said statutes.

A receiver may also be appointed, under the provisions of section fiftytwo hundred and thirty-four of the Revised Statutes of the United States, for the following violations of law:

Where the capital stock of a national bank has not been fully paid in and it is thus reduced below the legal minimum and remains so for thirty days. (Sec. 5144, R. S.)

For failure to make good the lawful money reserve within thirty days

(Sec. 5191, R. S.) after notice.

Where a bank purchases or acquires its own stock, other than to prevent loss upon a debt previously contracted in good faith, and the same is not sold or disposed of within six months from the time of its purchase. (Sec. 5201, R. S.)

Where an association fails to make good any impairment in its capital stock and refuses to go into liquidation within three months after receiv-

ing notice. (Sec. 5205, R. S.)

The act of any officer, clerk, or agent of any association in violation of the provisions relating to the false certification of checks shall subject such bank to the appointment of a receiver. (Sec. 5208, R. S.)

153. NOTICE TO CREDITORS OF INSOLVENT BANKS. (SEC. 5235.) The Comptroller shall, upon appointing a receiver, cause notice to be given, by advertisement in such newspapers as he may direct, for three consecutive months, calling on all persons who may have claims against such association to present the same and to make legal proof thereof.

154. DISTRIBUTION OF ASSETS OF INSOLVENT BANKS. (SEC. 5236.) From time to time, after full provision has been first made for refunding to the United States any deficiency in redeeming the notes of such association, the Comptroller shall make a ratable dividend of the money so paid over to him by such receiver on all such claims as may have been proved to his satisfaction or adjudicated in a court of competent jurisdiction, and, as the proceeds of the assets of such association are paid over to him, shall make further dividends on all claims previously proved or adjudicated; and the remainder of the proceeds, if any, shall be paid over to the shareholders of such association, or their legal representatives, in proportion to the stock by them respectively held.

155. EXPENSES OF RECEIVERSHIP—How PAID. (SEC. 5238.) All fees for protesting the notes issued by any national banking association shall be paid by the person procuring the protest to be made, and such association shall be liable therefor; but no part of the bonds deposited by such association shall be applied to the payment of such fees. All expenses of any preliminary or other examinations into the condition of any association shall be paid by such association. All expenses of any receivership shall be paid out of the assets of such association

before distribution of the proceeds thereof.

156. FORFEITURE OF CHARTER. (SEC. 5239.) If the directors of any national banking association shall knowingly violate, or knowingly permit any of the officers, agents, or servants of the association to violate, any of the provisions of this Title, all the rights, privileges, and franchises of the association shall be thereby forfeited. Such violation shall, however, be determined and adjudged by a proper circuit, district, or Territorial court of the United States, in a suit brought for that purpose by the Comptroller of the Currency, in his own name, before the association shall be declared dissolved.

157. Individual Liability of Directors. (Sec. 5239.) And in cases of such violation every director who participated in or assented to the same shall be held liable in his personal and individual capacity for all damages which the association, its shareholders, or any other

person shall have sustained in consequence of such violation.

158. RECEIVER MAY PURCHASE PROPERTY TO PROTECT HIS TRUST.—The act of March 29, 1886, provides: (Sec. 1.) That whenever the receiver of any national bank duly appointed by the Comptroller of the Currency, and who shall have duly qualified and entered upon the discharge of his trust, shall find it in his opinion necessary, in order to fully protect and benefit his said trust, to the extent of any and all equities that such trust may have in any property, real or personal, by reason of any bond, mortgage, assignment, or other proper legal claim attaching thereto, and which said property is to be sold under any execution, decree of foreclosure, or proper order of any court of jurisdiction, he may certify the facts in the case, together with his opinion as to the value of the property to be sold and the value of the equity his said trust may have in the same, to the Comptroller of the Currency, together with a request for the right and authority to use and employ so much of the money of said trust as may be necessary to purchase such property at such sale.

SEC. 2. That such request, if approved by the Comptroller of the Currency, shall be, together with the certificate of facts in the case and

his recommendation as to the amount of money which in his judgment should be so used and employed, submitted to the Secretary of the Treasury, and if the same shall likewise be approved by him the request shall be by the Comptroller of the Currency allowed, and notice thereof, with copies of the request, certificate of facts, and indorsement of approvals, shall be filed with the Treasurer of the United States.

SEC. 3. That whenever any such request shall be allowed as hereinbefore provided, the said Comptroller of the Currency shall be, and is, empowered to draw upon and from such funds of any such trust as may be deposited with the Treasurer of the United States for the benefit of the bank in interest to the amount as may be recommended and allowed and for the purpose for which such allowance was made: Provided, however, That all payments to be made for or on account of the purchase of any such property and under any such allowance shall be made by the Comptroller of the Currency direct, with the approval of the Secretary of the Treasury, for such purpose only and in such manner as he may determine and order.

159. Taxes on Insolvent National Banks Remitted.—The act of March 1, 1879, provides that whenever and after any bank has ceased to do business by reason of insolvency or bankruptcy no tax shall be assessed or collected, or paid into the Treasury of the United States, on account of such bank, which shall diminish the assets thereof necessary for the full payment of all its depositors; and such tax shall be abated from such national banks as are found by the Comptroller of the Currency to be insolvent; and the Commissioner of Internal Revenue, when the facts shall so appear to him, is authorized to remit so much of said tax against insolvent State and savings banks as shall be found to affect the claims of their depositors.

160. APPOINTMENT AND QUALIFICATION OF SHAREHOLDERS' AGENT.—Sec. 3 of the act of June 30, 1876, as amended by act of August 3, 1892, provides that whenever any association shall have been or shall be placed in the hands of a receiver, as provided in section fiftytwo hundred and thirty-four and other sections of the Revised Statutes of the United States, and when, as provided in section fifty-two hundred and thirty-six thereof, the Comptroller of the Currency shall have paid to each and every creditor of such association, not including shareholders, who are creditors of such association, whose claim or claims as such creditor shall have been proved or allowed as therein prescribed, the full amount of such claims, and all expenses of the receivership and the redemption of the circulating notes of such association shall have been provided for by depositing lawful money of the United States with the Treasurer of the United States, the Comptroller of the Currency shall call a meeting of the shareholders of such association by giving notice thereof for thirty days in a newspaper published in the town, city, or county where the business of such association was carried on, or if no newspaper is there published, in the newspaper published nearest thereto. At such meeting the shareholders shall determine whether the receiver shall be continued and shall wind up the affairs of such association, or whether an agent shall be elected for that purpose, and in so determining the said shareholders shall vote by ballot in person or by proxy, each share of stock entitling the holder to one vote, and the majority of the stock in value and number of shares shall be necessary to determine whether the said receiver shall be continued or whether an agent shall be elected. In case such majority shall determine that the said receiver shall be continued, the said receiver shall

thereupon proceed with the execution of his trust and shall sell, dispose of, or otherwise collect the assets of the said association and shall possess all the powers and authority, and be subject to all the duties and liabilities originally conferred or imposed upon him by his appointment as such receiver, so far as the same remain applicable. In case the said meeting shall by the vote of a majority of the stock in value and number of shares determine that an agent shall be elected, the said meeting shall thereupon proceed to elect an agent, voting by ballot, in person or by proxy, each share of stock entitling the holder to one vote, and the person who shall receive votes representing at least a majority of stock in value and number shall be declared the agent for the purposes hereinafter provided, and whenever any of the shareholders of the association shall, after the election of such agent, have executed and filed a bond to the satisfaction of the Comptroller of the Currency, conditioned for the payment and discharge in full of each and every claim that may thereafter be proved and allowed by and before a competent court, and for the faithful performance of all and singular the duties of such trust, the Comptroller and the receiver shall thereupon transfer and deliver to such agent all the undivided or uncollected or other assets of such association then remaining in the hands or subject to the order and control of said Comptroller and said receiver, or either of them; and for this purpose said Comptroller and said receiver are hereby severally empowered and directed to execute any deed, assignment, transfer, or other instrument in writing that may be necessary and proper, and upon the execution and delivery of such instrument to the said agent the said Comptroller and the said receiver shall by virtue of this act be discharged from any and all liabilities to such association, and to each and all the creditors and shareholders thereof.

161. DUTIES OF SHAREHOLDERS' AGENT .- Sec. 3 of the act of June 30, 1876, as amended by act of August 3, 1892, provides: Upon receiving such deed, assignment, transfer, or other instrument, the person elected such agent shall hold, control, and dispose of the assets and property of such association which he may receive under the terms hereof, for the benefit of the shareholders of such association, and he may in his own name, or in the name of such association, sue and be sued, and do all other lawful acts and things necessary to finally settle and distribute the assets and property in his hands, and may sell, compromise, or compound the debts due to such association, with the consent and approval of the circuit or district court of the United States for the district where the business of such association was carried on, and shall at the conclusion of his trust render to such district or circuit court a full account of all his proceedings, receipts, and expenditures as such agent, which court shall, upon due notice, settle and adjust such accounts and discharge said agent and the sureties upon said bond. At such meeting, held as hereinbefore provided, administrators or executors of deceased shareholders may act and sign as the decedent might have done if living, and guardians of minors and trustees of other persons may so act and sign for their ward or wards or cestui que trust. proceeds of the assets or property of any such association which may be undistributed at the time of such meeting or may be subsequently

received shall be distributed as follows:

"First. To pay the expenses of the execution of the trust to the date

of such payment.

"Second. To repay any amount or amounts which have been paid in by any shareholder or shareholders of such association upon and by reason of any and all assessments made upon the stock of such association by the order of the Comptroller of the Currency in accordance with the provisions of the statutes of the United States; and

"Third. The balance ratably among such stockholders in proportion to the number of shares held and owned by each. Such distribution shall be made, from time to time, as the proceeds shall be received and as shall be deemed advisable by the said Comptroller or said agent."

162. ILLEGAL PREFERENCE OF CREDITORS. (SEC. 5242.) All transfers of the notes, bonds, bills of exchange, or other evidences of debt owing to any national banking association, or of deposits to its credit; all assignments of mortgages, sureties on real estate, or of judgments or decrees in its favor; all deposits of money, bullion, or other valuable thing for its use, or for the use of any of its shareholders or creditors; and all payments of money to either, made after the commission of an act of insolvency, or in contemplation thereof, made with a view to prevent the application of its assets in the manner prescribed by this chapter, or with a view to the preference of one creditor to another, except in payment of its circulating notes, shall be utterly null and void. No attachment, injunction, or execution shall be issued against such association or its property before final judgment in any suit, action, or proceeding in any State, county, or municipal court.

of June 30, 1876, provides that when any national banking association shall have gone into liquidation under the provisions of section five thousand two hundred and twenty of said statutes, the individual liability of the shareholders provided for by section fifty-one hundred and fifty-one of said statutes may be enforced by any creditor of such association, by bill in equity in the nature of a creditor's bill, brought by such creditor on behalf of himself and of all other creditors of the association, against the shareholders thereof, in any court of the United States having original jurisdiction in equity for the district in which

such association may have been located or established.

CHAPTER EIGHT.

CRIMES, JURISDICTION, ETC.

- 164. Penalty for improper countersigning or delivering circulation.
- 165. Penalty for pledging United States notes or bank circulation.
- 166. Penalty for imitating bank circulation for advertising purposes.167. Penalty for mutilating circulation.
- 168. Penalty for counterfeiting circulation.
- 169. What are obligations of the United States.
- 170. Penalty for illegal possession or use of material for circulation.
- 171. Penalty for passing counterfeit circulation.
- 172. Penalty for taking unauthorized impressions of tools.
- 173. Penalty for having such impressions.
- 174. Penalty for dealing in counterfeit circulation.

- 175. Penalty for issuing circulation of expired associations.
- 176. False certification of checks.
- 177. Penalty for false certification of checks.
- 178. Penalty for official malfeasance.
- 179. Jurisdiction of circuit courts to enjoin Comptroller.
- 180. General jurisdiction of national-bank cases.
- 181. Sealed certificates of Comptroller are competent evidence.
- 182. Certified copy of organization certificate as evidence.
- 183. Suits against United States officers or agents.
- 184. Indian Territory.

164. PENALTY FOR IMPROPER COUNTERSIGNING OR DELIVERING CIRCULATION. (Sec. 5187.) No officer acting under the provisions of this Title shall countersign or deliver to any association, or to any other company or person, any circulating notes contemplated by this Title,

except in accordance with the true intent and meaning of its provisions. Every officer who violates this section shall be deemed guilty of a high misdemeanor, and shall be fined not more than double the amount so countersigned and delivered, and imprisoned not less than one year

and not more than fifteen years.

165. PENALTY FOR PLEDGING UNITED STATES NOTES OR BANK CIRCULATION. (Sec. 5207.) No association shall hereafter offer or receive United States notes or national-bank notes as security or as collateral security for any loan of money, or for a consideration agree to withhold the same from use, or offer or receive the custody or promise of custody of such notes as security, or as collateral security, or consideration for any loan of money. Any association offending against the provisions of this section shall be deemed guilty of a misdemeanor, and shall be fined not more than one thousand dollars and a further sum equal to one-third of the money so loaned. The officer or officers of any association who shall make any such loan shall be liable for a further sum equal to one-quarter of the money loaned; and any fine or penalty incurred by a violation of this section shall be recoverable for the benefit of the party bringing such suit. Sec. 12 of the act of July 12, 1882, provides that the provisions of this section shall apply to the United States certificates of gold and silver coin.

166. Penalty for Imitating Bank Circulation for Advertising Purposes. (Sec. 5188.) It shall not be lawful to design, engrave, print, or in any manner make or execute, or to utter, issue, distribute, circulate, or use any business or professional card, notice, placard, circular, handbill, or advertisement in the likeness or similitude of any circulating note or other obligation or security of any banking association organized or acting under the laws of the United States which has been or may be issued under this Title, or any act of Congress, or to write, print, or otherwise impress upon any such note, obligation, or security any business or professional card, notice, or advertisement, or any notice or advertisement of any matter or thing whatever. Every person who violates this section shall be liable to a penalty of one hundred dollars, recoverable one-half to the use of the

informer.

167. Penalty for Mutilating Circulation. (Sec. 5189.) Every person who mutilates, cuts, defaces, disfigures, or perforates with holes, or unites or cements together, or does any other thing to any bank bill, draft, note, or other evidence of debt, issued by any national banking association, or who causes or procures the same to be done, with intent to render such bank bill, draft, note, or other evidence of debt unfit to be reissued by said association, shall be liable to a penalty of fifty

dollars, recoverable by the association.

168. Penalty for Counterfeiting Circulation. (Sec. 5415.) Every person who falsely makes, forges, or counterfeits, or causes or procures to be made, forged, or counterfeited, or willingly aids or assists in falsely making, forging, or counterfeiting, any note in initation of, or purporting to be in imitation of, the circulating notes issued by any banking association now or hereafter authorized and acting under the laws of the United States; or who passes, utters, or publishes, or attempts to pass, utter, or publish, any false, forged, or counterfeited note purporting to be issued by any such association doing a banking business, knowing the same to be falsely made, forged, or counterfeited, or who falsely alters, or causes or procures to be falsely altered, or willingly aids or assists in falsely altering any such circulating notes, or passes, utters, or publishes, or attempts to pass, utter, or publish as true, any

falsely altered or spurious circulating note issued, or purporting to have been issued, by any such banking association, knowing the same to be falsely altered or spurious, shall be imprisoned at hard labor not less than five years nor more than fifteen years, and fined not more than one thousand dollars.

169. WHAT ARE OBLIGATIONS OF THE UNITED STATES. (SEC. 5413.) The words "obligation or other security of the United States" shall be held to mean all bonds, certificates of indebtedness, nationalbank currency, coupons, United States notes, Treasury notes, fractional notes, certificates of deposit, bills, checks, or drafts for money drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, which have been or may [be] issued under any act of Congress.

170. Penalty for Illegal Possession or Use of Material FOR CIRCULATION. (SEC. 5430.) Every person having control, custody, or possession of any plate, or any part thereof, from which has been printed, or which may be prepared by direction of the Secretary of the Treasury for the purpose of printing, any obligation or other security of the United States, who uses such plate, or knowingly suffers the same to be used for the purpose of printing any such or similar obligation, or other security, or any part thereof, except as may be printed for the use of the United States by order of the proper officer thereof; and every person who engraves, or causes or procures to be engraved, or assists in engraving, any plate in the likeness of any plate designed for the printing of such obligation or other security, or who sells any such plate, or who brings into the United States from any foreign place any such plate, except under the direction of the Secretary of the Treasury or other proper officer, or with any other intent, in either case, than that such plate be used for the printing of the obligations or other securities of the United States; or who has in his control, custody, or possession any metallic plate engraved after the similitude of any plate from which any such obligation or other security has been printed, with intent to use such plate, or suffer the same to be used in forging or counterfeiting any such obligation or other security, or any part thereof; or who has in his possession or custody, except under authority from the Secretary of the Treasury or other proper officer, any obligation or other security, engraved and printed after the similitude of any obligation or other security issued under the authority of the United States, with intent to sell or otherwise use the same; and every person who prints, photographs, or in any other manner makes or executes, or causes to be printed, photographed, made, or executed, or aids in printing, photographing, making, or executing any engraving, photograph, print, or impression in the likeness of any such obligation or other security, or any part thereof, or who sells any such engraving, photograph, print, or impression, except to the United States, or who brings into the United States from any foreign place any such engraving, photograph, print, or impression, except by direction of some proper officer of the United States, or who has or retains in his control or possession, after a distinctive paper has been adopted by the Secretary of the Treasury for the obligations and other securities of the United States, any similar paper adapted to the making of any such obligation or other security, except under the authority of the Secretary of the Treasury or some other proper officer of the United States, shall be punished by a fine of not more than five thousand dollars, or by imprisonment at hard labor not more than fifteen years, or by both.

171. Penalty for Passing Counterfeit Circulation. (Sec. 5431.) Every person who, with intent to defraud, passes, utters, publishes, or sells, or attempts to pass, utter, publish, or sell, or brings into the United States with intent to pass, publish, utter, or sell, or keeps in possession or conceals, with like intent, any falsely made, forged, counterfeited, or altered obligation, or other security of the United States, shall be punished by a fine of not more than five thousand dollars and by imprisonment at hard labor not more than fifteen years.

172. Penalty for Taking Unauthorized Impressions of Tools. (Sec. 5432.) Every person who, without authority from the United States, takes, procures, or makes, upon lead, foil, wax, plaster, paper, or any other substance or material, an impression, stamp, or imprint of, from, or by the use of, any bedplate, bedpiece, die, roll, plate, seal, type, or other tool, implement, instrument, or thing used or fitted, or intended to be used, in printing, stamping, or impressing, or in making other tools, implements, instruments, or things, to be used, or fitted or intended to be used, in printing, stamping, or impressing any kind or description of obligation or other security of the United States, now authorized or hereafter to be authorized by the United States, or circulating note or evidence of debt of any banking association under the laws thereof, shall be punished by imprisonment at hard labor not more than ten years, or by a fine of not more than five thousand dollars, or both.

173. Penalty for Having such Impressions. (Sec. 5433.) Every person who, with intent to defraud, has in his possession, keeping, custody, or control, without authority from the United States, any imprint, stamp, or impression, taken or made upon any substance or material whatsoever, of any tool, implement, instrument, or thing used, or fitted, or intended to be used for any of the purposes mentioned in the preceding section; or who, with intent to defraud, sells, gives, or delivers any such imprint, stamp, or impression to any other person, shall be punished by imprisonment at hard labor not more than ten years or by a fine of not more than five thousand dollars.

174. PENALTY FOR DEALING IN COUNTERFEIT CIRCULATION. (Sec. 5434.) Every person who buys, sells, exchanges, transfers, receives, or delivers any false, forged, counterfeited, or altered obligation or other security of the United States, or circulating note of any banking association organized or acting under the laws thereof, which has been or may hereafter be issued by virtue of any act of Congress, with the intent that the same be passed, published, or used as true and genuine, shall be imprisoned at hard labor not more than ten years, or fined not more

than five thousand dollars, or both.

175. Penalty for Issuing Circulation of Expired Associations. (Sec. 5437.) In all cases where the charter of any corporation which has been or may be created by act of Congress has expired or may hereafter expire, if any director, officer, or agent of the corporation, or any trustee thereof or any agent of such trustee, or any person having in his possession or under his control the property of the corporation for the purpose of paying or redeeming its notes and obligations, knowingly issues, reissues, or utters as money, or in any other way knowingly puts in circulation any bill, note, check, draft, or other security purporting to have been made by any such corporation whose charter has expired, or by any officer thereof, or purporting to have been made under authority derived therefrom, or if any person knowingly aids in any such act, he shall be punished by a fine of not more than ten thousand dollars, or by imprisonment not less than one year nor more

than five years, or by both such fine and imprisonment. But nothing herein shall be construed to make it unlawful for any person, not being such director, officer, or agent of the corporation, or any trustee thereof, or any agent of such trustee, or any person having in his possession or under his control the property of the corporation for the purpose hereinbefore set forth, who has received or may hereafter receive such bill, note, check, draft, or other security, bona fide and in the ordinary transactions of business, to utter as money or otherwise circulate the

176. FALSE CERTIFICATION OF CHECKS. (Sec. 5208.) It shall be unlawful for any officer, clerk, or agent of any national banking association to certify any check drawn upon the association unless the person or company drawing the check has on deposit with the association, at the time such check is certified, an amount of money equal to the amount specified in such check. Any check so certified by duly authorized officers shall be a good and valid obligation against the association; but the act of any officer, clerk, or agent of any association, in violation of this section, shall subject such bank to the liabilities and proceedings on the part of the Comptroller as provided for in

section fifty-two hundred and thirty-four.

177. Penalty for False Certification of Checks.—Sec. 13 of the act of July 12, 1882, provides that any officer, clerk, or agent of any national banking association who shall willfully violate the provisions of section fifty-two hundred and eight of the Revised Statutes of the United States, or who shall resort to any device, or receive any fictitious obligation, direct or collateral, in order to evade the provisions thereof, or who shall certify checks before the amount thereof shall have been regularly entered to the credit of the dealer upon the books of the banking association, shall be deemed guilty of a misdemeanor, and shall, on conviction thereof in any circuit or district court of the United States, be fined not more than five thousand dollars, or shall be imprisoned not more than five years, or both, in the discretion of the court.

178. PENALTY FOR OFFICIAL MALFEASANCE. (Sec. 5209.) Every president, director, cashier, teller, clerk, or agent of any association who embezzles, abstracts, or willfully misapplies any of the moneys, funds, or credits of the association, or who, without authority from the directors, issues or puts in circulation any of the notes of the association; or who, without such authority, issues or puts forth any certificate of deposit, draws any order or bill of exchange, makes any acceptance, assigns any note, bond, draft, bill of exchange, mortgage, judgment, or decree; or who makes any false entry in any book, report, or statement of the association, with intent, in either case, to injure or defraud the association or any other company, body politic or corporate, or any individual person, or to deceive any officer of the association or any agent appointed to examine the affairs of any such association; and every person who with like intent aids or abets any officer, clerk, or agent in any violation of this section, shall be deemed guilty of a misdemeanor, and shall be imprisoned not less than five years nor more than ten.

179. JURISDICTION OF CIRCUIT COURTS TO ENJOIN COMPTROL-LER. (Sec. 629.) The circuit courts shall have original jurisdiction of all suits brought by any banking association established in the district for which the court is held, under the provisions of Title "THE NATIONAL BANKS," to enjoin the Comptroller of the Currency, or any

receiver acting under his direction, as provided by said Title.

180. GENERAL JURISDICTION OF NATIONAL-BANK CASES.—Sec. 4 of the act of July 12, 1882, provides that the jurisdiction for suits hereafter brought by or against any association established under any law providing for national banking associations, except suits between them and the United States or its officers and agents, shall be the same as, and not other than, the jurisdiction for suits by or against banks not organized under any law of the United States which do or might do banking business where such national banking associations may be doing business when such suits may be begun. And all laws and parts of laws of the United States inconsistent with this proviso be, and the same are hereby, repealed. Sec. 4 of the act of March 3, 1887, provides that all national banking associations established under the laws of the United States shall, for the purposes of all actions by or against them, real. personal, or mixed, and all suits in equity, be deemed citizens of the States in which they are respectively located; and in such cases the circuit and district courts shall not have jurisdiction other than such as they would have in cases between individual citizens of the same State. The provisions of this section shall not be held to affect the jurisdiction of the courts of the United States in cases commenced by the United States or by direction of any officer thereof, or cases for winding up the affairs of any such bank.

181. SEALED CERTIFICATES OF COMPTROLLER ARE COMPETENT EVIDENCE. (SEC. 884.) Every certificate, assignment, and conveyance executed by the Comptroller of the Currency, in pursuance of law, and sealed with his seal of office, shall be received in evidence in all places and courts; and all copies of papers in his office, certified by him and authenticated by the said seal, shall in all cases be evidence equally with the originals. An impression of such seal directly on the paper

shall be as valid as if made on wax or wafer.

182. CERTIFIED COPY OF ORGANIZATION CERTIFICATE AS EVI-DENCE. (SEC. 885.) Copies of the organization certificate of any national banking association, duly certified by the Comptroller of the Currency and authenticated by his seal of office, shall be evidence in all courts and places within the jurisdiction of the United States of the existence of the association and of every matter which could be proved by the production of the original certificate.

183. SUITS AGAINST UNITED STATES OFFICERS OR AGENTS. (Sec. All suits and proceedings arising out of the provisions of law governing national banking associations, in which the United States or any of its officers or agents shall be parties, shall be conducted by the district attorneys of the several districts under the direction and super-

vision of the Solicitor of the Treasury.

184. Indian Territory.—Sec. 31 of the Act of May 2, 1890, provides that all laws relating to national banking associations shall have the same force and effect in Indian Territory as elsewhere in the United States.

CHAPTER NINE.

TRUST COMPANIES, ETC., DISTRICT OF COLUMBIA.

185. Provision for organization.

186. Organization certificate of company. 187. Charter obtained from District Com-

missioners.

188. Notice of intention to apply for charter.

189. Charter filed with recorder of deeds for the District.

190. Trust companies under Comptroller's supervision.

191. Powers of these companies.

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193. Qualifications of such trustee, etc.

194. Security for faithful performance of trust.

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198. Provisions relating to capital stock.

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200. Annual report to Comptroller.

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202. Liability for failure to report.

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204. Transfer of stock.

205. Liability of stockholders.

206. Money payment of capital stock required.

207. Number and election of directors.

208. Appointment of officers.

209. By laws.

210. Directors liable for payment of unearned dividends.

211. Directors' liability may be avoided.

212. Responsibility of directors for excess liabilities.

213. Trustee, etc., not liable on stock assessment.

214. Increase of capital.

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216. No bond or other security required of trust companies.

217. District supreme court has jurisdiction of trust companies.

218. All similar District corporations subject to this act.

219. Provisions for amendment.

185. Provision for Organization.—The act of October 1, 1890, sec. 1, provides that corporations may be formed within the District of Columbia for the purposes hereinafter mentioned in the following manner: Any time hereafter any number of natural persons, citizens of the United States, not less than twenty-five, may associate themselves together to form a company for the purpose of carrying on in the District of Columbia any one of the three classes of business herein specified, to wit:

First. A safe deposit, trust, loan, and mortgage business. Second. A title insurance, loan, and mortgage business.

Third. A security, guaranty, indemnity, loan, and mortgage business: *Provided*, That the capital stock of any of said companies shall not be less than one million of dollars: *Provided further*, That any of said companies may also do a storage business when their capital stock amounts to the sum of not less than one million two hundred thousand dollars.

186. Organization Certificate of Company. (Sec. 2.) That such persons shall, under their hands and seals, execute, before some officer in said District competent to take the acknowledgment of deeds, an organization certificate, which shall specifically state—

First. Title.—The name of the corporation.

Second. Purposes.—The purposes for which it is formed.

Third. Period of existence.—The term for which it is to exist, which shall not exceed the term of fifty years, and be subject to alteration, amendment, or repeal by Congress at any time.

Fourth. Officers.—The number of its directors, and the names and residences of the officers who for the first year are to manage the affairs of the company.

Fifth. Capital stock.—The amount of the capital stock and its subdivision into shares.

187. CHARTER OBTAINED FROM DISTRICT COMMISSIONERS. (Sec. 3.) That this certificate shall be presented to the Commissioners of the District, who shall have power and discretion to grant or to refuse to said persons a charter of incorporation upon the terms set forth in the said certificate and the provisions of this act.

188. NOTICE OF INTENTION TO APPLY FOR CHARTER. (SEC. 4.) That previous to the presentation of the said certificate to the said Commissioners notice of the intention to apply for such charter shall be inserted in two newspapers of general circulation printed in the District of Columbia at least four times a week for three weeks, setting forth briefly the name of the proposed company, its character and object, the names of the proposed corporators, and the intention to make application for a charter on a specified day, and the proof of such publication shall be presented with said certificate when presentation thereof is made to said Commissioners.

189. CHARTER FILED WITH RECORDER OF DEEDS FOR THE DIS-TRICT. (SEC. 5.) That if the charter be granted as aforesaid it, together with the certificate of the Commissioners granting the same indorsed thereon, shall be filed for record in the office of the recorder of deeds for the District of Columbia, and shall be recorded by him. filing of the said certificate with the said recorder of deeds as herein provided, approved as aforesaid by the said Commissioners, the persons named therein and their successors shall thereupon and thereby be and become a body corporate and politic, and as such shall be vested with all the powers and charged with all the liabilities conferred upon and imposed by this act upon companies organized under the provisions hereof: Provided, however, That no corporation created and organized under the provisions hereof, or availing itself of the provisions hereof as provided in section eleven, shall be authorized to transact the business of a trust company, or any business of a fiduciary character, until it shall have filed with the Comptroller of the Currency a copy of its certificate of organization and charter and shall have obtained from him and filed the same for record with the said recorder of deeds a certificate that the capital stock of said company has been paid in and the deposit of securities made with said Comptroller in the manner and to the extent required by this act.

190. Trust Companies under Comptroller's Supervision. (Sec. 6.) That all companies organized hereunder, or which shall under the provisions hereof become entitled to transact the business of a trust company, shall report to the Comptroller of the Currency in the manner prescribed by sections fifty-two hundred and eleven, fifty-two hundred and twelve, and fifty two hundred and thirteen, Revised Statutes of the United States, in the case of national banks, and all acts amendatory thereof or supplementary thereto, and with similar provisions for compensating examiners, and shall be subject to like penalties for failure The Comptroller shall have and exercise the same visitorial powers over the affairs of the said corporation as is conferred upon him by section fifty-two hundred and forty of the Revised Statutes of the United States in the case of national banks. He shall also have power, when in his opinion it is necessary, to take possession of any such company for the reasons and in the manner and to the same extent as are provided in the laws of the United States with respect to national banks.

191. Powers of These Companies. (Sec. 7.) That all companies organized under this act are hereby declared to be corporations possessed of the powers and functions of corporations generally, and shall have power—

First. Contracts.—To make contracts.

Second. Suits.—To sue and be sued, implead and be impleaded, in any court as fully as natural persons.

Third. Seal.—To make and use a common seal and alter the same at

pleasure.

Fourth. Loans.—To loan money.

Fifth. Special powers.—When organized under subdivision one of the first section of this act to accept and execute trusts of any and every description which may be committed or transferred to them, and to accept the office and perform the duties of a receiver, assignee, executor, administrator, guardian of the estates of minors, with the consent of the guardian of the person of such minor, and committee of the estates of lunatics and idiots whenever any trusteeship or any such office or appointment is committed or transferred to them, with their consent, by any person, body politic or corporate, or by any court in the District of Columbia, and all such companies organized under the first subdivision of section one of this act are further authorized to accept deposits of money for the purposes designated herein upon such terms as may be agreed upon from time to time with depositors, and to act as agent for the purpose of issuing or countersigning the bonds or obligations of any corporation, association, municipality, or State, or other public authority, and to receive and manage any sinking fund on any such terms as may be agreed upon, and shall have power to issue its debenture bonds upon deeds of trust or mortgages of real estate to a sum not exceeding the face value of said deeds of trust or mortgages, and which shall not exceed fifty per centum of the fair cash value of the real estate covered by said deeds or mortgages, to be ascertained by the Comptroller of the Currency. But no debenfure bonds shall be issued until the securities on which the same are based have been placed in the actual possession of the trustee named in the debenture bonds, who shall hold said securities until all of said bonds are paid; and when organized under the second subdivision of the first section of this act said company is authorized to insure titles to real estate and to transact generally the business mentioned in said subdivision; and when organized under the third subdivision of section one of this act said company is hereby authorized, in addition to the loan and mortgage business therein mentioned, to secure, guaranty, and insure individuals, bodies politic, associations, and corporations against loss by or through trustees, agents, servants, or employees, and to guaranty the faithful performance of contracts and of obligations of whatever kind entered into by or on the part of any person or persons, association, corporation or corporations, and against loss of every kind: Provided, That any corporation formed under the provisions of this act when acting as trustee shall be liable to account for the amounts actually earned by the moneys held by it in trust in addition to the principal so held; but such corporation may be allowed a reasonable compensation for services performed in the care of the trust estate.

192. COMPETENT TO ACT AS TRUSTEE, ETC. (SEC. 8.) That in all cases in which application shall be made to any court in the District of Columbia, or wherever it becomes necessary or proper for said court to appoint a trustee, receiver, administrator, guardian of the estate of a minor, or committee of the estate of a lunatic, it shall and may be lawful for said court (but without prejudice to any preference in the order of any such appointments required by existing law) to appoint any such company organized under the first subdivision of section one of this act, with its assent, such trustee, receiver, administrator,

committee, or guardian, with the consent of the guardian of the person of such minor: *Provided*, however, That no court or judge who is an owner of or in any manner financially interested in the stock or business of such corporation shall commit by order or decree to any such

corporation any trust or fiduciary duty.

193. QUALIFICATIONS OF SUCH TRUSTEE, ETC. (SEC. 9.) That whenever any corporation operating under this act shall be appointed such trustee, executor, administrator, receiver, assignee, guardian, or committee as aforesaid, the president, vice-president, secretary, or treasurer of said company shall take the oath or affirmation now required by law to be made by any trustee, executor, receiver, assignee, guardian, or committee.

194. Security for Faithful Performance of Trust. (Sec. 10.) That when any court shall appoint the said company a trustee, receiver, administrator, or such guardian, or committee, or shall order the deposit of money or other valuables with said company, or where any individual or corporation shall appoint any of said companies a trustee, executor, assignee, or such guardian, the capital stock of said company subscribed for or taken, and all property owned by said company, together with the liability of the stockholders and officers as herein provided, shall be taken and considered as the security required by law for the faithful performance of its duties, and shall be absolutely liable in case of

any default whatever.

195. Privileges Extended to Existing Corporations. (Sec. 11.) That any safe deposit company, trust company, surety or guaranty company, or title-insurance company now incorporated and operating under the laws of the United States or of the District of Columbia, or any of the States, and now doing business in said District, may avail itself of the provisions of this act on filing in the office of the recorder of deeds of the District of Columbia, or with the Comptroller of the Currency, a certificate of its intention to do so, which certificate shall specify which one of the three classes of business set out in section one it will carry on, and shall be verified by the oath of its president to the effect that it has in every respect complied with the requirements of existing law, especially with the provisions of this act; that its capital stock is paid in as provided in section twenty-one of this act and is not impaired, and thereafter such company may exercise all powers and perform all duties authorized by any one of the subdivisions of section one of this act in addition to the powers now lawfully exercised by such company.

196. REAL ESTATE. (Sec. 12.) That any company operating under this act may lease, purchase, hold, and convey real estate, not exceeding in value five hundred thousand dollars, and such in addition as it may acquire in satisfaction of debts due the corporation, under sales, decrees, judgments, and mortgages. But no such association shall hold the possession of any real estate under foreclosure of mortgage, or the title and possession of any real estate purchased to secure any

debts due to it, for a longer period than five years.

197. PERIOD OF CORPORATIONS' EXISTENCE. (SEC. 13.) That the charters for incorporations named in this act may be made perpetual, or may be limited in time by their provisions, subject to the approval of

Congress.

198. Provisions Relating to Capital Stock. (Sec. 14.) That the capital stock of every such company shall be at least one million dollars, and at least fifty per centum thereof must have been paid in, in cash or by the transfer of assets as hereinafter provided in section

twenty-one of this act, before any such company shall be entitled to transact business as a corporation, except with its own members, and before any company organized hereunder shall be entitled to transact the business of a trust company, or to become and act as an administrator, executor, guardian of the estate of a minor, or undertake any other kindred fiduciary duty, it shall deposit, either in money or in bonds, mortgages, deed of trust, or other securities equal in actual value to one-fourth of the capital stock paid in, with the Comptroller of the Currency, to be kept by him upon the trust and for the purposes hereinafter provided; and the said Comptroller may from time to time require an additional deposit from any such company, to be held upon and for the same trust and purposes, not exceeding, however, in value one-half the paid-in capital stock; and the said Comptroller shall not issue to any corporation the certificate heretofore provided for until said deposit with him of securities required by this section. one year after the organization of any corporation under the provisions of this act, or after any corporation heretofore existing shall have availed itself of the powers and rights given by this act in the manner herein provided for, its entire capital stock shall have been paid in.

199. Enforcement of Subscriptions to Stock. (Sec. 15.) That the capital stock of every such company shall be divided into shares of one hundred dollars each. It shall be lawful for such company to call for and demand from the stockholders, respectively, all sums of money by them subscribed, at such time and in such proportions as its board of directors shall deem proper, within the time specified in section fourteen, and it may enforce payment by all remedies provided by law; and if any stockholder shall refuse or neglect to pay any installment as required by a resolution of the board of directors, after thirty days' notice of the same, the said board of directors may sell at public auction, to the highest bidder, so many shares of said stock as shall pay said installment, under such general regulations as may be adopted in the by-laws of said company, and the highest bidder shall be taken to be the person who offers to purchase the least number of shares for the assessment due.

200. Annual Report to Comptroller. (Sec. 16.) That every such company shall annually, within twenty days after the first of January of each year, make a report to the Comptroller of the Currency, which shall be published in a newspaper in the District, which shall state the amount of capital and of the proportion actually paid, the amount of debts, and the gross earnings for the year ending December thirty-first then next previous, together with their expenses, which report shall be signed by the president and a majority of the directors or trustees, and shall be verified by the oath of the president, secretary, and at least three of the directors or trustees.

201. TAX ON GROSS EARNINGS. (Sec. 16). And said company shall pay to the District of Columbia, in lieu of personal taxes for each next ensuing year, one and a half per centum of its gross earnings for the preceding year, shown by said verified statement, which amount shall be payable to the collector of taxes at the times and in the manner that other taxes are payable.

202. LIABILITY FOR FAILURE TO REPORT. (Sec. 17.) That if any company tails to comply with the provisions of the preceding section, all the directors or trustees of such company shall be jointly and severally liable for the debts of the company then existing, and for all that shall be contracted before such report shall be made: *Provided*, That in case of failure of the company in any year to comply with the pro-

visions of section sixteen of this act, and any of the directors shall, on or before January fifteenth of such year, file his written request for such compliance with the secretary of the company, the Comptroller of the Currency, and the recorder of deeds of the District of Columbia, such director shall be exempt from the liability prescribed in this section.

203. Perjury and Larceny. (Sec. 18.) That any willful false swearing in regard to any certificate or report or public notice required by the provisions of this act shall be perjury, and shall be punished as such according to the laws of the District of Columbia. And any misappropriation of any of the money of any corporation or company formed under this act, or any money, funds, or property intrusted to it, shall be held to be larceny, and shall be punished as such under the laws of said District.

204. TRANSFER OF STOCK. (SEC. 19.) That the stock of such company shall be deemed personal estate, and shall be transferable only on the books of such company in such manner as shall be prescribed by the by-laws of the company; but no shares shall be transferable until all previous calls thereon shall have been fully paid, and the said stock shall not be taxable, in the hands of individual owners, the tax on the tapital stock, gross earnings of the company hereinbefore provided being in lieu of other personal tax. All certificates of the stock of any company organized under this act shall show upon their face the par value of each share and the amount paid thereon.

205. LIABILITY OF STOCKHOLDERS. (SEC. 20.) That all stockholders of every company incorporated under this act, or availing itself of its provisions under section eleven, shall be severally and individually liable to the creditors of such company to an amount equal to and in addition to the amount of stock held by them, respectively, for all debts

and contracts made by such company.

206. Money Payment of Capital Stock Required. (Sec. 21.) That nothing but money shall be considered as payment of any part of the capital stock, except that in the case of any company now doing business in the District of Columbia in any of the classes herein provided for, or under any act of Congress or by virtue of the laws of any of the States, and which company has actually received full payment in money of at least fifty per centum of the capital stock required by this act and which company desires to obtain a charter under this act, all the assets or property may be received and considered as money, at a value to be appraised and fixed by the Comptroller of the Currency: Provided, That all such assets and property are also transferred to and are thereafter owned by the company organized under this act.

207. Number and Election of Directors. (Sec. 22.) That the stock, property, and concerns of such company shall be managed by not less than nine nor more than thirty directors or trustees, who shall, respectively, be stockholders and at least one-half residents and citizens of the District of Columbia, and shall, except the first year, be annually elected by the stockholders at such time and place and after such published notice as shall be determined by the by-laws of the company, and said directors or trustees shall hold until their successors are elected

and qualified.

208. APPOINTMENT OF OFFICERS. (Sec. 23.) That there shall be a president of the company, who shall be a director, also a secretary and a treasurer, all of whom shall be chosen by the directors or trustees: *Provided*, That only one of the above-named offices shall be held by the same person at the same time. Subordinate officers may be appointed by the directors or trustees, and all such officers may be

required to give such security for the faithful performance of the duties

of their office as the directors or trustees may require.

209. BY-LAWS. (SEC. 24.) That the directors or trustees shall have power to make such by-laws as they deem proper for the management or disposal of the stock and business affairs of such company, not inconsistent with the provisions of this act, and prescribing the duties of officers and servants that may be employed, for the appointment of all officers, and for carrying on all kinds of business within the objects and purposes of such company.

210. DIRECTORS LIABLE FOR PAYMENT OF UNEARNED DIVI-DENDS. (Sec. 25.) That if the directors or trustees of any company shall declare or pay any dividend, the payment of which would render it insolvent, or which would create a debt against such company, they shall be jointly and severally liable as guarantors for all of the debts of the company then existing, and for all that shall be thereafter con-

tracted, while they shall, respectively, remain in office.

211. DIRECTORS' LIABILITY MAY BE AVOIDED. (SEC. 26.) That if any of the directors or trustees shall object to declaring of such dividend or the payment of the same, and shall at any time before the time fixed for the payment thereof file a certificate of their objection in writing with the secretary of the company and with the recorder of deeds of the District they shall be exempt from liability prescribed in the preceding section.

212. RESPONSIBILITY OF DIRECTORS FOR EXCESS LIABILITIES. (SEC. 27.) That if the liabilities of any company shall at any time exceed the amount of the fair cash value of the assets, the directors or trustees of such company assenting thereto shall be personally and individually liable for such excess to the creditors of the company after the additional liability of the state of the company after the additional state of the company after the additi

tional liability of the stockholders has been enforced.

213. TRUSTEE, ETC., NOT LIABLE ON STOCK ASSESSMENT. (SEC. 28.) That no person holding stock in such company as executor, administrator, guardian, or trustee shall be personally subject to any liability as stockholder of such company, but the estate and funds in the hands of such executor, administrator, guardian, or trustee shall be liable in like manner and to the same extent as the testator or intestate or the ward or the person interested in such trust fund would have been if he had been living and competent to act and hold the stock in his own name.

- 214. INCREASE OF CAPITAL. (SEC. 29.) That any corporation which may be formed under this chapter may increase its capital stock by complying with the provisions of this chapter to any amount which may be deemed sufficient and proper for the purposes of the corporation.
- 215. CERTIFIED COPY OF INCORPORATION CERTIFICATE COMPETENT EVIDENCE. (Sec. 30.) That a copy of any certificate of incorporation filed in pursuance of this chapter, certified by the recorder of deeds to be a true copy and the whole of such certificate, shall be received in all courts and places as presumptive legal evidence of the facts therein stated.
- 216. No Bond or Other Security Required of Trust Companies. (Sec. 31.) That no bond or other collateral security, except as hereinafter stated, shall be required from any trust company incorporated under this act for or in respect to any trust, nor when appointed trustee, guardian, receiver, executor, or administrator, with or without the will annexed, committee of the estate of a lunatic or idiot, or other fiduciary appointment; but the capital stock subscribed for or taken,

and all property owned by said company and the amount for which said stockholders shall be liable in excess of their stock, shall be taken and considered as the security required by law for the faithful performance of its duties and shall be absolutely liable in case of any default whatever; and in case of the insolvency or dissolution of said company the debts due from the said company as trustee, guardian, receiver, executor, or administrator, committee of the estate of lunatics, idiots, or any other fiduciary appointment, shall have a preference.

217. DISTRICT SUPREME COURT HAS JURISDICTION OF TRUST COM-PANIES. (Sec. 32.) That the supreme court of the District of Columbia, or any justice thereof, shall have power to make orders respecting such company whenever it shall have been appointed trustee, guardian, receiver, executor, or administrator, with or without the will annexed, committee of the estate of a lunatic, idiot, or any other fiduciary, and require the said company to render all accounts which might lawfully be made or required by any court or any justice thereof if such trustee, guardian, receiver, executor, administrator, with or without the will annexed, committee of the estate of a lunatic or idiot, or fiduciary were a natural person. And said court, or any justice thereof, at any time, on application of any person interested, may appoint some suitable person to examine into the affairs and standing of such companies. who shall make a full report thereof to the court, and said court, or any justice thereof, may at any time, in its discretion, require of said company a bond with sureties or other securities for the faithful performance of its obligations, and such sureties or other security shall be liable to the same extent and in the same manner as if given or pledged by a natural person.

218. ALL SIMILAR DISTRICT CORPORATIONS SUBJECT TO THIS ACT. (Sec. 33.) That no corporation or company organized by virtue of the laws of any of the States of this Union and having its principal place of business within the District of Columbia, shall carry on, in the District of Columbia, any of the kinds of business named in this act without strict compliance in all particulars with the provisions of this act for the government of such corporations formed under it, and each one of the officers of the corporation or company so offending shall be punished by fine not exceeding one thousand dollars, or imprisonment in some State's prison not exceeding one year, or by both fine and imprisonment, in the discretion of the court. This section shall not

take effect till six months after the approval of this act.

219. Provisions for Amendment. (Sec. 34.) That Congress may at any time alter, amend, or repeal this act, but any such amendment or repeal shall not, nor shall the dissolution of any company formed under this act, take away or impair any remedy given against such corporation, its stockholders or officers, for any liability or penalty which shall have been previously incurred: *Provided*, That the courts of the District of Columbia shall not have power to appoint any trustee, trustees, guardians, receivers, or other trustee of a fund or property located outside of the District of Columbia, or belonging to a corporation or person having a legal residence or location outside of said District.

CHAPTER TEN.

GOVERNMENT DEPOSITARIES.

220. Designation and duties of public depositaries.

221. Deposit and withdrawal of public moneys.

222. Provisions for deposits by certain postmasters.

223. Penalty for misapplication of moneyorder funds.

224. Penalty for unauthorized deposit of public money.

225. Penalty for unauthorized receipt or use of public money.

220. DESIGNATION AND DUTIES OF PUBLIC DEPOSITARIES. (SEC. 5153.) All national banking associations, designated for that purpose by the Secretary of the Treasury, shall be depositaries of public money, except receipts from customs, under such regulations as may be prescribed by the Secretary; and they may also be employed as financial agents of the Government; and they shall perform all such reasonable duties; as depositaries of public moneys and financial agents of the Government, as may be required of them. The Secretary of the Treasury shall require the associations thus designated to give satisfactory security, by the deposit of United States bonds and otherwise, for the safe-keeping and prompt payment of the public money deposited with them, and for the faithful performance of their duties as financial agents of the Government. And every association so designated as receiver or depositary of the public money shall take and receive at par all of the national currency bills, by whatever association issued, which have been paid into the Government for internal revenue, or for loans or stocks.

221. Deposit and Withdrawal of Public Moneys. (Sec. 3620.) It shall be the duty of every disbursing officer having any public money intrusted to him for disbursement to deposit the same with the Treasurer or some one of the assistant treasurers of the United States, and to draw for the same only as it may be required for payments to be made by him in pursuance of law; and draw from the same only in favor of the persons to whom payment is made, and all transfers from the Treasurer of the United States to a disbursing officer shall be by draft or warrant on the Treasurer or an assistant treasurer of the United States. In places, however, where there is no Treasurer or assistant treasurer, the Secretary of the Treasury may, when he deems it essential to the public interest, specially authorize in writing the deposit of such public money in any other public depository, or, in writing, authorize the same to be kept in any other manner and under such rules and regulations as he may deem most safe and effectual to facilitate the payments to public creditors.

222. Provisions for Deposits by Certain Postmasters. (Sec. 3847.) Any postmaster, having public money belonging to the Government, at an office within a county where there are no designated depositaries, treasurers of mints, or Treasurer or assistant treasurers of the United States, may deposit the same, at his own risk and in his official capacity, in any national bank in the town, city, or county where the said postmaster resides; but no authority or permission is or shall be given for the demand or receipt by the postmaster, or any other person, of interest, directly or indirectly, on any deposit made as herein described; and every postmaster who makes any such deposit shall report quarterly to the Postmaster-General the name of the bank where such deposits have been made, and also state the amount which may

stand at the time to his credit.

223. Penalty for Misapplication of Money-Order Funds. (Sec. 4046.) Every postmaster, assistant, clerk, or other person employed in or connected with the business or operations of any moneyorder office who converts to his own use, in any way whatever, or loans, or deposits in any bank, except as authorized by this Title, or exchanges for other funds, any portion of the money-order funds, shall be deemed guilty of embezzlement, and any such person, as well as every other person advising or participating therein, shall, for every such offense, be imprisoned for not less than six months nor more than ten years, and be fined in a sum equal to the amount embezzled; and any failure to pay over or produce any money-order funds intrusted to such person shall be taken to be prima facie evidence of embezzlement; and upon the trial of any indictment against any person for such embezzlement it shall be prima facie evidence of a balance against him to produce a transcript from the money-order account books of the Sixth Auditor. But nothing herein contained shall be construed to prohibit any postmaster depositing, under the direction of the Postmaster General, in a national bank designated by the Secretary of the Treasury for that purpose, to his own credit as postmaster, any money order or other funds in his charge, nor prevent his negotiating drafts or other evidences of debt through such bank, or through United States disbursing officer, or otherwise, when instructed or required to do so by the Postmaster-General for the purpose of remitting surplus money-order funds from one post-office to another, to be used in payment of money orders. Disbursing officers of the United States shall issue, under regulations to be prescribed by the Secretary of the Treasury, duplicates of lost checks drawn by them in favor of any postmaster on account of moneyorder or other public funds received by them from some other postmaster.

224. Penalty for Unauthorized Deposit of Public Money. (Sec. 5488.) Every disbursing officer of the United States who deposits any public money intrusted to him in any place or in any manner, except as authorized by law, or converts to his own use in any way whatever, or loans with or without interest, or for any purpose not prescribed by law withdraws from the Treasurer or any assistant treasurer, or any authorized depository, or for any purpose not prescribed by law transfers or applies any portion of the public money intrusted to him, is, in every such act, deemed guilty of an embezzlement of the money so deposited, converted, loaned, withdrawn, transferred, or applied; and shall be punished by imprisonment with hard labor for a term not less than one year nor more than ten years, or by a fine of not more than the amount embezzled or less than one thousand

dollars, or by both such fine and imprisonment.

225. Penalty for Unauthorized Receipt or Use of Public Money. (Sec. 5497.) Every banker, broker, or other person not an authorized depositary of public moneys, who knowingly receives from any disbursing officer, or collector of internal revenue, or other agent of the United States, any public money on deposit, or by way of loan or accommodation, with or without interest, or otherwise than in payment of a debt against the United States, or who uses, transfers, converts, appropriates, or applies any portion of the public money for any purpose not prescribed by law, and every president, cashier, teller, director, or other officer of any bank or banking association, who violates any of the provisions of this section, is guilty of an act of embezzlement of the public money so deposited, loaned, transferred, used, converted, appropriated, or applied, and shall be punished as prescribed in section fifty-four hundred and eighty-eight.

CHAPTER ELEVEN.

MISCELLANEOUS ACTS.

AN ACT authorizing The First National Bank of Annapolis to change its location and name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That The First National Bank of Annapolis, now located in the city of Annapolis and State of Maryland, is hereby authorized to change its location to the city of Baltimore, in said State. Whenever the stockholders representing three-fourths of the capital of said bank, at a meeting called for that purpose, determine to make such change, the president and cashier shall execute a certificate, under the corporate seal of the bank, specifying such determination, and shall cause the same to be recorded in the office of the Comptroller of the Currency, and thereupon such change of location shall be effected, and the operations of discount and deposit of said bank shall be carried on in the city of Baltimore.

SEC. 2. That nothing in this act contained shall be so construed as in any manner to release the said bank from any liability or affect any action or proceeding in law in which the said bank may be a party or interested. And when such change shall have been determined upon, as aforesaid, notice thereof, and of such change, shall be published in two weekly papers in the city of Annapolis not less than four weeks.

SEC. 3. That whenever the location of said bank shall have been changed from the city of Annapolis to the city of Baltimore, in accordance with the first section of this act, its name shall be changed to The Traders' National Bank of Baltimore, if the board of directors of said bank shall accept the new name by resolution of the board, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency.

SEC. 4. That all the debts, demands, liabilities, rights, privileges, and powers of The First National Bank of Annapolis shall devolve upon The Traders' National Bank of Baltimore whenever such change of

name is effected.

SEC. 5. That this act shall take effect and be in force from and after its passage.

Approved, June 7, 1872.

Acts of a similar nature to the one preceding have been enacted by

Congress for the following purposes:

Authorizing The Manufacturers' National Bank of New York to change its location from the city of New York to the city of Brooklyn. (Approved July 27, 1868.)

Authorizing The City National Bank of New Orleans, Louisiana, to change its name to The Germania National Bank of New Orleans.

(Approved March 1, 1869.)

Authorizing The Second National Bank of Plattsburgh, New York, to change its name to The Vilas National Bank of Plattsburgh. (Approved March 1, 1869.)

Authorizing The First National Bank of Delhi, New York, to change its location and name to The First National Bank of Port Jervis, New

York. (Approved May 5, 1870.)

Authorizing The First National Bank of Fort Smith, Arkansas, to change its location and name to The First National Bank of Camden, Arkansas. (Approved July 1, 1870.)

Authorizing The Jersey Shore National Bank, Pennsylvania, to change its location and name to The Williamsport National Bank, Pennsylvania. (Approved December 22, 1870.)

Authorizing The Worcester County National Bank of Blackstone, Massachusetts, to change its location and name to The Franklin

National Bank, Massachusetts. (Approved February 9, 1871.)

Authorizing The Farmers' National Bank of Fort Edward, New York, to change its location and name to The North Granville National Bank, New York. (Approved February 18, 1871.)

Authorizing The Worthington National Bank of Cooperstown, New York, to change its location and name to The First National Bank of

Oneonta, New York. (Approved February 27, 1871.)

Authorizing The Warren National Bank of South Danvers, Massachusetts, to change its name to The Warren National Bank of Peabody, Massachusetts. (Approved March 12, 1872.)

Authorizing The First National Bank of Seneca, Illinois, to change its location and name to The First National Bank of Morris, Illinois.

(Two acts, approved April 5, 1872, and June 18, 1874.)

Authorizing The Railroad National Bank of Lowell, Massachusetts, to change its location and name to The Railroad National Bank of Boston, Massachusetts. (Approved May 31, 1872.)

Authorizing The National Bank of Lyons, Michigan, to change its location and name to The Second National Bank of Ionia, Michigan.

(Approved December 24, 1872.)

Authorizing The East Chester National Bank of Mount Vernon, New York, to change its location and name to The German National Bank of Evansville, Indiana. (Approved January 11, 1873.)

Authorizing The First National Bank of Newnan, Georgia, to change its location and name to The National Bank of Commerce, Atlanta,

Georgia. (Approved January 23, 1873.)

Authorizing The First National Bank of Watkins, New York, to change its location and name to The First National Bank of Penn Yan, New York. (Approved February 19, 1873.)

Authorizing The National Bank of Springfield, Missouri, to change its name to The First National Bank of Springfield, Missouri. (Approved

March 3, 1873.)

Authorizing The Kansas Valley National Bank of Topeka, Kansas, to change its name to The First National Bank of Topeka, Kansas. (Approved March 3, 1873.)

Authorizing The First National Bank of Saint Anthony, Minnesota, to change its location and name to The Merchants' National Bank of

Minneapolis, Minnesota. (Approved January 8, 1874.)

Authorizing The Second National Bank of Havana, New York, to change its name to The Havana National Bank of Havana, New York. (Approved January 9, 1874.)

Authorizing The Passaic County National Bank of Paterson, New Jersey, to change its name to The Second National Bank of Paterson,

New Jersey. (Approved April 15, 1874.)

Authorizing The Citizens' National Bank of Hagerstown, Maryland, to change its location and name to The Citizens' National Bank of Washington City, District of Columbia. (Approved May 1, 1874.)

Authorizing The Irasburg National Bank of Orleans, at Irasburg, Vermont, to change its location and name to The Barton National

Bank, Vermont. (Approved June 3, 1874.)

Authorizing The Farmers' National Bank of Greensburg, Pennsylvania, to change its location and name to The Fifth National Bank of Pittsburg, Pennsylvania. (Approved June 23, 1874.)

Authorizing The Citizens' National Bank of Sanbornton, New Hampshire, to change its name to The Citizens' National Bank of Tilton, New Hampshire. (Approved February 19, 1875.)

Authorizing The Second National Bank of Jamestown, New York, to change its name to The City National Bank of Jamestown, New York.

(Approved March 3, 1875.)

Authorizing The Second National Bank of Watkins, New York, to change its name to The Watkins National Bank, New York. (Approved March 3, 1875.)

Authorizing The Slater National Bank of North Providence, Rhode Island, to change its name to The Slater National Bank of Pawtucket, Rhode Island. (Approved March 3, 1875.)

Authorizing The Auburn City National Bank of Auburn, New York, to be consolidated with The First National Bank of Auburn, New York.

(Approved March 3, 1875.)

Authorizing The Miners' National Bank of Braidwood, Illinois, to change its location and name to The Commercial National Bank of Wilmington, Illinois. (Approved January 31, 1878.)

Authorizing The Windham National Bank, Windham, Connecticut, to change its location to the village of Williamtic, Connecticut. (Ap-

proved February 10, 1879.)

Authorizing The National Bank of Commerce of Cincinnati, Ohio, to change its name to The National Lafayette and Bank of Commerce (Approved April 29, 1879.)

Authorizing The City National Bank of Manchester, New Hampshire, to change its name to The Merchants' National Bank of Manchester.

(Approved June 11, 1880.)

Authorizing The Blue Hill National Bank of Dorchester, Massachusetts, to change its location and name to The Blue Hill National Bank of Milton, Massachusetts. (Approved January 13, 1881.)

Authorizing The First National Bank of Meriden, West Meriden, Connecticut, to change its name to The First National Bank of Meriden,

Connecticut. (Approved March 1, 1881.)

Authorizing The National Mechanics' Banking Association of New York, New York, to change its name to Wall Street National Bank. (Approved February 14, 1882.)

Authorizing The Lancaster National Bank of Lancaster, Massachusetts, to change its location and name to The Lancaster National Bank

of Clinton, Massachusetts. (Approved February 25, 1882.)

Authorizing The National Bank of Kutztown, Pennsylvania, to change its location and name to The Keystone National Bank of Reading, Penn-

sylvania. (Approved June 27, 1882.)

Joint resolution authorizing The National Bank of Winterset, Iowa, to change its name to The First National Bank of Winterset, Iowa, (Approved January 18, 1883.)

Authorizing The Second National Bank of Xenia, Ohio, to increase

its capital stock. (Approved February 17, 1883.)

Authorizing The First National Bank of West Greenville, Pennsylvania, to change its name to The First National Bank of Greenville, Pennsylvania. (Approved February 26, 1883.)

Authorizing The West Waterville National Bank of Oakland, Maine, to change its title to The Messalonskee National Bank of Oakland,

Maine. (Approved April 15, 1884.)

Authorizing The Hillsborough National Bank, Ohio, to change its name to The First National Bank of Hillsborough, Ohio. (Approved December 18, 1884.)

Authorizing The Slater National Bank of North Providence, Rhode Island, to change its name. (Approved January 8, 1885.)

Authorizing The First National Bank of Omaha, Nebraska, to increase

its capital stock. (Approved January 10, 1885.)

Authorizing The National Bank of Bloomington, Illinois, to change its name to The First National Bank of Bloomington, Illinois. (Approved January 27, 1885.)

Authorizing The Manufacturers' National Bank of New York to change its name to The Manufacturers' National Bank of Brooklyn,

New York. (Approved February 20, 1885.)

Authorizing The Commercial National Bank of Chicago, Illinois, to increase its capital stock. (Approved February 28, 1885.)

Authorizing The First National Bank of Larned, Kansas, to increase

its capital stock. (Approved March 3, 1885.)

Authorizing The First National Bank of Fort Benton, Montana, to

change its location and name. (Approved December 18, 1890.)

Authorizing a national bank at Chicago, Illinois, to establish a branch office upon the grounds of the World's Columbian Exposition. (Approved May 12, 1892.)

DIGEST OF NATIONAL BANK DECISIONS.

INDEX.

ABATEMENT. ACCOMMODATION PAPER. ACTIONS. AGENT OF SHAREHOLDERS. ASSESSMENT. ATTACHMENT. Bonds of officers. BOOKS, INSPECTION OF. Branch banks. Broker. CAPITAL STOCK. CASHIER. CERTIFICATE OF DEPOSIT. CERTIFICATION OF CHECKS. CHECKS. CIRCULATION. COLLATERAL SECURITIES. Collections. CONSTITUTIONALITY. CONSTRUCTION OF LAW. CONVERSION. CRIMINAL LAW. DEPOSITS. DEPUTY COMPTROLLER. DIRECTORS. DISTRICT ATTORNEY. ESTOPPEL. EVIDENCE. Execution. EXPIRATION. EXTENSION. FALSE ENTRIES. FORFEITURE OF CHARTER. Forgeries. GUARANTY. INCREASE OF CAPITAL STOCK. Indictment. Injunction. INSOLVENT BANKS.

INTEREST. Jurisdiction. LEASE, LIABILITY OF BANK. LIEN. LIQUIDATION. LOANS. MANDAMUS. MARRIED WOMEN. MORTGAGE. NEGOTIABLE PAPER. NOTARY PUBLIC. Nortee. OATH OF DIRECTOR. Officers. OFFSET. PASS BOOK. PLACE OF BUSINESS. Post notes. Powers of Bank. PREFERENCE. PREFERRED CLAIMS. PRESIDENT. REAL ESTATE. RECEIVER. REDUCTION OF CAPITAL STOCK. REPORT OF CONDITION. RESIDENCE. RESTRAINING ACTS. SAVINGS BANKS. SHAREHOLDERS. SPECIAL DEPOSITS. TAXATION. TRANSFER OF STOCK. ULTRA VIRES. Usury. VICE-PRESIDENT. Voting.

ABATEMENT:

 An action brought by the creditor of a national bank is abated by a decree of a district or circuit court dissolving the corporation and forfeiting its franchises. First National Bank of Selma v. Colby, 21 Wall., 609.

2. A creditor's bill was filed against a national bank before the passage of the act of Congress of June 30, 1876 (19 St. at L., 63), and a receiver was appointed, who took possession of the property of the bank. An amended bill was filed in the cause, after the passage of that act, to secure the benefits of the act, to which all the stockholders were made parties. Subsequently the Comptroller of the Currency appointed a receiver to wind up the affairs of the bank, and this suit was brought by him against one of the stockholders. Held, on demurrer to a plea in abatement, which set forth these facts, that the defendant is entitled to judgment on the ground that as the stockholder's liability can be completely enforced in the suit in equity, the general rule applies that a debtor shall not be vexed by two suits in the same jurisdiction for the same cause of action. Harvey, Receiver, etc., v. Lord, 10 Fed. Rep., 236.

ACCOMMODATION PAPER:

- A national banking association can not guarantee the paper of a customer for his accommodation. Seligman v. Charlottesville National Bank, 3 Hughes, 647.
- 2. The accommodation paper of a national banking association is void in the hands of one who takes it with knowledge of its character. Johnson v. Charlottesville National Bank, 3 Hughes, 657.
- 3. A national bank can not become an accommodation indorser. National Bank of Commerce v. Atkinson, 55 Fed. Rep., 465.
- 4. A private corporation can not defend an action on its accommodation note on the ground of ultra vires, as against a bona fide holder. Florence Railroad and Improvement Company v. Chase National Bank (Ala.), 17 So., 720.
- 5. As against a holder for value, a maker of an accommodation note can defend only on the ground of actual payment. Philler v. Patterson (Pa. Sup.), 32 A., 26.
- 6. A director and stockholder of a national bank gave an accommodation note to the bank's president, on the latter's request and representation that the note was to be put in the hands of his personal creditor as security, and on condition that no money should be drawn on the note, and that the note should not be put in the bank. Without the knowledge of the maker, he being aged and infirm of sight, the note was made payable to the bank and placed therein, and a certificate of deposit for the amount thereof issued to the president, and by him deposited with his creditor, who held the same until the bank's failure. Held, that the maker was liable on the note to the bank's receiver. Linn County National Bank v. Crawford (C. C.), 69 Fed. Rep., 532.

ACTIONS: See Jurisdiction.

A. Solvent banks-

- 1. A national banking association is a foreign corporation within the meaning of a State statute requiring corporations created by the laws of any other State or country to give security for costs before prosecuting a suit in the courts of the State. National Park Bank v. Gunst, 1 Abb. N. C., 292.
- 2. As a national banking association can acquire no title to negotiable paper purchased by it, it can maintain no action thereon in a State where the person sung must be owner of the paper. First National Bank of Rochester v. Piercen 24 Min. 140.
- v. Pierson, 24 Minn., 140.

 3. A stockholder in a national bank can not maintain an action at law against the officers and directors thereof to recover damages for willful waste of the assets whereby the value of his shares was decreased and he became liable to an assessment thereon. His remedy must be sought in equity.

 High v. Lorge et al. 56 Fed. Rep. 187
- the assets whereby the value of his shares was decreased and the became liable to an assessment thereon. His remedy must be sought in equity. Hirsh v. Jones et al., 56 Fed. Rep., 137.
 4. The provision of the banking law, section 5198, Rev. St., which requires that actions brought against national banking associations in State courts shall be brought in the county or city in which the association is located, applies only to transitory actions. It was not intended to apply to actions local in their character. Casey v. Adams, 102 U. S., 66.
- Under section 57 of act of 1864, suits may be brought by, as well as against, any association. Kennedy v. Gibson, 8 Wall., 498.
- Actions local in their nature may be maintained in the proper State court
 in a county or city other than that where it is established. Casey v. Adams,
 102 II S 66
- 102 U. S., 66.
 7. A national bank may be sued in any State, county, or municipal court in county or city where located. Bank of Bethel v. Pahquioque Bank, 14 Wall. 383.
- 8. Under the original act respecting national banks, and before the act of June 30, 1876, a court of equity had jurisdiction of suit to prevent or redress maladministration or fraud against creditors, in voluntary liquidation of such bank, whether contemplated or executed; and such suit by one creditor must be for all. Richmond v. Irons, 121 U. S., 27.
- B. Insolvent banks-
 - 9. Suit may be brought against a national banking association though it is in the hands of a receiver. Bank of Bethel v. Pahquioque Bank, 14 Wall., 383; Sccurity National Bank v. National Bank of the Commonwealth, 2 Hun., 287; Green v. The Wallkill National Bank, 7 Hun., 63.
 - 10. A shareholder of a national banking association can not maintain an action against the directors to recover damages sustained for neglect and mismanagement of the affairs of the association whereby it became insolvent and its stock was rendered worthless. Such an action can be brought only by the corporation itself. Conway v. Halsey, 15 Vroom., 462; Howe v. Barney, 45 Fed. Rep., 668.

ACTIONS: See Jurisdiction -- Continued.

B. Insolvent banks-Continued.

11. But where the receiver refuses to bring an action against negligent directors to recover the amount which the shareholders have been compelled to contribute to pay the debts of the association, an action against such directors may be brought by a shareholder on behalf of himself and the other shareholders. Nelson v. Burroughs, 9 Abb. N. C., 280.

12. And when the receiver is a director and one of the parties charged with misconduct and against whom a remedy is sought, the action may be brought by a shareholder on behalf of himself and the other shareholders.

Brinckerhoff v. Bostwick, 88 N. Y., 52.

13. A receiver may sue either in his own name or the name of the bank. National

Bank v. Kennedy, 17 Wall., 19.

14. Suits and proceedings under the act in which the United States or their officers or agents are parties, whether commenced before or after the appointment of a receiver, are to be conducted by the district attorney, under the direction of the Solicitor of the Treasury. Bank of Bethel v. Pahquioque Bank, 14 Wall., 383.

15. But section 380, Rev. St., is directory merely, and the employment of private counsel by the receiver can not be made a ground of defense to a suit

brought by him. Ib.

16. Receivers may sue in the courts of the United States by virtue of the act, without reference to the locality of their personal citizenship. Ib.

17. The provisions of the codes that every action must be brought in the name of the real party in interest, except in the case of the trustee of an express trust or of a person authorized by a statute to sue, does not apply to the receiver of a national banking association suing in a Federal court held in a State which has adopted the code procedure; for the right of the receiver to sue is derived from the national banking law. Staunton v. Wilkeson, 8 Ben., 857.

18. Under section 1001, Rev. St., no bond for the prosecution of the suit, or to

answer in damages or costs, is required on writs of error or appeals issuing from or brought to the Supreme Court of the United States by direction of the Comptroller of the Currency in suits by or against insolvent national banking associations or the receivers thereof. Pacific National Bank v.

Mixter, 114 U.S., 463.

19. The State statute of limitations applies to a suit brought by the receiver of a national bank against a shareholder to recover an assessment upon his stock to pay the debts of the bank. Butler v. Poole, 44 Fed. Rep., 586.

20. Whether a suit against a director for negligent performance of his duties, as required by the statutes of the United States and the by-laws of the association, will survive against the executor or administrator depends upon State laws. Witters v. Foster, 26 Fed. Rep., 737.

21. Such action is not prescribed by the limitation of one year in Louisiana.

*Case v. Bank, 100 U. S., 446.

22. On a bill filed by receiver against stockholders under section 50, where bank fails to pay its notes, action by Comptroller must precede institution of suit by receiver, and be set forth therein. Kennedy v. Gibson, 8 Wall., 498.

23. Creditors of the bank are not proper parties to such bill. Ib.

24. A compromise of a suit by the receiver of a national bank and counsel for the United States will not be opened after a delay of seven years, no fraud being shown. Henderson v. Myers, 11 Phila., 616; 3 N. B. C., 759.

25. An action may be brought against a national bank, notwithstanding a

receiver of it has been appointed. Security Bank of New York v. National Bank of the Commonwealth, 4 Thompson & Cook, 518; 1 N. B. C., 774. Green v. The Wallkill National Bank, 7 Hun., 63; 1 N. B. C., 786.

AGENT OF SHAREHOLDERS:

1. The Federal courts have the same jurisdiction of suits by and against the "agents" of national banks appointed under the national banking acts of Congress, when the "receivers" of an insolvent bank have been displaced by such "agents," as they have of suits by and against the "receivers" of such banks, each being in the same sense officers of the United States, and each representing in precisely the same relation the bank in its corporate capacity; and this jurisdiction attaches without regard to any diversity of citizenship of the parties or the amounts involved. McConville v. Gilmour et al., 36 Fed. Rep., 277.

2. When the receiver of an insolvent national bank has been displaced by an "agent" appointed under the acts of Congress in that behalf, it is proper practice to substitute, upon motion, the "agent" as the plaintiff on the record in place of the "receiver" in a suit already commenced by the

latter. 1b.

Assessment: See Insolvent banks; Receiver; Shareholders; Transfer of stock.

1. Where national banking association is insolvent, order of Comptroller of Currency, declaring to what extent the individual liability of stockholders shall be enforced, is conclusive. Kennedy v. Gibson, 8 Wall., 498; Casey

v. Galli, 94 U. S., 673; National Bank v. Case, 99 U. S., 628.
2. Payments of assessments by stockholder in national bank on increased stock can not be applied, in law or in equity, to discharge assessments by Comptroller in final liquidation of the bank. Pacific National Bank v. Eaton, 141 U.S., 237; Thayer v. Butler, Ib., 234; Butler v. Eaton, Ib., 240.

3. The assessments made by the Comptroller upon the shareholders of an insolvent association bear interest from the date of the order. Casey v. Galli, 94. U. S., 673.

4. Where shareholders have assessed themselves to the amount of the par value of the stock for the purpose of restoring impaired capital, the contributions made in pursuance of such assessment, though all used in paying the debts of the association, will not so operate as to discharge the shareholders from their individual liability. Delano v. Butler, 118 U.S., 634.

5. Where a married woman is by the State law capable of holding stock in a national bank in her own right she is liable to an assessment upon her shares, though the law of the State does not authorize married women to bind themselves by contracts for the payment of money. The law annexes her obligations by its own force; no act or capacity to act on her part is required. Witters v. Sowles, 32 Fed. Rep., 767; 35 Fed. Rep., 640.

6. Married women who are permitted by the laws of the State in which they

reside to become shareholders in national banks are liable to assessments under the national banking laws. In re First National Bank of St. Albans,

49 Fed. Rep., 120.

7. The coverture of a married woman who is a shareholder in a national bank does not prevent the receiver of the bank from recovering judgment against her for the amount of an assessment levied upon the shareholders equally

and ratably under the statute. Keyser v. Hitz, 133 U. S., 138.

8. It is not essential, in an action to enforce the individual liability of the shareholders of an insolvent national banking association, to aver and prove that the assessment was necessary, for the decision of the Comptroller on this point is conclusive. Strong v. Southworth, 8 Ben., 331; Kennedy v. Gibson, Š Wall., 498; Casey v. Galli, 94 U. S., 673.

9. And the fact that the title to the stock of a deceased shareholder vests in his administrator does not relieve the estate from the burden of an assess-Davis v. Weed, 44 Conn., 569.

10. Nor will the fact that the administration is complete, and all the assets have been distributed, defeat an action brought to recover the assessment. Ib.

11. The question whether there is a deficiency of assets, and when it is necessary to enforce the individual liability of shareholders, is for the Comptroller to determine; and his decision in this matter is final and conclusive. Kennedy v. Gibson, 8 Wall., 498; National Bank v. Case, 99 U. S., 628; Casey v. Galli, 94 U. S., 673.

12. The amount contributed by each shareholder should bear the same proportien to the whole amount of the deficit as his own stock bears to the whole amount of the capital stock at its par value. And the solvent shareholders can not be made to contribute more than their proportion to make good the deficiency caused by the insolvency of other shareholders. United States v. Knox, 103 U. S., 432.

13. Where, to discharge liabilities of an insolvent bank, Comptroller assessed against shareholders a sufficient per cent on par value of stock held by each, some being insolvent, he can not provide for deficiency by new assessment. Ib.

14. The estate of a deceased owner of national-bank stock is liable (Rev. St., sec. 5152) to an assessment levied against his executors in consequence of the failure of the bank after his death. Wiekham v. Hull et al., 60 Fed.

15. An action was brought against the executors of an estate to establish its liability for an assessment on certain shares of national-bank stock. The estate was at the time in possession of an Iowa probate court for purposes of administration, for which reason the Federal court could not enforce the liability, if adjudged to exist. Defendant set up the limitations contained in the Iowa statute (Code, sec. 2421) regulating the settlement of estates: Held, That the Federal court would not pass upon the question whether this provision debarred complainant from sharing in the estate, for, as the claim established in the Federal court must be presented for allowance in the probate proceedings, the better practice was to remit the question to the probate court. Ib.

- 16. Where a national bank issues certificates of its shares to a subsequent purchaser in lieu of the certificates of the prior owner, without observing its by-law in regard to a transfer on its books, so far as creditors of the bank are concerned a party taking and holding such shares of stock will be subject to the liabilities imposed by section 5151 of the national banking law. Laing v. Burley, 101 Ill., 591; 3 N. B. C., 369.
- 17. One to whom stock has been transferred in pledge or as collateral security for money loaned, and who appears on the books of the corporation as the owner of the stock, is liable as a stockholder for the benefit of creditors. Where the owner, holder, or pledgee of stock transfers it out and out for the purpose of escaping liability as a shareholder to one who is unable to meet such liability, or when the transfer is colorable and not absolute, the transfer is ineffective as to creditors, and the transferor will be still liable. Therefore, when the G. bank loaned money and took as collateral therefor shares of stock in the C. bank, which were duly transferred in the books of the C. bank, and afterward the G. bank transferred these shares to one of its clerks with an understanding that he should re-transfer on request, and the C. bank was then in failing condition. Held, that the G. bank was liable to contribute as a tockholder to the debts of the C. bank. Germania National Bank of New Orleans, v. Case, Receiver, 99 U. S., 628; 2 N. B. C., 25.
- 18. A letter addressed to the receiver, and signed by the Comptroller of the Currency, directing him to institute legal proceedings to enforce the individual liability of every stockholder, under the statute, is sufficient evidence that the Comptroller decided, before the suit, that it was necessary to enforce the personal liability of the stockholders. Bowden v. Johnson, 107 U. S., 251; 3 N. B. C., 55.
- The liability of the stockholders bears interest from the date of said letter. Ib.
- 20. Under the national banking act the individual liability of the stockholder survives as against the personal representatives of a deceased stockholder. Richmond v. Irons, 121 U.S., 27; 3 N.B.C., 211.
- 21. A stockholder sold certain stock several months before the insolvency of the bank, but the transfer was not made on the books till the date of the bank's failure. Held, that the stockholder incurred the statutory liability. Ib.
- 22. Fifty shares of the stock of a national bank were transferred to F. on the books of the bank October 29. A certificate therefor was made out, but not delivered to him. He knew nothing of the transfer, and did not authorize it to be made. On October 30 he was appointed a director and vice-president. On November 21 he was authorized to act as cashier. He acted as vice-president and cashier from that day. On December 12 he bought and paid for 20 other shares. On January 2 following, while the bank was insolvent, a dividend on its stock was fraudulently made, and \$1,750 therefor placed to the credit of F. on its books. He, learning on that day of the transfer of the 50 shares, ordered D., the president of the bank, who had directed the transfer of the 50 shares, to re-transfer it, and gave to D. his check to the order of D. individually for \$1,250 of the \$1,750. The bank failed January 22. In a suit by the receiver of the bank against F. to recover the amount of an assessment of 100 per cent by the Comptroller of the Currency in enforcement of the individual liability of the shareholders, and to recover the \$1,750, Held, first, in view of provisions of sections 5146, 5147, and 5210, Rev. St., it must be presumed conclusively that F. knew, from November 21, that the books showed he held 50 shares; second, F. did not get rid of his liability for \$1,250 by giving to D. his check for that sum in favor of D. individually. Finn v. Brown, 143 U. S., 56.
- 23. In winding up an insolvent national bank, the Comptroller of the Currency is vested with authority to determine when a deficiency of assets exists, so that the individual liability of the stockholders may be enforced, and no appeal lies from his decision. Bailey v. Sawyer, 1 N. B. C., 356; 4 Dill., 463.
- 24. The liability of a stockholder of a national bank is several, and is fixed by his taking stock in the corporation. Ib.
- 25. When an assessment upon the stockholders is ordered by the Comptroller, a suit at law is the proper remedy to enforce it. Ib.
- 26. A trustee holding shares in a national bank can not avail himself of his exemption from personal liability for debts of the bank, unless his trusteeship appears on the books of the bank. Davis v. Essex Baptist Society, 44 Conn., 582; 2 N. B. C., 110.

27. With a bequest of money a religious society purchased, and held in its own name, shares in a national bank. The society had other donations otherwise invested. Held, that the society was not a trustee, but an ordinary stockholder, and liable to assessment for debts of the insolvent bank. Ib.

28. One who procures a transfer to himself, on the books of a national bank, of stock in such bank, becomes liable for the engagements of the bank as prescribed in the national bank act, although such stock was pledged to him by the owner simply as security for a debt. Moore v. Jones, 3 Woods,

53; 2 N. B. C., 144.

29. One in whose name shares of the stock of a national bank stand on the bank books is subject to the individual liability of a shareholder, although his holding of the stock was originally as collateral security for a loan, and the loan has been repaid and the stock certificate surrendered with an executed power of attorney for transfer. Bowdell v. Farmers and Merchants' National Bank of Baltimore, 14 Bankers' Magazine, 387; 2 N. B. C., 146.

30. The determination of the Comptroller as to the necessity of an assessment on stockholders of an insolvent national bank for the payment of debts is conclusive, and in a suit to enforce such an assessment the necessity need not be alleged. Strong, Receiver, v. Southworth, 8 Ben., 331; 2 N. B. C., 172. 31. S. bought shares in a national bank and caused them to be transferred to E.,

who was in his employ, S. remaining the real owner. Held, that S. was liable as stockholder upon the failure of the bank. Davis, Receiver, v.

Stevens, 20 Alb. L. J., 490; 2 N. B. C., 158.

32. In an action by the receiver of a national bank to enforce the liability of a shareholder, it appeared that the date of the defendant's subscription to the stock was prior to May, 1866, when the receiver was appointed; that the Comptroller of the Currency decided on the 28th of June, 1876, that the enforcement of this liability to its full extent was necessary, and instructed the receiver accordingly, and that this action was thereupon brought. Held, that although such decision and order of the Comptroller were necessary preliminaries to a suit against the shareholder, yet, having been delayed without sufficient apparent reason for more than six years from the date of the subscription, the statute of limitations was a bar to the action, the State courts having decided that an act necessarily preliminary to the commencement of a suit upon a contract must be done within six years, unless sufficient reason for the delay is shown. Price, Receiver, v. Yates, 19 Alb. L. J., 295; 2 N. B. C., 204.

33. Actions by the receiver of a national bank against stockholders for assess-

ments on the stock are subject to State statutes of limitation. Butler

v. Poole, 44 Fed. Rep., 586.

34. A court has no power, under sec. 5324, U.S. Rev. St., to order the receiver of a national bank to compound debts which are not "bad or doubtful;" and a composition under such an order of debts not "bad or doubtful as the debt of a shareholder arising on his subscription to the stock, is ineffectual. Ib.

. A stockholder of an insolvent national bank, who happens also to be one of its creditors, can not cancel or diminish the assessment to which the provisions of sec. 5151, Rev. St., make him liable by offsetting his individual

Hobart, Receiver, etc., v. Gould, 8 Fed. Rep., 57. claim against it.

36. Section 5151, Rev. St., among other things, provides that the shareholders of every national banking association shall be held individually responsible for all contracts, etc., to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares. Held, that upon the insolvency of such a bank a shareholder who happens to be one of its creditors can not cancel or diminish the assessment, to to which the provisions of this section make him liable, by offsetting his individual claim against it. Ib.

37. The liability which shareholders in national banks incur under section 12 of the act of 1864, which provides for a liability "to the extent of the amount

of their stock therein, at the par value thereof, in addition to the amount invested in such shares," is that of principals, not of sureties. Hobart, Receiver, etc., v. Johnson, 8 Fed. Rep., 493.

38. Such a liability is not one on a "promise to pay the debt, or answer for the default or liability, of any other person," within the meaning of the proviso to section 5 of the Revised Statutes of New Jersey of 1874, p. 469.

39. On the principle of estoppel, one can not take advantage of certain statutory provisions without incurring thereby the attendant liabilities. Ib.

ASSESSMENT: See Insolvent banks; Receiver; Shareholders, etc.—Continued.

40. Under sec. 5151, Rev. St., owners of stock in a national bank are liable for its debts, and persons who hold themselves out or allow themselves to be held out as owners of stock are also liable, whether they own stock or not. Case, Receiver, v. Small et al., 10 Fed. Rep., 722.

41. A married woman who owns stock in a national bank is not exempt on account of her coverture from the liability imposed by the national currency acts upon all stockholders in such banks. Anderson v. Line, 14 Fed.

Rep., 405.

42. After a national bank has become insolvent and has closed its doors for business, its shareholders' liability to creditors is so far fixed that any transfer of their shares must be held fraudulent and inoperative as against the creditors of the bank. Irons et al. v. Manufacturers' National Bank of Chi-

cago et al., 17 Fed. Rep., 308.

- 43. The Pacific National Bank of Boston was organized in October, 1877, with a capital of \$250,000, with the right to increase it to \$1,000,000. In November, 1879, its capital was raised to \$500,000; September 13, 1881, the directors voted to increase the capital to \$1,000,000. On November 18, 1881, the bank suspended. On December 13, 1881, the directors voted that as \$38,700 of the increase of capital stock had not been paid in the capital be fixed at \$961,300, and the Comptroller of Currency was notified to that effect, and he notified the bank, under Rev. St., sec. 5205, to pay a deficiency on its capital stock by an assessment of 100 per cent. At the annual meeting the assessment was voted, and on March 18, 1881, with consent of the Comptroller and the approval of the directors and the examiner, the bank resumed business, and continued until May 20, 1881, when it again suspended and was put in the hands of a receiver. Prior to May 20, 1882, \$742,800 of the voluntary assessment had been paid in. Complainant was the owner of twenty-five shares of stock on September 13, 1881, and after the vote to increase the stock took twenty-five shares, for which he paid \$2,500 on October 1, 1881, and received a certificate. He voted for the assessment at the annual meeting, and in February, 1882, paid the assessment on the old and new stock, and subsequently sought to enjoin the suit at law against him by the receiver to enforce his individual liability as a stockholder, under Rev. St., sec. 5151, on the ground that the increase of capital was illegal and void, and that the voluntary assessment, under Rev. St., sec. 5205, relieved the stockholders of individual liability. that he was not entitled to relief, and the bill should be dismissed. Morrison v. Price, Receiver, 23 Fed. Rep., 217.
- 44. A discharge in bankruptcy releases a shareholder of a national bank from his statutory individual liability to creditors of the bank where, at the time of his discharge, the claims of such creditors were provable, not merely contingent. Irons et al. v. Manufacturers' National Bank et al., 27 Fed. Rep., 591.
- 45. When bank stock was sold, but not transferred on the books of the bank, and the bank afterwards failed, the executors of the person in whose name the stock stood on the books were held liable for assessment, although said stock had been paid for by a purchaser buying at the request of the president of the bank, who gave him a cashier's check for that purpose, placing the money so furnished to the credit of said purchaser on the books of the bank as a temporary loan, the intention being ultimately to transfer said shares to a third party as part of a larger proposed investment in stock, for which funds had been placed in the hands of the president of the bank. Price, Receiver, v. Whitney et al., 28 Fed. Rep., 297.

46. Defendant subscribed for new stock in the reorganization of a bank, and received a certificate on the basis of a total subscription of \$500,000. The actual increase was \$461,300. He protested against the same, and refused to vote on the stock, but retained his certificate until the bank went into the hands of a receiver several months later: Held, That he was liable to the receiver on his subscription, and it was too late to claim that the increase as to him was invalid. Butler, Receiver, v. Aspinwall, 33 Fed.

Rep., 217.

47. A pledgee of shares of stock in a national bank, who does not appear by the books of the bank or otherwise to be the owner, is not liable for an assessment upon the shares on the insolvency of the bank, under Rev. St., sec. 5151, rendering shareholders liable for the debts of the association to the extent of the par value of their stock. Welles v. Larrabee et al., 36 Fed. Rep., 866.

48. One to whom the shares are assigned in trust as security for a debt due a third person, and following whose name on the stock book of the bank is the word "trustee," is not liable for the assessment under section 5151, and is also within the provision of section 5152, exempting from such liability per-

sons holding stock as trustees. Ib.

49. In an action by the receiver of an insolvent national bank to recover of a stockholder an assessment on his shares, the defendant alleged as a counterclaim that the Comptroller of the Currency had directed the bank to restore the value of certain securities held by it which had been reported worthless by an examiner; that certain of the stockholders, including defendant, had raised a fund which was placed in the hands of trustees to apply so much as might be from time to time required by the Comptroller to retire such securities; that the fund was deposited with the bank with full notice of the purpose to which it was to be applied; that a portion had been used to retire the securities designated, and that when the bank failed the balance of the fund came into the hands of the receiver, and was now claimed by him as a part of the ordinary assets of the bank; that a certain portion of this balance belonged to defendant, which amount he asked to set off against plaintiff's demand: Held, That a general demurrer based on the ground that no set-off or counterclaim was available in such an action would be overruled, as the claim could be set off if it was of such a nature that the holder would be entitled to receive the full amount before distribution by the receiver to general creditors. Welles v. Stout, 38 Fed. Rep., 807.

50. Where a shareholder of a national bank makes a bona fide sale of his stock and goes with the purchaser to the bank, indorses the certificate, and delivers it to the cashier of the bank with directions to make the transfer on the books, he has done all that is incumbent upon him to discharge his liability, and he is not liable, though the cashier failed to make the transfer, upon the subsequent suspension of the bank for an assessment made by the Comptroller of the Currency, under Rev. St., sec. 5151, to pay the bank's debts. Hayes v. Shoemaker, 39 Fed. Rep., 319.

51. Defendant, for the purpose of helping a bank, of which complainant was a stockholder, in a financial crisis, loaned it certain securities belonging to complainant, and when complainant was informed of the fact she did not object. She was assured by the bank's officers that if the bank was saved the securities would be returned, and if it failed the avails would be credited on her assessment as a stockholder. The bank failed, and the securities were not returned: Held, That she was not entitled, as against other creditors, to set off the value of the securities against her assessment, but was, as to such value, on the same footing as any other creditor. Sowles v. Witters et al., 39 Fed. Rep., 403.

52. One who subscribes and pays for a specified number of shares of a "proposed increase" of the capital stock of a national bank, which increase is in fact never issued, and to whom the bank officials transfer, instead, old stock of the bank without his knowledge or consent, is not a "shareholder" within the meaning of Rev. St., sec. 5151, imposing individual liability on the shareholders for the debts of national banks. Stephens v.

Follett et al., 43 Fed. Rep., 842.

53. The fact that the subscriber for the new shares received a dividend on the old shares so transferred to him does not estop him from denying his liability as a shareholder, where such dividend was received in the belief that it was paid to him by virtue of his subscription to the new stock. Ib. 54. A person who becomes a stockholder in a national bank thereby submits him-

self to the provisions of the national-bank act, and becomes liable to be assessed to the extent of his statutory liability for all debts of the bank existing while he holds his stock. Young v. Wempe et al., 46 Fed. Rep., 354.

55. In an action by the receiver of a national bank to enforce an assessment under Rev. St., sec. 5151, against one credited on the transfer books as a stockholder, it appeared that nearly a year before the failure he had sold his stock to a broker for an undisclosed principal; that he indersed the same, and requested the broker to inform the cashier of the transaction, and to have the stock transferred; that the broker accordingly handed the stock to the cashier, gave him the necessary information, and requested him to make the transfer. This the cashier promised to do, but in fact the transfer was never made. The certificate recited that it was transferable on the books of the company "by indersement hereon and surrender of this certificate:" *Held*, That in requesting the cashier to make the transfer the broker acted as the seller's agent, and that the latter did all that was required of him as a prudent business man, and could not be held liable as a stockholder. Young v. McKay, 50 Fed. Rep., \$94.

56. A Federal court will not, even if it has the power under Rev. St., sec. 5234, grant an order authorizing a receiver of a national bank to compound the statutory liability of certain stockholders by accepting payment of a gross sum, less than is due, in satisfaction and discharge thereof, although more money would thus be realized than by proceedings to collect the same in the usual way, when it appears probable that such stockholders have fraudulently conveyed their property to avoid their legal obligations as stockholders, or to shield themselves from injury and exposure by liti-In re Certain Shareholders of the California National Bank of San Diego, 53 Fed. Rep., 38.

57. A person who is entered on the books of a national bank as the owner of stock, but who is admitted to hold the stock in trust for the true owner, is not liable as a stockholder for the debts of the bank, when the true owner has been adjudged so liable, although nothing is realized upon the execution of such judgment. Yardley v. Wilgus, 56 Fed. Rep., 965.

58. When the full personal liability of shareholders is to be enforced the action must be at law. Kennedy v. Gibson, 8 Wall., 498; Casey v. Galli, 94 U. S., 673.

59. And it may be at law, though the assessment is not for the full value of the shares; for, since the sum each shareholder must contribute is a certain exact sum, there is no necessity for invoking the aid of a court of equity.

Bailey v. Sawyer, 4 Dill., 463; 1 N. B. C., 356.

But the suit may be in equity. Kennedy v. Gibson, 8 Wall., 498.

61. It is no objection to a bill against stockholders within the jurisdiction of the court that other stockholders, not within such jurisdiction, are not code-

fendants. Ib.; Case v. Bank, 100 U. S., 446.
62. But a pledgee of shares of stock in a national bank who in good faith and with no fraudulent intent takes the security for his benefit in the name of an irresponsible trustee for the avowed purpose of avoiding individual liability as a shareholder, and who exercises none of the powers or rights of a stockholder, incurs no liability as such to creditors of the bank in case of its failure. Anderson, Receiver, v. Warehouse Company, 111 U.S., 479.

63. The individual liability of the shareholders of an insolvent association may be enforced for the purpose of paying all of its liabilities, and not merely for the purpose of paying its "debts," technically so called. Stanton v. Wilkeson, 8 Ben., 357.

64. The individual liability of the stockholders must be restricted in its meaning to such contracts, debts, and engagements of the association as have been duly contracted in the ordinary course of its business. And, therefore, creditors of an association who make settlements after the association is put into liquidation and receive from the president payment of their claims in paper of the association, or of the individual notes of the president himself, indorsed or guaranteed in the name of the association, are not to be considered as creditors of the association entitled to subject the stockholders to individual liability; for these are new contracts. Richmond v. Irons, 121 U. S., 27.

65. The individual liability of the stockholders is enforceable only in behalf of all the creditors, and any security given by a stockholder for his liability in this respect should likewise be for the benefit of all the creditors. Accordingly, a mortgage of all the individual property of a stockholder, made after the bank has closed its doors, for the purpose of securing a single depositor, is void as against a judgment obtained against such stockholder in an action by the receiver to recover the amount of his individual liability. Gatch v. Fitch, 34 Fed. Rep., 566.

66. Bill filed by receiver against transferrer and transferre to enforce such lia-

bility will lie where it is for discovery as well as relief, as the transfer would be good between the parties. Bowden v. Johnston, 107 U. S., 251.

67. A shareholder in a national bank, who is liable for its debts, is liable for interest thereon to the extent of the bank's liability, and not in excess of the maximum liability fixed by statute. Richmond v. Irons, 121 U. S., 27.

68. The creditors of an insolvent association must seek their remedy through the Comptroller, in the mode prescribed by the statute; they can not proceed directly in their own names against stockholders or the debtors of the bank. Kennedy v. Gibson, 8 Wall., 498.

69. Each shareholder of a national-banking association is individually liable for its debts to the extent of the amount of his stock at its par value, in addition to the amount invested in the shares held by him, and a receiver appointed to wind up the affairs of such an association that has become insolvent is authorized, under the direction of the Comptroller of the Currency, to enforce the liability of its stockholders, and to collect from

each of them the necessary amount, up to the extent of his liability, for the payment of the creditors. King et al. v. Armstrong, Receiver; 34 N. E.,

163; 50 Ohio St., 222.
70. Code N. C. sec. 1826, provides that no woman during coverture shall be capable of making any contract to effect her real and personal estate without the written consent of her husband: Held, That a purchase of stock by a married woman is not a "contract" within the terms of the statute, and that the wife is liable upon an assessment, although the stock was purchased without the written consent of her husband. Robinson v. Turrentine et al., 59 Fed. Rep., 554.

71. One in whose name stock of an insolvent national bank stood, paid an assessment thereon under a threat by the receiver to sue therefor, though he claimed that he had sold the stock. More funds were collected than were required to pay the creditors of the bank: Held, That such payment could not be recovered as having been made under a mistaken belief by the payor that the whole amount would be required to pay the creditors

of the bank. Holt v. Thomas (Cal.), 38, P., 891.

ATTACHMENT:

A. Solvent banks-

1. The stock of a shareholder indebted to it may be attached by the association and sold on execution. Hagar v. Union National Bank, 63 Me., 509.

2. No State court can issue an attachment against the funds of a national bank. Although the provision forbidding attachments was evidently made to secure equality among the general creditors in the division of the proceeds of the property of an insolvant bank, its operation is by no means confined to cases of actual or contemplated insolvency; but the remedy is taken away altogether and can not be used under any circumstances. The effect of the provision in sec. 5242, Rev. St., is to write into all State attachment laws an exception in favor of national banks, and all such laws must be read as if they contained an exception in favor of national banks. Pacific National Bank v. Mixter, 124 U.S., 721.

3. No attachment can issue from United States circuit court in an action against a national bank before final judgment in the cause, and a bond given on

such attachment is illegal.

4. An attachment can issue against a national bank from a State court. Robinson v. National Bank of Newbern, 58 How. Pr., 306; 2 N. B. C., 309.

5. The provision of the national banking act that attachments, injunctions, etc., shall not be issued by State courts against national banks before final judgment, relates only to actions against banks where the action is brought, and not to cases where the action is against a nonresident corporation. Southwick v. The First National Bank of Mempais, 7 Hun., 96; 1 N. B. C., 789.

6. An attachment will not lie before final judgment against the property in this State of a national bank situated and doing business in another State. Rhoner v. National Bank of Allentown, Pa.; Palmer v. Same, 14 Hun., 126; 2 N. B. C., 331.

7. An attachment can not be issued from a State court against a national bank before final judgment, whether such bank be located in this State Central National Bank v. Richland National Bank, 52 Howard, 136;

1 N. B. C., 801.

8. The provision of the national banking act prohibiting attachments in such cases is not repealed by the act of Congress of July 12, 1883, providing that the jurisdiction for suits thereafter brought against national banks shall be the same as for suits against State banks, and repealing laws inconsistent therewith. Raynor v. Pacific National Bank, 93 N. Y., 371; 3 N. B. C., 624.

9. An unrecorded transfer of national-bank stock will take precedence of a subsequent attachment in behalf of a creditor without notice. Continental National Bank v. Eliot National Bank et al., 7 Fed. Rep., 369.

10. The loss of interest occasioned by an attachment wrongfully laid is clearly an injury for which damages are recoverable against the wrongdoer. Jacobus v. Monongahela National Bank of Brownsville, 35 Fed. Rep., 395.

- 11. Where shares of corporation stock are attached, the subsequently declared dividends are as much bound by the attachment as the corpus of the stock itself is. Ib.
- 12. Counsel fees and other expenses (not taxable as costs) paid or incurred in defending against an attachment wrongfully laid are not recoverable as damages in an action upon a statutory recognizance given when the attachment was issued, conditioned for the payment to the party aggrieved of "such damages as the court may adjudge." Ib.

ATTACHMENT—Continued.

B. Insolvent banks-

- 13. When a creditor attaches the property of an insolvent bank he can not hold such property against the claim of a receiver appointed after the attachment suit was commenced. Such creditor must share pro rata with all others. First National Bank of Selma v. Colby, 21 Wall., 609; Harvey v. Allen, 16 Blatch., 29.
- 14. Sureties on attachment bond against national bank who have received assets of the bank to secure them from loss thereon, the obligation being illegal, will be discharged in equity and be compelled to transfer their collateral to the receiver of the bank. Pacific National Bank v. Mixter, 124 U. S., 721.
- 15. An attachment from a State court may not issue against an insolvent national bank of that State. National Shoe and Leather Bank of the City of New York v. Mechanics' National Bank of Newark, N. J.; Corn Exchange Bank v. Same; West Side Bank v. Same; 89 N. Y., 467; 3 N. B. C., 601.
- 16. An attachment issued against an insolvent national bank is invalid (U. S. R. S., sec. 5242) and is not made valid by the subsequent acquisition by the bank of further capital. Raynor v. Pacific National Bank, 93 N. Y., 371; 3 N. B. C., 624.
- N. B. C., 624.

 17. Although the bank, after the issuing of the attachment, paid a large amount of its debts in full, this does not estop it from questioning the validity of the attachment. Ib.
- 18. A receiver of a national bank situated in another State, though not a party, may move to vacate an attachment. People's Bank of the City of New York v. Mechanics' National Bank of Newark, 62 How. Pr., 422; 3 N. B. C., 670.
- 19. In an action against a national bank of another State, an attachment issued againt its property in this State will be vacated upon proof of its insolvency. Ib.
- 20. The defendant, a national bank at Boston, Mass., on November 18, 1881, closed its doors and was put in charge of a Government bank examiner, and thus continued till March 14, 1882, when the Comptroller allowed it to resume. It transacted business till May 22, 1882, when it was placed in the hands of a receiver. An attachment was issued in this action November 19, 1881, against defendant's property in this State. At that time its assets would have paid its debts and hisbilities exclusive of its capital, but it had refused to pay various legal obligations then due: Held, That defendant had committed acts of insolvency within U. S. Rev. St., sec. 5242, and the attachment should be vacated. Market National Bank of New York v. Pacific National Bank of Boston, 30 Hun., 50; 3 N. B. C., 672.
- 21. Bank property attached by individual creditor after bank is insolvent can not be sold to pay his demand against the claim of a receiver subsequently appointed. National Bank v. Colby, 21 Wall., 609.
- appointed. National Bank v. Colby, 21 Wall., 609.

 22. Where service is made on a national bank only by attachment and publication or service out of the State, the attachment, being prohibited by Rev. St., sec. 5242, should be vacated and the service set aside. Garner v. Second National Bank (C. C.), 66 F., 369.

BONDS OF OFFICERS:

- 1. It is not necessary that national banking associations shall signify their approval of the official bonds of their officers by memoranda entered upon the journals or minutes of the directors. The acceptance is to be presumed from the retention of the bond, and from the fact that the officer is permitted to enter upon or continue in the discharge of his duties. Graves v. The Lebanon National Bank, 10 Bush., 23.
- 2. Where the sureties of an officer can reasonably be presumed to have been deceived by the statement of the condition of the bank published just prior to the execution of the bond, and to have been led to think that there was no deficit, whereas there had been a misapplication of a large part of the funds by the officer whose bondsmen they became, which fact would have been ascertained had the directors exercised ordinary diligence, the sureties are discharged from their liability. *Ib*.
- A surety on the bond of a cashier of a national bank is not discharged by the fact that the cashier had, before the bond was given, committed frauds upon the bank, if such frauds were unknown to the officers of the bank, although they were guilty of gross negligence in not discovering them. Tapley v. Martin, 116 Mass., 275; 1 N. B. C., 611.
 The engagement of a surety is a direct original agreement with the obligee
- 4. The engagement of a surety is a direct original agreement with the obligee that in the event his principal fails he will perform the original obligation, and whether it is entered into jointly with the principal or sepa-

Bonds of officers—Continued.

rately, the extent and character of the obligation are the same as to both, depending only upon the form in which it is expressed. La Rose et al. v. The Logansport National Bank et al., 103 Ind., 332.

5. The contract of obligors, whether entered into separately or jointly with the principal, if by its terms it appears that the principal is separately bound by an original, independent contract, to which the contract for security is collateral, and the obligors agree therein that the principal will pay or perform according to his original engagement, and that they will answer for his default in the event of failure, is a contract of guaranty. Ib.

6. The contract of the sureties in the bond of a bank cashier, conditioned for the faithful discharge of his duties by such eashier, is a contract of

guaranty. Ib.

7. A failure to give notice to guarantors of the default of their principal, except in cases governed by commercial rules, is a matter of defence, and resulting damages must concur with such failure in order to work a discharge. Ib.

8. Where by a by-law of a bank its cashier is made responsible for the funds and valuables of the bank, it can not be implied that his bond would not become operative until all the other officers and employés were denied access to such funds and valuables, nor that he is responsible for losses which may occur through the delinquencies of others. Ib.

9. The bond of a bank cashier, executed and approved two weeks after he enters

upon his duties, is upon sufficient consideration, and is operative, at least from the date of its approval. Ib.

10. The knowledge by an employer of the misconduct of an employé whose conduct and fidelity have been guaranteed by another, which will, if concealed, release the guarantor, must relate to the service in which the employé is engaged, and must be something more than mere moral delinquency, unconnected with the subject-matter of the guaranty. Ib.

11. A continuing contract, guaranteeing the fidelity of a bank cashier, may be revoked by the guarantors without cause, upon proper notice, but the

right must be exercised reasonably. Ib.

12. A bond of suretyship for an employe, which is to "embrace and cover only acts and defaults committed during its currency and within twelve months next before the date of discovery of the act or default upon which such claim is based," covers not only embezzlements made during the year actually preceding their discovery, but also earlier embezzlements which would have been discovered within a year but for the fact during the year preceding the actual discovery the employé had so falsified the books as to prevent such discovery. Consolidation National Bank v. Fidelity and Casualty Company of New York (C. C.), 67 F., 874.

Books, inspection of:

1. Code of Alabama, 1886, sec. 1677, which provides that stockholders of all corporations have the right to have access to and inspection and examination of the books, records, and papers of the corporation at all reasonable and proper times, applies to national banks located within the State; and mandamus will lie against the officer having custody of the books to enforce the right. Winter v. Baldwin, 7 So., 734; 89 Ala., 483.

2. The rights of stockholders are not curtailed nor the statute in conflict with U. S. Rev. St., which provide that national banks shall not be subject to

visitorial powers other than those authorized by Congress or vested in the courts of justice. Ib.

3. The officers of a national bank can not be compelled to exhibit the books of the bank to State officers for the purpose of furnishing a basis for State taxation of the deposits as against the depositors. First National Bank of Youngstown v. Hughes et al.; Second National Bank v. Do., 2 N. B. C., 176.

 A national bank located in another State can not keep an office for discount and deposit in New York, and can not maintain an action upon a note discounted at such office. National Bank of Fairhaven v. The Phonix Warehousing Co., 6 Hun., 71; 1 N. B. C., 784.

2. Under Rev. St., sec. 5190, providing that "the usual business of each national-

banking association shall be transacted at an office or banking house located in the place specified in its organization certificate," a national bank can not make a valid contract for the cashing of cheeks upon it at a different place from that of its residence, through the agency of another bank. Armstrong v. National Bank of Springfield, 38 Fed. Rep., 883.

BROKER:

A national banking association is not authorized to act as a broker or agent in the purchase of bonds and stocks. First National Bank of Allentown v. Hoch, 89 Penn. St., 324; Weckler v. The First National Bank of Hagerstown, 42 Md., 581.

CAPITAL STOCK: See Shareholders; Transfer of stock.

A. In general—

- 1. A national bank can acquire an interest in its own stock only by purchase to prevent a loss upon a debt previously contracted in good faith; and a provision in certificates of stock in such bank that they shall not be transferred until all the liabilities of the stockholder to the bank are paid is void and of no effect. Conklin v. The Second National Bank, 45 N. Y., 655; 1 N. B. C., 693.
- 2. Where a national bank made a loan upon the pledge of its own shares and afterwards sold the shares to obtain payment of the loan which exceeded the amount realized from the shares: Held, That the owner of the shares could not, on the ground that the statute forbids a national bank to take its own shares as security, recover from the bank the amount realized upon the sale of the shares. First National Bank of Xenia v. Slewart, 107 U.S., 676; 3 N.B. C., 96.
- 3. The articles of association and the by-laws of a national bank prohibited the transfer of stock owned by any stockholder indebted to the bank until such indebtedness should be satisfied: Held, That the prohibition was invalid, under section 35 of the National Banking Act, and that the bank could not thus acquire a lien on the shares of the stockholders. Bullard v. Bank, 18 Wall., 589; 1 N. B. C., 93.

B. Increase-

- 4. National banks have no authority to increase their capital stock except as provided by Rev. St., sec. 5142, and act of Congress May 6, 1886; and where an increase is attempted to be made without obtaining the consent of two-thirds of the stock, the payment in full of the amount of such increase, and the certificate and approval of the Comptroller of the Currency, as required by those statutes, the proceedings are invalid, and preliminary subscriptions to such increase can not be enforced. Winters v. Armstrong: Armstrong v. Stanage; Same v. Wood, 37 Fed. Rep., 508.
- 5. Such a subscription is impliedly conditioned on the subscription of the whole amount of the proposed increase and on the compliance by the corporation with all the requirements of the statute necessary to make the increase stock valid, and in case of noncompliance with such requirements there is a failure of consideration. Ib.
- 6. In an action by the receiver of a national bank to enforce subscriptions to a proposed increase of its capital stock, an allegation that the bank, subsequent to defendants' subscriptions, and with their knowledge, represented to the public by means of circulars, letter heads, etc., that its capital stock had been so increased and that defendants allowed their names to remain "upon the list of those subscribing for and entitled to such new or increase of stock," but without alleging that the public gave credit to the bank on the faith that the defendants were part owners of such increase of stock, or that they allowed themselves to be held out as actual stockholders, does not show that they are estopped to plead the failure of the bank to comply with the statutory requirements in perfecting such increase. Ib.
- 7. The receiver stands in the shoes of the bank, and can assert no rights against the subscribers which the bank could not have asserted. Ib.
- 8. A subscriber who has made payments on his subscription to the proposed increase, believing that the statutory requirements would be complied with, is cutitled to have the amount thereof allowed as a claim against the assets of the bank in the receiver's hands. *Ib*.
- 9. Where one subscribes for shares in the increase of the capital of a national banking association in a certain amount, such subscription being paid in full and the entry made on the stock book of the bank, he becomes a shareholder, although no stock certificate is issued. Pacific N. B. v. Eaton, 141 U. S., 221.
- 10. And the certificate of the Comptroller of the Currency approving the amount of increase that has been paid in, which amount includes what was paid by the dissenting subscriber, will be conclusive upon such subscriber. Ib.
- 11. But if such subscriber has assented to or ratified the change he will be held a shareholder. Delano v. Butler, 118 U. S., 634.

CAPITAL STOCK: See Shareholders; Transfer of stock-Continued.

B. Increase—Continued.

12. When the previous proceedings looking to an increase in the capital stock of a national bank have been regular and all that are requisite, and a stockholder subscribes to his proportionate part of the increase and pays his subscription, the law does not attach to the subscription a condition that it is to be void if the whole increase authorized be not subscribed, although there may be cases in which equity would interfere to protect him in case of a material deficiency. Aspinwall v. Butler, 133 U. S., 595.

13. The Comptroller of the Currency has power by law to assent to an increase in the capital stock of a national bank less than that originally voted by the directors, but equal to the amount actually subscribed and paid for

by the shareholders under that vote. Ib.

14. Where one subscribes for shares in an increase of capital stock of a national bank and pays for the same without waiting to see whether the whole amount of the increase is taken, he is bound by such subscription and payment, though the amount of the increase is afterwards reduced by the bank and the Comptroller of the Currency. Butter v. Eaton, 141 U. S., 240.

15. The conditions imposed by Rev. St., sec. 5142, as to the validity of increase of national-bank capital were intended to secure actual cash payment of subscriptions and to prevent watering stock, not to invalidate bona fide subscriptions actually made and paid. Aspinwall v. Butler, 133 U. S., 595.

- 16. Stockholder in national bank who, with knowledge of its insolvent condition and of all material facts, subscribes for increased stock to same amount as his original stock, and amount of proposed increase is afterwards reduced, can not question validity of proceedings for such increase to annul such subscription and payment. Delano v. Butler, 118 U. S., 634; Pacific National Bank v. Eaton, 141 Ib., 237; Thayer v. Butler, Ib., 234; Butler v. Eaton, Ib., 240.
- 17. There can be no increase of the capital of a national bank until the Comptroller of the Currency approves thereof and issues his certificate, as provided by section 13 of the act of Congress providing for the organization of national banks. Charleston v. People's National Bank, 5 South Carolina, 103; 1 N. B. C., 898.

C. Reduction-

- 18. A national bank, reducing its capital, can not retain, as a surplus or for any other purpose, any portion of the money which it received for retired stock, and having refused to permit shares thus retired to be transferred on its books is liable for the value of the shares to the holder. Seeley v. New York National Exchange Bank, 78 N. Y., 608; 4 Abb. New Cases, 61; 2 N. B. C., 340.
- 19. The capital of a national bank having become impaired by the nonpayment of the interest on some paper among its assets, to the amount of \$71,000, in order to avoid an assessment by the Comptroller, the stockholders reduced its capital stock, and carried the bills and notes to the account of suspended or "bad debts," which were not thereafter included as assets, although retained in its custody. Some years afterwards the bank realized \$75,000 from collaterals pledged for the security of that paper. In a suit by a stockholder to recover his share of the amount realized, proportioned to the amount of stock surrendered: Held, That he could not recover.

 McCann v. First National Bank of Jeffersonville, 112 Ind. 354: 3 N. B. C. 434

McCann v. First National Bank of Jeffersonville, 112 Ind., 354; 3 N. B. C., 434. 20. Under Comp. Laws, sees. 3589, 4515, relating to the recision of contracts procured through fraud, one induced to purchase bank stock by fraudulent representations as to its value may rescind the purchase and recover his notes given therefor against a holder of the notes having notice of the fraud. Taylor v. National Bank (S. D.) 62 N. W., 99.

21. The State legislature may authorize the sale, under execution, of national-bank stock. In re Braden's estate (1 a. Sup.) 30 A. 746; Appeal of Wood, Id.

CASHIER: See Officers.

CERTIFICATE OF DEPOSIT:

 National banking associations may issue certificates of deposit. Riddle v. First National Bank, 27 Fed. Rep., 503.

2. Certificates of deposit in the ordinary form, issued by a national bank to depositors, and payable to order, are not post-notes, within the prohibition of sec. 5183, Rev. St. Ib.

3. A certificate of deposit, payable to the order of the depositor on the return of the certificate, is not due or suable until demand made and return of the certificate. Ib.

CERTIFICATE OF DEPOSIT-Continued.

4. Certain persons, directors of a savings and of a national bank, procured money from the former on notes made by a third person to them for the payment of stock of the national bank, issued in the name of such third person for their benefit. These persons were behind in their accounts with the national bank, and the savings bank allowed them to overdraw their accounts with it to a large amount, which was used in settling their accounts with the national bank. Thereafter the savings bank delivered the notes and the check to the national bank, which issued to it a certificate of deposit for an amount covering the whole amount represented by them: Held, That this certificate of deposit was without consideration and void, and any loss accruing to the savings bank by virtue of the transactions was due to the fraud or incompetency of its own officers. Murray v. Pauly, 56 Fed. Rep., 962.

5. A certificate of deposit is evidence of so high and satisfactory a character as to the sum deposited that to escape its effect the maker must overcome it by clear and satisfactory evidence. Where the testimony, aside from the certificate, is balanced as to the amount deposited, the certificate will turn

The First National Bank of Lacon v. Myers, 83 Ill., 507. the scale

6. A certificate of deposit issued by a national bank, payable to the order of the depositor, on return of the certificate properly indersed, and understood between the bank and the depositor not to be payable until a future day agreed upon, is not in violation of the national banking act. Hunt, appellant, 141 Mass., 515; 3 N. B. C., 474.

7. Suit against a bank upon a stolen certificate of deposit given by the defendant to the plaintiff, reciting that he had deposited in said bank a certain number of dollars, payable to his order in current funds, on the return of the certificate properly indorsed: Held, That the instrument should be regarded as the promissory note of the bank, assignable under the statute, but that it was not negotiable as an inland bill of exchange, being made payable, not in money, but "in current funds." The National State Bank of Lafayette v. Ringel, 51 Ind., 393.

8. Held, therefore, that the payee could recover on said stolen certificate without giving a bond to indemnify the bank against a subsequent claim

thereunder by another person. Ib.

9. A person depositing money in a bank accepted from the cashier a certificate of deposit, which made no mention of interest, but with a verbal agreement that interest should be paid. The cashier at the same time indersed a memorandum of the rate of interest on the stub from which the certificate was taken. Held, That the stub should be read with the certificate, as evidence of the entire contract. Thomson v. Beal, 48 Fed. Rep., 614.

CERTIFICATION OF CHECKS: See Collections.

1. A national banking association may "certify" a check. Merchants' National Bank v. State National Bank, 10 Wall., 604.

2. The certification of a check by a bank is, in effect, merely an acceptance, and creates no trust in favor of the holder of the check and gives no lien on any particular portion of the assets of the bank. People v. St. Nicholas Bank,

28 N. Y. St., 407; 58 N. Y. St., 712.

3. A certified check has a distinctive character as a species of commercial paper, the certification constituting a new contract between the holder and the certifying bank. The funds of the drawer are, in legal contemplation, withdrawn from his credit and appropriated to the payment of the check, and the bank becomes the debtor of the holder as for money had and received. National Commercial Bank v. Miller & Co., 77 Ala., 168.

4. Where the defendant has a right of election, on account of a tort committed, either to sue for the tort, or, waiving the tort, to sue for money had and received, the relation of debtor and creditor does not exist until he elects to sue for the money; and his creditors can not defeat his election by garnishment against the wrongdoer. But this principle does not apply where the garnishees, having received a check from the defendant, with authority to collect for deposit and use, have had the check certified by the bank on which it is drawn, before the service of the garnishment; being authorized to have it certified, and the relation of the parties being thereby changed, they are liable to the defendant for the amount of the check, as for money had and received, and that liability may be reached by garnishment. Ib.

5. A broker received coupon railroad mortgage bonds to cover future margins of a customer and pledged them to a bank as collateral security for any indebtedness he might owe to it. Afterward the bank advanced money

CERTIFICATION OF CHECKS: Sec Collections-Continued.

and certified checks on the faith of these bonds, when broker did not have money on deposit equal in amount to the checks: Held, under sec. 5208, that although the certifications were unlawful the checks certified were good and valid obligations against the bank. Thompson v. St. Nicholas National Bank, 146 U.S., 240.

Bank, 146 U.S., 240.

6. In an action by a bona fide holder of a check drawn on defendant, a national bank, and certified by its cashier: Held, That the defendant was liable, although the drawer had no funds in the bank when the check was certified. Cooke v. The State National Bank of Boston, 52 N. Y., 96; 1 N.B. C., 698.

7. Where a postdated check is certified by the cashier of the bank on which it is drawn to be "good," by indorsement thereon before the day of its date, the instrument, upon its very face, communicates facts and information to persons receiving the same that the cashier, in making such certification, was not acting within the known limits of his power, and that he was clearly exceeding them. The Clarke National Bank v. The Bank of Albion, impleaded, etc., 52 Barb., 592.

8. It appearing, on the face of such paper, that it was certified by the cashier before its payment could have been legally demanded, and before it could be presumed that the drawer had made a deposit for its payment, this is,

in the law, full notice to a purchaser. Ib.

9. To enable a holder of such check to recover of the bank upon it, it must appear that he became the owner and holder in good faith for a full and fair consideration in the usual course of business, and without notice of the cashier's want of power to make the certification. He must have parted with something of value upon the strength and in consideration of the transfer of the paper. Ib.

10. If he parted with nothing before the check was dishonored, he stands in privity with his immediate indorsers, and is affected by all that will affect

them. Ib.

11. Crediting the indersers with the avails of the check on the books of the holder is in no sense a paying over. The holder, upon receiving notice of dishonor, has an undoubted right to crase such credit, and to restore it only at the special instance of the indersers from whom he received the check. Ib.

12. The receipt of a certified check is not, of itself, payment. Such a check does not cease to be commercial paper and become money. Certifying a check to be "good" is nothing more than a promise by the bank upon which it is drawn to pay it when presented, as in the case of the acceptance of a bill of exchange. If an accepted bill be protested for nonpayment, and the drawer duly notified thereof, he is bound to pay the bill, with damages and costs. The same is the law with regard to a certified check. Bickford v. First National Bank of Chicago, 42 Ill., 238.

13. As the acceptance of a bill of exchange does not discharge the drawer, so neither should the acceptance of a check, manifested by the word "good" placed upon it by the bank, discharge the drawer. They rest on the same principles. In this respect there is no difference between an uncertified and a certified check; the dishonor of either must make the drawer liable. Ib.

14. There is this difference, however, between a certified and an uncertified check: In case of the former, the amount of the check is supposed to be at once charged up against the drawer, and thus placed beyond his control, while the holder of an uncertified check may be anticipated by another, who also holds a check on which he may draw the money. The certificate is an unconditional promise on the part of the bank to pay the check on demand. The object in certifying the check is to give it a currency value and to enable the holder to use it as money. Ib.

15. Although it be the fact that certified checks pass from hand to hand as cash, still they are not cash or currency, in the legal sense of those terms, and they do not lose, on that account, any of their characteristics as bills of exchange, and therefore, when dishonored, the holder has a right to look

to the drawer for payment. Ib.

16. In this case a check was drawn and certified and deposited in a bank after 10 o'clock a. m. and before 3 o'clock p. m. on a certain day, where it remained until the next morning, when it was taken, in the usual course of business, to the bank on which it was drawn. The bank was closed and continued so. The check was protested for nonpayment and due notice given. This was sufficient diligence to hold the drawer. Ib.
17. The holder of a certified check has the right to hold the drawee and acceptor,

17. The holder of a certified check has the right to hold the drawee and acceptor, as well as the drawer. So, where the acceptor has failed and made an assignment, the holder waives none of his rights against the drawer by giving notice to the assignee of the acceptor not to pay over any money to the drawer out of assets which might come to his hands in that capacity. Ib.

CERTIFICATION OF CHECKS: See Collections—Continued.

18. A certificate of a bank that a check is good is equivalent to an acceptance; it implies that a check is drawn upon sufficient funds in the hands of the drawee; that they have been set apart for its satisfaction, and that they shall be so applied whenever the check is presented for payment. Mer-

chants' National Bank v. State National Bank, 10 Wall., 604; 1 N. B. C., 47.

19. National banks have the power to certify checks, and this power may be exercised by the cashier without special authorization. The directors may limit his exercise of this power as they deem proper, but such limitation will not affect a person ignorant thereof who deals with the cashier in

relation to matters apparently within the scope of his power. Ib.

20. A bank, knowing that the county treasurer of the county had not sufficient county funds in his hands to balance his official accounts, consented to give him a fictitious credit in order to enable him to impose upon the county commissioners, who were about to examine his accounts. They accordingly gave him a "cashier's check" for \$16,571.61, which he indorsed and took to the commissioners. They received it, but refused to discharge him or his bondsmen, and placed the check and such funds as he had in cash in a box and delivered them to his bondsmen. The latter deposited the money and the check in another bank in the same place, which bank brought suit against the bank which issued the check to recover upon it: Held, 1, That the circumstances under which the check was issued were a plain fraud upon the law, and also upon the county commissioners; 2, that their receipt of it and turning it over to the sureties was a single act, intended to assist the sureties in protecting themselves, and was inconsistent with the idea of releasing them from their obligation. Thompson v. Sioux Falls National Bank, 150 U.S., 231.

21. Though the drawer of a check, before delivering it, has it certified, he will not be relieved from liability thereon, the bank having failed before payment thereof, though presented in due season. Randolph National Bank

v. Hornblower et al., 35 N. E., 850; 160 Mass., 401.

22. Where the drawer of a check, before delivering it to the payee, has it certified as good by the bank upon which it is drawn, and the payee presents it in good season for payment, and gives due notice to the drawer of its nonpayment, and the bank had failed at the time of presentment for payment, the drawer will not be discharged from liability on the cheek. cinnati Oyster and Fish Co. v. National Lafaytte Bank, 36 N. E., 833.

23. As a general rule the certification of a check in the hands of the payee, the body of which is unaltered, releases the drawer from further liability, and creates a direct liability from the bank to the payce, while as between the bank and the drawer it operates as a payment, to that extent, on his account; and although prior to its being certified the check may be countermanded by the drawer, after its certification it has passed beyond his control, and he no longer has power to countermand its payment. Meridian National Bank of Indianapolis v. First National Bank of Shelbyville, 34 N. E., 608; 7 Ind. App., 322.

24. The indorsement of a check by the person to whom it was actually issued,

and by whom the drawer intended the money should be received, is an effectual indorsement to pass title to the check to a bank cashing the same; and the indorsement is not, as to such bank, invalidated by reason of the payee acting under an assumed and ficticious name, when he was not impersonating any other individual. *Ib*.

25. A bank cashing, in good faith, a check so drawn and indorsed may collect the amount thereof of the bank which has certified the same. Ib.

26. The acceptance or certification of a bank check does not warrant the signatures of the indorsers to be genuine. First National Bank v. Northwestern National Bank (Ill.), 38 N. E., 739.

CHECKS: See Certification of checks; Collections.

1. A check is, substantially, an inland bill of exchange, and the rules applicable to such bills are alike applicable to checks. Bickford v. First National Bank

of Chicago, 42 Ill., 238.

2. The check of a depositor upon his banker, delivered to another for value, transfers to that other the title to so much of the deposit as the check calls for, which may again be transferred by delivery, and when presented at the bank the banker becomes the holder of the money to the use of the owner of the check, and is bound to account to him for that amount, provided the drawer has funds to that amount on deposit, subject to his check, at the time it is presented. These checks are received and passed and deposited with bankers as cash, subject, of course, to be made good if not paid on presentation. This is the legal effect of an ordinary uncertified check. Ib.

CHECKS: See Certification of checks; Collections-Continued.

3. In order to fix the liability of the drawer of an inland bill of exchange or check, in case of nonpayment, the holder should present the bill or check to the person or bank on which it is drawn, within business hours of the day next succeeding the receipt of the paper, and give notice of the dishonor to the drawer. Ib.

4. In the case of a deposit of a check drawn upon itself the bank becomes at once the debtor of the depositor, and the title to the deposit passes to the bank. Oddie et al. v. The National City Bank of New York, 45 N. Y., 735.

5. Where a depositor draws his check on his banker, who has funds to an equal or greater sum than his check, it operates to transfer the sum named to the payee, who may sue for and recover the amount from the bank, and a transfer of the check carries with it the title to the amount named in the check to each successive holder. The Union National Bank v. The Oceana County Bank, 80 Ill., 212.

6. After a check has passed into the hands of a bona fide holder it is not in the power of the drawer to countermand the order of payment. Ib.

7. An instrument drawn by a depositor on a bank, in the following form, after giving the date and the name of the bank, "Pay to A and B, for account of C & Co., ten hundred and eighteen 23-100 dollars," and signed by the depositor, is a valid bank check, and will operate to transfer to the payees an amount of the drawers' funds on deposit equal to the sum named on its face. The words "for account of C & Co." do not change its character as a check. A bill or note without at all affecting its character as such may state the transaction out of which it arose, or the consideration for which it was given. The Ridgely National Banky. Patton & Hamilton, 109 Ill., 479.

8. A bank check, payable to attorneys on account of a debt due from the drawers to the clients of the attorneys, vests the legal title in the payee named, as trustees for the clients, and a suit thereon against the bank is properly

brought in the names of the payees. Ib.

9. A debtor gave his check on a bank for the amount of his indebtedness, payable to the attorneys of the creditor, which the bank refused to pay, alleging an agreement of the debtor to apply his deposits on other indebtedness. It was held that the bringing of an action by the creditor against his debtor did not estop him from bringing an action on the check in the name

of his attorneys, the payees, against the bank. Ib.

10. M, who kept an account with the M and M Bank of Troy, deposited with that bank a check given for value, drawn by defendant, payable to the order of M, and indorsed by him in blank. Said bank credited the amount of the check in M's bank pass book, which was returned to him, and on the same day it mailed the check to plaintiff, its correspondent in New York, and its creditor, to be credited on account, and it was so credited. M stopped payment of the check, and when plaintiff caused payment to be demanded of the drawee, it was refused. Notice of presentation and protest was given to defendant who subsequently paid the amount to M. In an action upon the check: Held, That upon the deposit the M and M Bank became the owner of the check, and as such, could and did give a perfect title to its transferee, and that plaintiff was entitled to recover. The Metropolitan National Bank of New York v. Lloyd, 90 N. Y., 530.

The implied contract between a bank and its depositors is that it will pay the deposits when and in such sums as are demanded, the depositor having the election to make the whole payable at one time by demanding the whole, or in installments by demanding portions; and whenever a demand is made by presentation of a genuine check in the hands of a person entitled to receive the amount thereof for a portion of the amount on deposit, and payment is refused, a cause of action immediately arises, and the statute of limitations begins to run as against the installment so due and payable. Victs v. The Union National Bank of Troy, 101 N. Y., 563.
 While a check drawn by a depositor against a general bank account does not operate as an assignment of so much of the account.

12. While a check drawn by a depositor against a general bank account does not operate as an assignment of so much of the account, it authorizes the payee, or one to whom he has indorsed and delivered it, to make a demand, and a refusal of the bank to pay on presentation gives the drawer a right of action, in case he has funds in bank to meet the check, and the refusal

was without his authority. Ib.

13. It is not enough to make an equitable assignment of money on deposit in bank that a check be drawn therefor; but where the money was deposited as the money of the holder of the check, though in the drawer's name, and that fact is communicated to the bank before any other right has accrued to the fund, the same becomes in equity the property of the holder of the

CHECKS: See Certification of checks; Collections-Continued.

check, and he may recover it from the bank. Van Allen v. The American National Bank, 3 Lans., 517.

14. The holder of a check on a bank can not sue the bank for refusal to pay it on presentation, though the drawer have sufficient on deposit to meet it. Creveling et al. v. Bloomsbury National Bank, 46 N. J., 255.

- 15. The implied engagement on the part of a banker to pay the checks of his depositor does not inure to the benefit of the holder of a check so as to enable him to enforce payment thereon against the bank prior to acceptance, and in the absence of assent by the banker the giving of the check does not operate as a transfer or assignment of the debt created by the making of the deposit. First National Bank of Union Mills v. Clark, 134 N. Y., 368.
- 16. Where it is shown to be out of a bank's course of business to receive for collection checks drawn on it by its depositors, and a check on it, drawn by one of its depositors in favor of another, is presented by the latter and the amount thereof is credited on his pass book as a deposit, and the check is placed on the file of paid and canceled checks, and afterwards the amount of the check is also entered to his credit and charged against the drawer on the books of the bank, these facts constitute a payment of the check, and the amount of it can not be withheld by the bank on discovering that the check was an unauthorized overdraft and the drawer was insolvent. City National Bank of Selma v. Burns, 68 Ala., 600.
- 17. A charge is erroneous and properly refused which affirms, as matter of law, that, if the drawer and payee of a check are customers of the bank on which it is drawn, the presentation of the check by the payee to the bank and the noting or entry of it by the bank on his pass book as a deposit do not operate as a payment of the check, and that if within a reasonable time the bank ascertains that the check is an unauthorized overdraft and offers to return it there is no liability to the depositor. Ib.

18. In such case no presumption arises that the bank received the check merely for collection and in the capacity of agent for the holder; but a presumption of payment of the check does arise and the onus of overcoming that presumption rests upon the bank, and it can only be removed by evidence that such was not the intention of the parties, derived from the course of business with the depositor or from contemporaneous acts or declarations. *Ib*.

19. If a holder of a check, with full knowledge that the drawer is without funds in the bank to meet it, and has no just reason to believe that the check will be honored in the absence of funds, he is wanting in good faith if he demands and receives payment, especially if it is known to him that the drawer is insolvent and the bank is ignorant of the insolvency. Ib.

20. In such case, fraud being imputed to the holder of the check, knowledge of the want of funds must be clearly traced to him. It can not be inferred from the relations existing between him and the drawer, however intimate, unless connected with inculpatory facts or circumstances. Ib.

21. A check, drawn and delivered to the person to whose order it is payable, does not, without acceptance by the drawee, operate as an assignment of the sum in his hands for which it is given. It may be revoked by the drawer at any time before acceptance, and is revoked by his death; and there being no privity, expressed or implied, between the payee and the drawee, the former can maintain no action on it against the latter. National Commercial Bank v. Miller & Co., 77 Ala., 163.
22. When a bank receives from a customer a check on another bank for the spe-

22. When a bank receives from a customer a check on another bank for the special purpose of collection, the title does not pass by the special indorsement for that purpose, nor does the receiving bank owe the amount until the check is collected. But where the customer has a deposit account with the bankers, on which he is accustomed to deposit checks payable to himself, which are entered on his pass book, and to draw against such deposits, an indorsement of the words "For deposit" on a check so deposited "is, in the absence of a different understanding, presumptive of more than a mere agency or authority to collect," it is a request and direction to deposit the sum to the credit of the customer, and gives to the bankers authority, not only to collect, but to use the check in such manner as, in their judgment and discretion, having reference to the conditions and necessities of their business, may make it most available to their protection, and they may have it certified by the bank on which it is drawn. Ib.

23. When checks on another bank are handed by a depositor to the receiving teller of a bank and are by the teller credited on the depositor's pass book, they are only received for collection, and if not paid on presentation may be returned and the credit in the pass book canceled. National Gold Bank

and Trust Company v. McDonald, 51 Cal., 64.

CHECKS: See Certification of checks; Collections—Continued.

24. If a customer of a bank hands the receiving teller a check drawn by another person upon the same bank and at the same time hands him his pass book, and the teller receives the check and enters a credit for the amount in the pass book, but no entry is made on the books of the bank, and nothing else is said or done, and the drawer has no funds in the bank, the check may be returned to the depositor and the credit in the pass book canceled. Ib.

25. In such case a finding by the court that the check was received as a cash

deposit is erroneous. Ib.

26. The fact that the cashier of a bank upon which a check is drawn takes the check and places it upon the "canceling fork" does not constitute such an acceptance as will prevent him from declining to pay and returning the same upon learning that the drawer has not sufficient funds, or if the check is not in proper form. The National Bank of Rockville v. The Second National Bank of Lafayette, 69 Ind., 479.

27. Where the larceny of a bank check is charged, the question of its value is for the jury, and it is error to instruct them that a check drawn on a bank where the maker has funds sufficient to meet it is presumptively of some

Burrows v. State, 37 N. E., 271.

28. The act of Congress of March 3, 1869 (Rev. St., sec. 5208), making it unlawful for national banks to certify checks unless the drawer has at the time an amount of funds on deposit equal to the amount specified in the check, does not invalidate an oral acceptance of a check, or promise to pay a check, there being at the time sufficient funds of the drawer in possession to meet it. First National Bank v. Merchants' National Bank, 7 W. Va., 544; 1 N. B. C., 915.

29. A check drawn on a national bank was presented for acceptance, whereupon the bank promised to pay it as soon as it received information that a certain draft left with it for collection was paid. The draft was paid and the bank informed. Held, That the acceptance was good and binding on the bank.

30. The refusal of the bank to pay a check upon presentation gives the drawer a right of action in case he has funds in the bank to meet the check, and the refusal to pay was without authority. Brooke v. Tradesmen's National

Bank, 23 N. Y. St., 633; 68 Hun., 129.

31. The measure of damages will be the amount of actual loss the party has sustained, which may fairly and reasonably be considered as naturally arising from the breach of the contract, according to the usual course of things. Ib.

32. The ordinary amount of damages in such case would be the amount of check,

interest, and costs. Ib.

33. The immediate entering of a judgment against the drawer, and the seizure of his business by the sheriff, in consequence of the failure of the bank to pay the check, is not an injury for which the bank would be liable.

34. The term "protest," as applied to inland bills of exchange, includes only the steps essential to charge the drawer and indorser. Wor First National Bank of Omaha, 55 N. W., 239; 36 Neb., 744. Wood River Bank v.

35. Bank checks in the country are regarded as inland bills of exchange, for the purpose of presentment and demand and notice of dishonor, and do not require a formal protest in order to charge the indorsers. Ib.

36. They are also due upon presentation and not entitled to days of grace. Ib. 37. A check operates as an equitable assignment pro tanto from the time it is drawn and delivered, as between the drawer and the payee or holder. Hulings v. Hulings Lumber Company et al., 18 S. E., 620; 38 W. Va., 351.

38. A general assignment for the benefit of creditors does not defeat the check holder, although the check be not presented to the bank for payment until

after such assignment. Ib.
39. In the absence of proof to the contrary it will be presumed that the name of the payee appearing in a check was written in when the check was signed. Fifth National Bank v. Central National Bank (Sup.), 31 N. Y. S., 541.

40. Evidence of a custom of passing checks payable to a person "or bearer" by delivery only does not affect the operation of Code, sec. 1761, requiring such checks to be construed as payable to a person "or order." First National Bank v. Nelson (Ala.), 16 So., 707.

41. Where a person deposits in bank money held by him in a fiduciary capacity,

mixing it with his own moneys, and afterwards draws checks against his account, such checks will be applied first to the moneys belonging to the drawer; and in such case the rule that checks will be applied to the deposits in the order in which the deposits were made does not apply. Heidelbach v. National Park Bank (Sup.), 33 N. Y. S., 794.

CHECKS: See Certification of checks: Collections—Continued.

42. Where a bank, in consequence of an error, fails to pay a depositor's check when presented, but discovers the error and pays the check five days later, the depositor can recover only nominal damages against the bank. Burroughs v. Tradesmen's National Bank (Sup.), 33 N. Y. S., 864.

43. A tender of bank checks payable in sixty and ninety days is not a tender of

payment. Cady v. Case (Wash.), 39 P., 375.

44. A check, unless objected to, is a sufficient tender. Wright v. Robinson et al., 32 N. Y. S., 463.

45. The crediting by a bank of the amount of a check to the account of a depositor indebted to it does not make the bank a bona fide holder for value of the check. First National Bank v. Nelson (Ala.), 16 So., 707.

46. The indorser of an ordinary check is released from liability thereon where the indorsee might have presented the check for payment within twentyfour hours, but sent the same by a circuitous route, so that it was not presented until five days, when payment was refused. 55 N. W. 1064, 37 Neb. 500, affirmed; First National Bank v. Miller (Neb.), 62 N. W., 195.

CIRCULATION:

1. The circulating notes of a national banking association are valid though they do not bear the imprint of the seal of the Treasury. Such imprint was intended to be simply evidence of the contract, and forms no part of the United States v. Bennett, 17 Blatch, 357. contract itself.

2. The State can not tax the circulating notes of national banking associations.

Horne v. Greene, 52 Miss., 452.

3. The State, until forbidden by Congress, has the power to tax national-bank bills. Lilly v. The Board of Commissioners of Cumberland County, 69 N. C.,

4. The circulating notes of national banks, known as "national currency," are not exempt from taxation by a State. Board of Commissioners of Montgomery County v. Elston, 32 Ind., 27; 1 N. B. C., 425.
5. The power of a State to tax the circulation of the national banks depends

upon whether such circulation is for the use of the United States Government, or for private profit. Congress can protect the circulation of those banks, by forbidding the States to tax it. Until this is done, the States have a right to tax it. Ruffin v. Board of Commissioners, 69 N. C., 498; 1

N. B. C., 806.

6. The tax of 10 per cent imposed by the act of July 13, 1866 (14 Stat. at Large 146, sec. 9), on the circulation of State banks used for currency and paid out by the national or State banks is not repugnant to the Constitution, either on the ground that the tax is a direct tax, which must be apportioned, among the several States, or that the act impairs franchises granted by the State. Veazie Bank v. Fenno, 8 Wall., 533; 1 N. B. C., 23.

 Congress having undertaken, in the exercise of undisputed constitutional power, to provide a currency for the whole country, may constitutionally secure the benefit of it to the people by appropriate legislation, and to that end may restrain by suitable enactments the circulation of any notes not

issued under its own authority. Ib.

8. The provision of section 3413 of the national bank act, that "every national banking association, State bank or banker, or association, shall pay a tax of 10 per cent on the amount of notes of any town, city, or municipal corporation paid out by them," is constitutional, even where its effect is to tax an instrumentality of a State. Merchants' National Bank of Little Rock v. United States, 101 U. S., 1; 2 N. B. C., 100.

9. The circulating notes of national banking associations are included in the phrase "United States currency" when used in a penal statute. State v.

Gasting, 23 La. Ann., 1609.

Collateral securities:

1. A national banking association may take stock of a corporation as collateral security for a loan. Shoemaker v. The National Mechanics' Bank, 2 Abb. U. S., 416; 1 N. B. C., 312.

2. And it may take for such purpose the stock of another national banking association. National Bank v. Case, 99 U. S., 628.

3. A national banking association may take a pledge of personal chattels as security for a loan. Pittsburg Locomotive and Car Works v. State National

Bank of Keokuk, 2 Cent. L. J., 692; 1 N. B. C., 315.

4. A national banking association may take as collateral security for a loan a warehouse receipt for merchandise. Cleveland, Brown & Co. v. Shoeman, 40 Ohio St., 176.

COLLATERAL SECURITIES-Continued.

5. Where stockholder borrows money from bank and gives as security certificate of his shares of its stock, he is not entitled to recover when, on nonpayment of loan, the bank sold his stock and applied proceeds to his

credit. National Bank of Xenia v. Stewart, 107 U. S., 676.

6. Creditor of insolvent bank has the right to prove and have dividends upon his entire claim, irrespective of collateral security he may hold. Peoples

v. Remington, 121 N. Y., 328.

7. A pledgee of stock in a private corporation holding the certificates as collateral security, and having had the transfer duly entered on the books of the corporation, is liable to creditors as the owner thereof on the subsequent insolvency and dissolution of the corporation; and this liability is governed by the law in force when their debts were created (Rev. Code, 1867, sec. 1760), although it had been repealed or abrogated before the stock was transferred to him. National Commercial Bank v. McDonnell, 92 Ala., 387.

8. It is the duty of a receiver, if a secured debt is so reduced by dividends that the security will more than pay it, to redeem the security for the benefit of his trust. West v. Bank of Rutland, 19 Vt., 403; Miller's Estate, 82; Penn. St., 113; Bates v. Paddock, 7 W. Rep., 222.

9. A sale of shares of stock pledged as collateral security, without notice to the pledgor, is not a conversion, when it appears that the stock was knocked down to a nominal purchaser without his knowledge or consent, and that the certificates, though changed into his name, were never delivered to him, but were retained by the pledgee until after a subsequent sale pursuant to notice. Terry v. Birmingham National Bank, 93 Ala., 599.

10. For an unauthorized sale of stock pledged as collateral security, amounting

to a conversion, the pledgor is entitled to recover, as damages, the market value of the stock at the time of the sale, with interest to the day of the trial; and the jury may, in their discretion, allow the highest market value

at any time between the sale and the trial. Ib.

11. This suit was brought to recover the value of certain bonds, which, it is claimed, had been left at the bank as collateral security for money which the bank might, from time to time, advance the plaintiff. The plaintiff testified that on July 1, 1868, he went to the bank to obtain a loan upon this security; that the bonds could not be found, but that he received the The defendant requested the court to instruct the jury that, "if the bonds were not found by the bank when the note of July 1 was offered and were not afterward found, the jury are not authorized to find that they were taken and held as collateral security for the note of July 1:" Held, That this instruction was properly refused. National Bank of Brunswick, 61 Me., 369. Dearborn v. The Union

12. A bank is bound to take only ordinary care of United States bonds pledged to it as collateral security for the payment of a note discounted by the bank. Jenkins v. National Village Bank of Bowdoinham, 58 Me., 275.

13. A writing, executed by the cashier, acknowledging the receipt by the bank,

"to be returned to him on the payment of his note in four months, dated May 9, 1866," is not a contract which increases the common-law liability of the bank, even if the cashier had the authority to do so.

14. Secureties taken by sureties for their indemnity, inure to the benefit of the creditor. Thornton v. National Exchange Bank, 71 Mo., 221; 3 N. B. C., 513.

15. Creditors holding collateral security are liable for negligence in realizing thereon. National Bank of Jefferson v. Bruhn et al., 64 Tex., 571.

16. In an action by a pledgee upon the debt secured by the pledge he is not required to account for nonnegotiable securities pledged to him by defendant, in the absence of any allegation or proof that he has lost or misappropriated them. Marberry v. Farmers and Mechanics' National Bank, 26 propriated them. S. W., 215.

17. The cashier of a bank has no authority to assign collaterals belonging to himself, which were given to secure a loan to another person for the cash-

ier's benefit. Merchants' National Bank v. Demere, 19 S. E., 38.

18. One who borrows money from a bank for the cashier thereof, on collaterals belonging to the cashier, is not entitled to credit for amount of such collaterals after they have been wrongfully withdrawn and converted by the

19. When shares of stock in a private corporation are pledged as collateral security for a debt, and default is made in the payment of the debt at maturity, the pledgee may file a bill in equity to foreclose the pledge by a sale under the order of the court, or he may exercise the implied power to sell without resorting to judicial proceedings; but if he elects to pursue the latter remedy, the sale must be at public auction, in the absence COLLATERAL SECURITIES—Continued.

of a special agreement, and reasonable notice must be given to the pledgor; and if he sells privately, without notice, becoming himself the purchaser, the relation between him and the pledgor is not thereby dissolved. Sharpe

v. National Bank of Birmingham, 87 Ala., 644.

20. If the pledgor, when notified of the irregular or unauthorized sale, accepts its benefits, giving his note for the balance of his debt remaining unpaid, this is presumptively a ratification of the sale, and he can not afterward impeach it; but, if he acted in ignorance of the fact that the pledgee himself was the purchaser, and did not intend to make an absolute and unconditional ratification without regard to the facts attending the sale, he may disaffirm it within a reasonable time after discovering that the pledgee was the purchaser. Ib.

21. If a part owner of certificates of stock pledges them, with the consent of the other owner, as collateral security for his own debt, and they are converted by the pledgee, the pledger is entitled to recover as if he were the sole owner, the pledgee being estopped from denying his absolute owner.

ship. Ib.

22. Rev. St., sec. 5242, which declares all deposits, all transfers of deposits, and all payments of money made by a national bank after an act of insolvency, or in contemplation thereof, to be null and void, does not render illegal the retention of a balance standing to the credit of an insolvent national bank with a correspondent on the day of its failure which has been pledged for the purpose of securing loans made by the correspondent to the insolvent bank. Bell v. Hanover National Bank, 57 Fed. Rep., 821.
23. Where a deposit with a correspondent has, long prior to the commission of

23. Where a deposit with a correspondent has, long prior to the commission of the act of insolvency by a national bank, been pledged as collateral to secure the payment of loans made to the insolvent by its correspondent, neither the subsequent insolvency of the bank, nor the appointment of the receiver, destroys the lieu of the correspondent, or its rights to dispose

of the pledge to satisfy the debt secured. Ib.

24. Creditors of an insolvent national bank can not be required, in proving their claims, to allow credit for any collections made after the date of the declared insolvency from collateral securities held by them. Chemical

National Bank v. Armstrony, 59 Fed. Rep., 372.

25. Rev. St. U. S., sec. 5242, which prohibits all transfers by any national banking association made after the commission of an act of insolvency, or in contemplation thereof, with a view to the preference of one creditor over another, is directed to a preference, not to the giving of security when a debt is created; and if the transaction be free from fraud in fact, and is intended merely to adequately protect a loan made at the time, the creditor can retain property transferred to secure such loan until the debt is paid, though the debtor is insolvent, and the creditor has reason at the time to believe that to be the fact. Armstrong v. Chemical National Bank, 41 Fed. Rep., 234.

26. The plaintiff, a judgment creditor of the defendant, had the steamboat Kinta seized. The defendant had pledged it to the Third National Bank of New York, but remained in possession for his own account, and never completed the pledge by an actual delivery to the pledgee. The act of pledge was drawn up in the common-law form, and was intended to operate as a chattel mortgage. It contains, as to the form of the act, the essentials of an act of pledge. Citizens' Bank of Louisiana v. Janin (Third National Bank of New

York, Intervener), 15 So., 471, 46 La. Ann.

27. The Third National Bank, as pledgee, claimed the proceeds of the sale. The property, when it was seized, was in the possession of the subtenant. It is not proved that plaintiff colluded with the defendant, and thereby gained an improper advantage. Pledge is not made perfect by the consent of the parties. It requires absolute possession. The alleged pledgee never was in possession during the tenure of the defendant. Ib.

28. It (the Third National) could not obtain possession through the agency of the

sublessee, who held possession for his lessor, the defendant. Ib.

29. A pledge can not be made perfect by the sublessee's delivery of possession

without the consent of his lessor. Ib.

30. The obligation of the lessor to account for the property, and whatever revenues were realized therefrom, binding between him and his creditor, the Third National Bank—the property not having been delivered—did not affect his other creditors, who could seize the property in his possession, or in that of his sublessee, who held possession for his lessor. Ib.

31. In an action by a bank on a promissory note, it appeared that the defendant delivered as security the promissory note of S., to which was annexed, as

COLLATERAL SECURITIES—Continued.

collateral security, a certificate of corporate stock in the name of S.; that defendant, with the consent of S., agreed that the bank might sell the stock, and take in place of the note of S. the note of the purchaser, secured by the same stock reissued in the name of the purchaser; and that the bank sold the stock, and took in payment notes secured by the stock, payable to itself, with which notes defendant had no connection, and over which he had no control: Held, That as the bank had converted the stock to its own use, defendant's note must be credited with the value of the stock at the time of conversion. Pauly v. Wilson, 57 Fed. Rep., 548.

32. Plaintiff had in his possession collateral security for a debt due from a third party, who also owed the defendant: Held, That an agreement by the parties in interest that any sum received on such collateral security in addition to the indebtedness first secured thereby should be applied on the debt due from defendant operated as an equitable assignment to defendant of such surplus, if any there should be. Second National Bank v. Sproat, 56 N. W., 254.

33. A clearing house committee, created by the agreement of several banks, which receives deposits from such banks of securities, at a fixed ratio on their capital stock, and issues certificates therefor to be used in paying balances, becomes an owner, for value, of the securities. Philler v. Patterson (Pa. Sup.), 32 A., 26.

34. The fact that a transfer of a bill of lading to a bank as security was after its doors were closed for the day for the purpose of deposit and check does not affect its right as against the vendor who stops the goods in transit, though, before its doors are again opened, it learns of the insolvency of the vendee. First National Bank v. Schmidt (Colo. App.), 40 P., 479.

35. As against the right of a vendor to stop goods in transitu, a bank to which the vendee has transferred the bill of lading as security is a holder for

value, even though the transfer was for a preexisting debt, and not for a loan made on the promise of such transfer. Ib.

36. Where the debt for which a note was pledged is paid pending an action on the note by the pledgee, the latter may continue the action, subject to all equitable defenses, holding the proceeds as trustee for the pledgor. First National Bank v. Mann (Tenn.), 27 S. W., 1015.

37. The transferee of a note before maturity as collateral security for a loan made in good faith is a bona fide holder to the extent of the loan. Pearce & Miller Engineering Company v. Brouer (City Ct. N. Y.), 31 N. Y. S., 195.

COLLECTIONS: See Checks; Certified checks.

A. Solvent banks-

 Where the holder of a bill of exchange, payable at a distant place, deposits it with a local bank for collection, he thereby assents to the course of business of banks to collect through correspondents, and the correspondent of the local bank to which the bill is forwarded becomes his agent and is responsible to him directly for negligence in failing to present the bill for payment within the proper time. Guelich v. The National State Bank of Burlington, 56 Iowa, 434.

2. The payce of a check deposited it for collection with bank A on the same day it was made. The bank presented it for payment the next day shortly before 11 o'clock, and the drawee's check on bank B, only a few blocks distant, was taken in payment. The drawee became bankrupt at 1 o'clock. Several checks given after this, one by the drawee on bank B, were paid before 1 o'clock. Before 3 o'clock bank A presented the check in question for payment, which was refused; whereupon it immediately went to the drawee, and, after recovering the original check, protested it: Held, That the drawer of the check was not liable thereon. Anderson v. Gill, 29 A., 527.

3. Where the payee of a check makes a demand on the drawee and receives something other than cash in payment, he can not, by making a second demand, though within the time allowed for presenting a check, undo the first, and render the drawer liable on the bankruptcy of the drawee. Ib.

4. Two bills of exchange, belonging to the plaintiff at Chicago, were indorsed for collection to a bank at Atchison, Kans., and by said Atchison bank to a bank at Kansas City, Mo., and by the latter to defendant, a bank at Hutchinson, Kans.: *Held*, That they remain the property of plaintiff, all the indorsements being restrictive. *First National Bank of Chicago* v. *Reno* County Bank, 1 McCrary, 491.

5. An indorsement on a bill of exchange directing the drawee to pay to another "on account of" the indorser, or "for collection," is a restrictive indorsement, the effect of which is to restrict the further negotiability of the

Collections: Sec Checks; Certified checks—Continued.

A. Solvent banks-Continued.

bill, and to give notice that the indorser does not thereby give title to the bill or to its proceeds when collected. Ib.

6. Although there may be no privity between the owner of the bill and the last indorsee, yet, if the latter collects the bill, he is bound to pay the proceeds to the owner, and the latter may recover in assumpsit, on the ground that the defendant has property in his possession which belongs to the plaintiff and refuses to pay the same over. Ib.

7. A bank receiving an indorsed note before maturity for collection is required to take the proper steps to fix the liability of the indorser. West v. St. Paul

National Bank, 56 N. W., 54; 54 Minn., 466. 8. In an action by the owner of the note for neglect of that duty, resulting in the discharge of the indorser, the question of the solvency of the maker is material as affecting the measure of damages. Ib.

9. Insolvency may be shown prima facie by proof of general reputation. Proof of insolvency within a reasonable time after the maturity of the note held

admissible. Ĭb.

10. A bank receiving for collection, from a correspondent, checks drawn upon it by a customer, with instructions to protest in case of nonpayment, is required, in case payment is refused for want of funds, to give notice to the bank from which they were received not later than the next day after dishonor; and when they are held for two days in order to enable the drawer to provide funds for payment thereof a jury will be warranted in finding that the bank intended to accept them, and become liable thereon. Wood River Bank v. First National Bank of Omaha, 55 N. W., 239.

11. The indorsement of a draft to a bank "for collection," accompanied by a

credit of the amount to the inderser's account, does not transfer title to the bank, and correspondent of the bank who collects draft for it is responsible therefor to indorser. Tyson v. Western National Bank of Baltimore, 26

Atl. Rep., 520.

B. Insolvent banks-

12. The Winters National Bank sent to the Fidelity Bank a note of \$2,000 for collection, and indorsed "Pay Fidelity National Bank, Cincinnati, Ohio, or order, for collection for account of the Winters National Bank, Dayton, Ohio, J. C. Reber, cashier." The Fidelity Bank forwarded it to the Drovers and Mechanics' Bank, which received payment thereof at maturity. Before the Fidelity Bank received notice and remittance of the \$2,000, it became insolvent, and went into the hands of a receiver, who took the \$2,000 and credited the Winters Bank therewith: Held, That the Fidelity Bank did not own the note, and the Winters Bank was entitled to the full \$2,000 as against the Fidelity Bank's receiver. In re Armstrong, 33 Fed.

Rep., 405.

13. Plaintiff sent to F bank a draft indorsed "For collection," accompanied with instructions to "collect and credit proceeds." F bank sent the draft to the defendant and the latter collected it, received the proceeds, and credited them to the F bank, in accordance with the usual course of business between the F bank and the defendant, and notified the F bank of the credit. The F bank suspended business before crediting plaintiff with notice of the credit. After they had been collected and after it had received notice of the credit. After the suspension of the F bank the receiver appointed over its affairs credited plaintiff with the proceeds of the draft on the books of the bank: Held, That the indorsement "for collection" was notice to the defendant of the qualified title to the F bank, and defendant could not acquire any better title to the draft or the proceeds than that of the F bank, and could not, as against the plaintiff, apply the proceeds to an account owing the defendant from the F bank, and that the defendant could only defeat an action brought to recover the proceeds in its hands by showing that the draft or its proceeds belonged to the F bank. First National Bank of Circleville v. Bank of Monroe, 33 Fed. Rep., 408.

14. Held, further, That the relation of principal and agent continue between the plaintiff and the F bank so long as the latter did not assume the relation of primary debtor to the plaintiff for the proceeds of the draft; that the plaintiff not having been credited with the proceeds by the F bank, the relation between them remained that of principal and agent, and not debtor and creditor; and that the F bank, not having credited the plaintiff with the proceeds while it was a going concern, could not, by doing so

subsequently, change the existing relation. Ib.

Collections: See Checks; Certified checks-Continued.

B. Insolvent banks-Continued.

15. Held, In an action brought by the plaintiff against the defendant to recover the proceeds of the draft, the defendant, not having remitted the proceeds to the ${\bf F}$ bank, was liable to the plaintiff for the amount. Ib.

16. Plaintiff's sent to a certain bank a bill of exchange indorsed to said bank for collection. At the time the bank received the bill of exchange it was insolvent to the knowledge of the managing officer, and on that day, or following morning, it failed. Prior to the failure it indorsed the bill of exchange to defendant bank, which collected it and kept the proceeds, crediting the insolvent bank, which was indebted to it, with the amount thereof: Held, That the first bank acquired no title because of its fraud in not disclosing its insolvency, and defendant had no better title, as plaintiffs' indorsement showed that the bank was merely plaintiffs' agent to collect the proceeds. Peck et al. v. First National Bank, 43 Fed. Rep., 356.

17. Plaintiff sent to defendant's bank paper indorsed "For collection and immediate return" to plaintiff, and the paper was collected and the proceeds mingled with other moneys of the bank, instead of forwarded to plaintiff. The bill contained an uncontroverted allegation that defendant's bank, at all times subsequent to the collection and at the time of defendant's appointment as receiver, had on hand cash to a greater amount than that due plaintiff. The bill asked to have the balance due plaintiff paid in full, on the ground that the bank by receiving the paper for collection and immediate return became a trustee, and that either its entire property or the money in its vaults became impressed with the trust: Held, That if the mingling of the funds was a breach of trust it was a conversion, and plaintiff became a simple contract creditor, with no preference at law.

Philadelphia National Bank v. Dowd, 38 Fed. Rep., 172.

18. It was immaterial whether or not the bank stood in a fiduciary capacity to plaintiff, as the facts stated in the bill showed that the money collected could not be traced into any specific investment or fund, but had been

indistinguishably mingled with the general assets. Ib.

19. By agreement and custom the Fidelity Bank received drafts from its correspondent bank at E, and credited them to it as cash, with the understanding that any draft which was unpaid should be charged back to the correspondent. The latter forwarded drafts, which were credited to it, but were not collected before the Fidelity Bank failed. The drafts were paid after the appointment of a receiver and the moneys actually came into his hands. The drafts were indersed payable to the Fidelity Bank "for collection for the" bank at E: Held, That as the drafts were when received credited as cash to the bank at E, which had the right at once to draw against them, the indersement for collection did not affect the result and the bank had only the rights of a general creditor. First National Bank of Elkhart v. Armstrong, 39 Fed. Rep., 231.

20. A draft sent to a bank specially indorsed for collection was paid by the drawee by check, which the bank collected through the clearing house. A memorandum was placed with the bank's cash, to indicate that the proceeds of the draft was the property of the sender. The bank was closed the next morning, and the receiver credited such proceeds to the sender of the draft on the books of the bank: Held, That the fund was not so mingled that it could not be traced and identified, and that the sender could First National Bank of Montgomery v. Armstrong, 36 recover the same.

Fed. Rep., 59.

21. Checks and drafts sent from one bank to another were indersed "for collection," and credited "subject to payment," according to the dealings between the banks. Part of them were paid to the receiver of the latter bank after its failure, and the balance were credited to it by the payors: Held, That the amount paid the receiver should be accounted for as a trust fund, but the balance as a general debt. First National Bank of Wellston v. Armstrong, 42 Fed. Rep., 193.

22. The claimant bank sent to the F bank a sight draft, drawn on a third party,

indorsed, "pay" F bank, or order, "for collection for" claimant bank. It was the practice of the F bank in its dealings with claimant to credit the latter on the day of receipt for all drafts, checks, etc., sent for collection that were payable at sight or on demand, and the balance thus created was subject to be drawn on; but if the paper was not paid it was charged back to claimant. On receipt of the draft the F notified claimant that it had been credited, "subject to payment;" but the credit was not drawn against nor were advances made on the faith of it. Claimant merely kept a memorandum of its transmission for collection. The F sent the draft to COLLECTIONS: See Checks; Certified checks—Continued.

B. Insolvent banks—Continued.

its reserve agent, indorsed, for collection, and the amount of it was counted as a part of the F's reserve fund, though this fact was not known to claimant: Held, That the indorsement being restrictive, the F acquired no title to it, and that upon the insolvency of the F, before notification of the collection of the draft, the claimant was entitled to the proceeds of it in the hands of the collecting agent. Fifth National Bank v. Armstrong, Farmers' National Bank et al., interpleaders, 40 Fed. Rep., 46.

23. A bank which had received a draft for collection sent it to its correspondent bank at the residence of the drawee, and the draft was paid to such correspondent. There were no mutual accounts between the two banks, but it was the custom of the correspondent to remit the proceeds of collections at stated periods: *Held*, That until this remittance was made, or the principal bank had given the original owner of the draft credit for the avails, the original owner of the draft, as the owner of the proceeds thereof, was entitled to recover them from the correspondent bank. National Exchange Bank of Dallas v. Beal, 50 Fed. Rep., 355.

24. Though the correspondent was the agent of the first bank, and payment to it was to that extent a payment to the principal, yet until the proceeds were actually remitted to such principal and mingled with its general funds, or were so credited, the owner of the draft had the option to decline to consider it his debtor, and to claim the proceeds in the hands of the

25. Where the principal fails, and a receiver is appointed, he takes the proceeds of the draft, when remitted to him, subject to the same right of reclama-

tion by the owner that the latter had as against the agent. Ib.

26. Where, in such a case, there are mutual accounts between the two banks, the right of the agent to set off the amount of the collection against the principal's indebtedness to it can not be adjudicated in a suit in equity between the owner of the draft and the principal without making such agent a party. Ib.

27. Checks deposited in a bank by its customers for collection do not at once become the property of the bank; the bank continues to be the agent of the customer until the collection of the check, which remains, in the meantime, the property of the depositor. Balbach et al. v. Frelinghuysen, Receiver, etc., 15 Fed. Rep., 675.

28. The rule is different where such checks are deposited to make good an overdrawn account of the customer, or when the amount deposited by check is immediately drawn against; in that case the bank may hold the deposit

until the overdraft is made good from other sources. Ib.

29. The indorsement by the customer of a check, deposited for collection, is only intended to put the paper in such shape that the bank may collect

it, and not to thereby pass the title to the bank. Ib.

30. The practice which has grown up among banks to credit deposits of checks at once to the account of the depositor, and to allow him to draw against them before the collection, is a mere gratuitous privilege, which does not

- grow into a binding legal usage. Ib.

 31. A, who for several years had kept an account with the Marine National Bank of New York, on May 5, 1884, deposited a sight draft, dated that day, and drawn by him on a corporation of Boston, Mass., which was indebted to him in the amount of the draft. The bank was insolvent at the time, but the draft was forwarded to its collection agent at Boston, and paid May 7, after the bank had failed and closed it doors. On several previous occasions A had deposited similar drafts, and been credited therewith as cash, and they were treated by him as cash deposits. On the occasion in question the bank credited plaintiff with the draft as a cash item: Held, That the draft was not the property of A when paid by the drawee, and that he was not entitled to recover the amount thereof from the receiver. St. Louis & S. F. Ry. Co. v. Johnston, Receiver, etc., 27 Fed. Rep., 243.
- 32. When a sight bill is credited by a bank to a customer as a cash item, with the latter's assent, the transaction is equivalent to a discount of the bill by the bank. Ib.
- 33. Where a check of a depositor is accepted by a correspondent bank in payment of a draft for collection, which charges the same to the drawee and credits the drawer without separating the amount from its general funds, it holds the money as agent for the drawer, who, after insolvency, becomes a mere general creditor, notwithstanding the State constitution provides that "depositors who have not stipulated for interest shall for such deposits

COLLECTIONS: See Checks; Certified checks-Continued.

B. Insolvent banks-Continued.

be entitled in case of insolvency to preference of payment over all other creditors." Anheuser-Busch Brewing Association v. Clayton, 56 Fed. Rep., 759.

34. A bank in Ohio contracted with a bank in Pennsylvania to collect for it at par, at all points west of Pennsylvania, and remit the 1st, 11th, and 21st of each month. In executing this agreement the Pennsylvania bank stamped upon the paper forwarded for collection, with a stamp prepared for it by the Ohio bank, an indorsement "Pay to" the Ohio bank, "or order, for collection for," the Pennsylvania bank. The Ohio bank failed, having in its hands or in the hands of other banks to which it had been sent for collection, proceeds of paper sent it by the Pennsylvania bank for collection. A receiver being appointed, the Pennsylvania bank brought this action to recover such proceeds: Held, First, that the relation between the banks as to uncollected paper was that of principal and agent, and that the mere fact that the subagent of the Ohio bank had collected the money due on such paper was not a commingling of those collections with the general funds of the Ohio bank, and did not operate to relieve them from the trust obligation created by the agency, or create any difficulty in specially tracing them. Commercial Bank of Pennsylvania v. Armstrong, 148 U. S., 50.

35. Second, that if the Ohio bank was indebted to its subagent, and the collections when made were entered in their books as a credit to such indebtedness, they were thereby reduced to possession and passed into the general

funds of the Ohio bank. Ib.

36. Third, that by the terms of the agreement the relation of debtor and creditor was created when the collections were fully made, the funds being on general deposit with the Ohio bank, with the right in that bank to their

use until the time of remittance should arrive. Ib.

37. A bank received two drafts indorsed to it for collection, on account of the drawers, against two of its depositors. After acceptance by the latter the bank charged to each depositor's account the amount of the draft accepted by him. Before remitting to the drawers the bank assigned, having on hand cash sufficient to pay such drafts: Held, That the drawers were not entitled to a preference as to the funds on hand at the time the bank failed. where the assignee holds nothing which he or such drawers can identify with the drafts, or trace as a payment of them. Freiberg v. Stoddart, 28 Atl. Rep., 1111.

68. A national bank collected a note for plaintiff by accepting a draft for the amount on another party, which it forwarded to its correspondent for collection, and at the same time sent plaintiff a draft on the same correspondent as a remittance of the proceeds of his note. The correspondent received the money on the draft sent it for collection, but before plaintiff's draft was paid by the correspondent the bank failed: Held, That the bank was only agent for plaintiff, and that the money derived from his note was a trust fund, which did not become a part of the bank's assets. Foster v. Rincker, 35 P., 470.

39. B forwarded to bank a draft for collection. On July 22, 1893, bank made collection, and the same day forwarded its draft on New York. On July 26 bank failed, and a receiver was appointed. Draft was presented after the failure, and payment refused. B brought suit to secure a preference in payment: Held, That when a draft is forwarded to a bank for collection, in the absence of instructions to the contrary, it is with the understanding that upon collection the title to the proceeds shall vest in the collecting bank, and that said bank shall remit to its correspondent the equivalent of such proceeds, by the system of exchanges established by the universal custom among banks, and when this has been done no preference can arise. Bowman et al. v. Clark et al., 38 P., 211.

40. Where one deposits a draft with a national bank, and the bank sends it to an agent for collection, who collects it, and the bank fails before receiving the avails, having been insolvent at the time of the deposit, the depositor may rescind the transaction for fraud and recover the avails from the

agent. Craigie v. Smith, 14 Abb. N. C., 409; 3 N. B. C., 679.

41. Plaintiff sent a draft to a bank for collection. The bank collected it and then passed into the hands of a receiver without remitting. The bank had previously made similar collections for plaintiff, the proceeds of which were always remitted to him promptly, and never credited to him as a deposit: Held, That plaintiff was entitled to be paid the entire proceeds of the draft out of the bank assets in the receiver's hands, since the bank was his trustee, and not his debtor. Hunt v. Townsend, 26 S. W., 310.

COLLECTIONS: See Cheeks; Certified cheeks—Continued.

B. Insolvent banks-Continued.

42. Under an agreement between plaintiff bank and the H bank that the latter should collect notes and checks forwarded it by plaintiff for a commission, and remit daily, the relation of principal and agent as to any paper ceased on collection, and the relation of creditor and debtor as to cash immediately arose. First National Bank of Richmond v. Davis, 19 S. E., 280.

43. On failure of the H bank, it being shown that its cashier had no knowledge

of its insolvency till the failure, it is not chargeable as for a conversion of funds of plaintiff which it has mingled with its own funds, since, in the absence of such knowledge on the cashier's part the contract, with its necessary implication as to the disposition to be made of plaintiff's money

on collection, remained in force till the failure. Ib.
44. Where plaintiff and defendant banks for several years had acted as agents for each other in the collection of checks, notes, and drafts, and where plaintiff sent defendant a note "for collection and credit" which on maturity was paid by a check and credit was immediately given on the books, but defendant failed and the check passed into the hands of a receiver: Held, that in view of the course of dealing the two banks stood in the relation of debtor and creditor with respect to the amount of the check, and it became part of the assets of the bank. Franklin County National Bank v. Beal, 49 Fed. Rep., 606.

45. Whether the title to a check deposited with a bank passes to the bank before collection, so as to immediately create the relation of debtor and creditor between it and the depositor, is a question of fact, depending upon the circumstances and course of dealing in each particular case.

City of Somerville v. Beal, 49 Fed. Rep., 790.

46. Where a bank in accordance with its custom credited checks deposited by a customer at the close of each day's business, retaining the right to subscquently charge off the same if returned unpaid from the clearing house, and the bank became insolvent on a succeeding day, title in the checks passed to the bank so as to create the relation of debtor and creditor. Ib.

47. Where a national bank collected all papers sent to it by complainant under an arrangement which constituted the bank the agent of complainant, the latter can recover, on the ground of a trust, from a receiver of the bank such portion only of the proceeds of its paper sent to the bank as it shows has passed into the receiver's hands, either in its original or some substi-

tuted form. Commercial National Bank v. Armstrong, 39 Fed. Rep., 684. 48. Where checks and drafts sent from one bank to another indersed "for collection" and credited "subject to payment" according to the dealings between the banks, and part of them were paid to the receiver of the latter bank after its failure and the balances were credited to it by the payors, the amount paid the receiver should be accounted for as a trust fund, but the balance as a general debt. First National Bank v. Armstrong, 43 Fed.

Rep., 193.

49. Negotiable paper with restrictive indorsement credited by agent on date of receipt "subject to payment," although account is subject to be drawn upon, title is not transferred, and upon the insolvency of the agent before receiving notice of the collection of the item, the owner is entitled to the proceeds in the hands of the collecting agent. Fifth National Bank v.

Armstrong, 40 Fed. Rep., 46.

50. The drawers of a draft deposited with a bank for collection, and by it forwarded to a correspondent bank, are entitled to the amount as against the receiver of the forwarding bank, which was insolvent, and known to be so by its officers when it received the draft, and suspended payment before the proceeds were withdrawn from the collecting bank. Importers and Traders' National Bank v. Peters et al., 123 N. Y., 272.

51. When a bank which has received a draft for collection sends it to another bank for that purpose, and on being advised that the latter bank has collected the draft credits the depositor and then becomes insolvent without having received the money from the collecting bank, the depositor remains the owner of the draft, and is entitled to its proceeds from the collecting bank against the receiver and the creditors of the insolvent bank. Armstrong v. National Bank of Boyertown, 11 S. W., 411; Manufacturers' National Bank v. Continental Bank et al., 20 N. W., 193.

52. A bank which collects a draft sent to it by another bank for that purpose, with directions to remit the proceeds to a third bank for the owner's account, does not thereby become a trustee, so that the fund can be followed into the hands of a receiver, although it had become mixed with the other cash of the bank before his appointment; especially when it appears that Collections: See Checks; Certified checks—Continued.

B. Insolvent banks—Continued.

the business was carried on, and money paid out, for several days after the collection was probably made. Merchants and Farmers' Bank v. Austin

et al., 48 Fed. Rep., 25.

53. Where bank sends paper to another bank for collection and credit on general account, the custom being to enter credit only when paper is collected, the relation being that of principal and agent until collection and receipt of money by the second bank, and if latter sends to another bank, which collects, but does not remit until latter bank has failed, the former can recover the proceeds from the receiver thereof. Beal v. National Exchange Bank of Dallas, 55 Fed. Rep., 894.

54. Whether the title to a check deposited with a bank passes to the bank before collection, so as to immediately create the relation of debtor and creditor between it and the depositor, is a question of fact, depending upon the circumstances and course of dealing in each particular case. City of Somer-

ville v. Beal, Receiver, 49 Fed. Rep., 790.

55. A bank which, upon a draft being deposited with it for collection, refuses to accept it as a deposit, but advances a small amount to the payee on her check, and charges her therewith on its books as an overdraft, and sends it for collection to its correspondent, and, upon receiving notice of its collection, credits the payee's account therewith, is the payee's agent, and the proceeds constitute a trust fund, which the payee is entitled to recover from the receiver. Henderson v. O'Connor (Cal.), 39 P., 786.

56. Where a bank received a draft as agent for plaintiff, of which fact the

indersement was a notice to other banks, it did not thereby become indebted to plaintiff for the amount thereof till after collection and possession of the proceeds, either actually or by settlement with the parties; and defendant bank, to which the draft had been sent by the first bank for collection, could not escape liability to plaintiff by making payment to the first bank, or giving the credit to it on the account between the banks after the first bank had stopped payment. Old National Bank v. German American National Bank, 15 S. Ct., 221.

CONSTITUTIONALITY:

1. Congress has the constitutional power to incorporate banks. McCulloch v. Maryland, 4 Wheat., 316; Osborne v. Bank of the United States, 9 Wheat., 738.

2. Congress has power to clothe national banking associations, as to their contracts and dealings with the world, with any special immunities and privileges exempting them, in their trade and intercourse with others, from the laws and remedies applicable in like cases to other citizens. peake Bank v. The First National Bank of Baltimore, 40 Md., 269.

3. Thus, the provision of the banking law that no attachment, injunction, or execution shall issue against a national banking association before final judgment in any suit, action, or proceeding in a State court is constitu-

tional.

4. Congress having, in the exercise of undisputed constitutional powers, undertaken to provide a currency for the whole country, may secure the benefit of it to the people by appropriate legislation. Veazie Bank v. Fenno, 8 Wall., 533.

5. Congress has the power to divest the United States courts of their jurisdiction of suits by or against national banking associations. National Bank of Jefferson v. Fare et al., 25 Fed. Rep., 209.

6. National banking associations, being instruments designed to aid the Government in the administration of a branch of the public service, can not be controlled by the States, except in so far as Congress may see proper to

permit. Farmers and Mechanics' Bank v. Dearing, 91 U. S., 29.

7. A State law prohibiting the establishment of banking companies in the State without the authority of the legislature was not intended to apply to banking corporations created by authority of Congress, since such corporations may be legally established in the State without the consent of the Stetson v. City of Bangor, 56 Me., 274. legislature.

8. National banking corporations, organized under the acts of Congress providing for their creation, are agencies or instruments of the General Government, designed to aid in the administration of an important branch of the public service, and are an appropriate constitutional means to that end.

Pollard v. The State ex rel. Zuber, 65 Ala., 628.

9. The national banking act is an enabling act for associations organized under it, and one can not rightfully exercise any powers except those expressly granted, or such incidental powers as are necessary to carry on the business for which it was established. Logan County National Bank v. Townsend, 139 U.S., 67.

CONSTRUCTION OF LAW:

1. The Federal courts, when called upon to construe the general commercial law of Indiana in respect to a question which is a new one in the Federal courts, should give weight to the Indiana decisions, although they are not absolutely bound thereby. The Farmers' National Bank of Valparaiso, Ind., v. Sutton Mfg. Co., 52 Fed. Rep., 191.

2. The intention of the legislature, clearly expressed in a constitutional enactment, should not be defeated by too rigid adherence to the letter of the statute, or by technical rules of construction. Any construction should

Oates v. First National

be disregarded which leads to absurd consequences. Oates v. First National Bank of Montgomery, 100 U. S., 239; 2 N. B. C., 35.

3. The Federal courts are not bound by decisions of State courts upon questions of general commercial law. 1b.

4. In a statute which contains invalid or unconstitutional provisions, that which is unaffected by those provisions, or which can stand without them, must remain. If the valid and invalid are capable of separation, only the latter are to be disregarded. Surpervisors of Albany v. Stanley, 12 Fed.

5. Where the State and Federal courts have concurrent jurisdiction, a State statute of limitation may be pleaded as effectively in a Federal court as it could be in a State court; and in such cases the Federal courts will follow the decisions of the local State tribunals and will administer the same justice which the State courts would administer between the same parties. Price, Receiver of Venango National Bank v. Yates, 19 Alb. L. J., 295; 2 N. B. C., 204.

6. Repeals by implication are not favored by the courts, and in the absence of express words of repeal it is the duty of the court to give effect to a prior statute, if it can be done, unless the repugnancy between the two is so absolute and palpable as to be recognized at once. Cooke Co. Nat. Bank, 25 Int. Rev. Record, 266; 2 N. B. C., 128. United States v.

7. It is the peculiar province of the supreme court of the State to determine the meaning of the statutes of such State, and with such determination courts of the United States will hesitate to place upon a State statute any coustruction which will bring such statute in conflict with a statute of the United States, and therefore render it void. Davenport National Bank v. Mittelbuscher, collector, et al., 15 Fed. Rep., 225.

8. The punctuation of a statute is not made to be relied on, and must be disregarded if it requires a construction which is repugnant to a sense of justice. United States v. Vorhees, 9 Fed. Rep., 143.

United States v. Vorhees, 9 Fed. Rep., 143.

9. Where Congress has enacted a law covering a particular case, such law must prevail in the Federal courts, though it differs from the State law. Stephens

v. Bernays, 42 Fed. Rep., 488.

10. Among the assets of an insolvent national bank were three mortgages, which were sought to be impeached by the assignees of the mortgagor as having been given in violation of the insolvency law of the State. Plaintiff, receiver of the bank, claimed that the State law was inoperative upon the assets of a national bank, and was ineffectual to divest him of the title acquired by the mortgages: Held, That the mortgages were governed by the State law, and the bank took them with all the limitations imposed by the laws of the State upon them. Witters, Receiver, etc. v. Sowles et al., 32 Fed. Rep., 758.

11. As the Supreme Court of the United States has decided that it has authority to reexamine the judgment of a State court as to the power of national banks under the act of Congress, a State court should follow its decisions on the question. First National Bank of Aberdeen v. Andrews et al.; Young

v. Same, 34 P., 913; 7 Wash., 261.

Conversion:

1. Where a State bank has been converted into a national banking association it may enforce all contracts made with it while a State corporation. City National Bank v. Phelps, 97 N. Y., 44.

2. And it is liable, after the conversion, for all the obligations of the old institution. Coffee v. The National Bank of Missouri, 46 Mo., 140; Kelsey v. The

National Bank of Crawford, 69 Penn. St., 426.

- 3. A national banking association, organized as the successor of a State bank, may take and hold the assets of the bank whose place it takes, though there was not in form a conversion from a State to a national corporation but the organization of a new corporation. Bank v. McIntyre, 40 Ohio St.,
- 4. And such association will be liable to the depositors of the former bank. Eans v. Exchange Bank, 79 Mo., 182.

CONVERSION-Continued.

- 5. A State law authorizing national banking associations which have been converted from State banks to use the name of the original corporation for the purpose of prosecuting and defending suits is not in conflict with the national banking law, and therefore proceedings based upon a judgment obtained before the conversion may be instituted by such association in its former corporate name. Thomas v. Farmers' Bank of Maryland, 46 Md., 43.
- 6. The conversion of a State bank into a national bank, with a change of name, under the national-bank act does not affect its identity or its right to sue upon liabilities incurred to it by its former name. Michigan Insurance Bank v. Eldred, 143 U. S., 293.

7. No authority other than that conferred by act of Congress is necessary to enable any State bank to become a national banking association. Casey v. Galli, 94 U. S., 673.

8. When a State bank is converted into a national banking association all of the directors at the time will continue to be directors of the association until others are appointed or elected, though some of them may not have joined in the execution of the articles of association and organization certificate. Lockwood v. The American National Bank, 9 R. I., 308.

9. But even were the oath required, a majority of all who were directors at the time of the conversion, and not merely a majority of those who take the oath are necessary to constitute a quorum. The

oath, are necessary to constitute a quorum. Ib.

10. A national bank, changed from a State bank, may maintain an action on a continuing guaranty for loans held by it before the change; for loans both before and after the change. City National Bank of Poughkeepsie v. Phelps, 97 N. Y., 44; 49 Am. Rep., 513; 3 N. B. C., 637.

11. A State bank paid its president money to reimburse him for money which he

11. A State bank paid its president money to reimburse him for money which he falsely represented he had paid to its creditor. The State bank was afterwards changed to a national bank, and the creditor recovered judgment against it for his debt: Held. That it could maintain an action against the president for money had and received, although the State statute provided that the State bank should be continued a body corporate for three years for the purpose of prosecuting and defending suits, closing its concerns, and conveying its property. Atlantic National Bank v. Harris, 118 Mass., 147; 2 N. B. C., 454.

12. The provisions in the statute in New York of April 11, 1859 (Laws of 1859, chap. 236), as to the redemption of circulating notes issued by a State bank, and the release of the bank if the notes should not be presented within six years, do not apply to a State bank converted into a national bank under the act of March 9, 1865, and not "closing the business of banking." Metropolitan National Bank v. Claggett, 141 U. S., 520.

13. The conversion of a State bank in New York into a national bank, under the act of the legislature of that State of March 9, 1865 (N. Y. Laws of 1865, chap. 97), did not destroy its identity or its corporate existence, nor discharge it as a national bank from its liability to holders of its outstanding circulation, issued in accordance with State laws. Ib.

circulation, issued in accordance with State laws. Ib.

14. No authority from a State is necessary to enable a State bank to become a national bank. Casey v. Galli, 94 U. S., 673; 1 N. B. C., 142.

CRIMINAL LAW: See False entries; Indictment.

1. The willful misapplication of the moneys and funds of a national banking association, made an offense by sec. 5209, Rev. St., must be for the use or benefit of the party charged, or of some person or company other than the association. United States v. Britton, 107 U. S., 655.

It is not necessary that the officer should personally misapply the funds of the
association. He will be guilty as a principal offender though he merely
procures or causes the misapplication. United States v. Fish, 24 Fed. Rep.,
585.

3. A loan in bad faith, with intent to defraud the association, is a willful misapplication within the meaning of the statute. Ib.

4. It is no defense to a charge of embezzlement, abstraction, or misapplication of the funds of a national banking association that the funds were used with the knowledge and consent of the president and some of the directors. The intent to defraud is to be conclusively presumed from the commission of the offense. United States v. Taintor, 11 Blatch., 374.

5. If, with intent to defraud the association, an officer allows a firm in which he is a member to overdraw its account he will be guilty of misapplying the funds of the association. In the matter of Van Campen, 2 Ben., 419.

CRIMINAL LAW: See False entries; Indictment—Continued.

6. Allowing the withdrawal of the deposit of one indebted to the association can not be charged as a misapplication of the money of the association. United States v. Britton, 108 U.S., 193.

7. It is not a willful misapplication of the moneys of the association within the meaning of sec. 5209, Rev. St., for a president who is insolvent to procure the discounting by the association of his note not well secured. Ib.

8. To constitute the offense of a willful misapplication of the moneys, funds, or credits of the association within sec. 5209, Rev. St., it is not necessary that the person charged with the offense should have been previously in the actual possession of such moneys, funds, and credits under or by virtue of any trust, duty, or employment committed to him. Nor is it necessary to the commission of this offense that the officer making the willful misapplication should derive any personal benefit therefrom. When the funds or assets of the bank are unlawfully taken from its possession, and afterward willfully misapplied by converting them to the use of any person other than the bank, with intent to injure and defraud, the offense as described in the statute is committed. United States v. Harper, 33 Fed. Rep., 471.

9. This criminal act may be done directly and personally, or it may be done indirectly through the agency of another. If the officer charged with it has such control, direction, and power of management by virtue of his relation to the bank as to direct an application of its funds in such manner and under such circumstances as to constitute the offense of willful misapplication, and actually makes such direction or causes such misapplication to be made, he is equally as guilty as if it was done by his own hands. Ib.

10. The officers of a national banking association may be prosecuted under State statutes for fraudulent conversion of the property of individuals deposited with and in the custody of the association. Commonwealth v. Tenney, 97

Mass., 50; State v. Tuller, 34 Conn., 280.

11. As the national banking law makes the embezzlement, abstraction, or willful misapplication of the funds of a national banking association merely a misdemeanor, a person who procures such an offense to be committed can not be punished under a State statute which provides that a person who procures a felony to be committed may be indicted and convicted of a substantive felony. Commonwealth v. Felton, 101 Mass., 204.

12. It is not a conspiracy against United States, under sec. 5440, Rev. St., nor a willful misapplication of money of bank, under sec. 5209, for president and director of bank to cause shares of its stock to be purchased with its money and held on trust. United States v. Britton, 108 U. S., 192.

13. It is not a willful misapplication of bank money by the president, under sec. 5209, for him to procure the discount by bank for his own benefit of an unsecured note on which both maker and indorser are insolvent to his knowledge. Ib., 193.

14. Nor is president liable for a criminal violation of that section solely by reason of permitting a depositor who is largely indebted to bank to withdraw

his deposits without first paying such indebtedness. Ib.

15. The procuring by two or more directors of the declaration of a dividend at a time when there are no net profits to pay it is not a willful misappropriation of money of bank within sec. 5204, Rev. St. 1b., 199.

16. Where the president, charged as a trustee with the administration of the funds of the bank in his hands, converts them to his own use without authority for so doing, he embezzles and abstracts them within the meaning of sec. 5209, Rev. St. In the matter of Van Campon, 2 Ben., 419.

17. To constitute the offense of willful abstraction by an officer, defined by the

statute, it is necessary that the money or funds of the association should be withdrawn by the officer or by his direction; that such taking or withdrawing should be without the knowledge or consent of the bank, or of its board of directors; that the money or funds so taken or withdrawn should be converted to the officer's own use, or for the benefit and advantage of some person other than the association, and that this should be done with intent to injure and defraud the association. Ib.; United States v. Harper, 33 Fed. Rep., 471.

18. An officer of a national banking association can not be punished under State laws for embezzling the funds of the association. Commonwealth ex rel.

Torrey v. Ketner, 92 Penn. St., 372; Commonwealth v. Felton, 101 Mass., 204.

19. But where the offense committed by an officer is properly a larceny of the funds, and not an embezzlement, he may be indicted under a State law. Commonwealth v. Barry, 116 Mass., 1.

CRIMINAL LAW: See False entries: Indictment-Continued.

20. The word "embezzle," as found in the United States Rev. St., is used to describe a crime which a person has an opportunity to commit by reason of some office or employment, and which may include some breach of confidence or trust. United States v. Commt. 9 Cent. L. J., 189: 2 N. R. C. 148.

dence or trust. United States v. Conant, 9 Cent. L. J., 129; 2 N. B. C., 148.

21. Section 1025 of the Rev. St. provides: "No indictment * * * shall be deemed insufficient * * in a matter of form only: Held, That anything that forms a part of the description of the crime is not a "matter

of form." Ib.

22. Embezzlement, abstraction, and willful misapplication of the moneys, funds, etc., of a national bank, as described in Rev. St., sec. 5209, constitute three separate crimes or offenses, which, under Rev. St., sec. 1024, may be joined in one indictment, but must be stated in separate counts. United States v. Cadwallader, 59 Fed. Rep., 677.

23. The exercise of official discretion in good faith, without fraud, for the advantage or the supposed advantage of the association, is not punishable; but if official action be taken in bad faith, for personal advantage and with fraudulent intent, it is punishable. United States v. Fish, 24 Fed. Rep., 585.

24. It is competent for a State by penal enactments to protect its citizens in their dealings with national banking associations located within the State. State v. Fuller, 34 Conn., 280.

25. And an officer may be punished under State laws for making false entries in the books of the association with intent to defraud it. Luberg v. Commonwealth, 94 Penn. St., 85.

 Purchase of stock in violation of sec. 5201, Rev. St., made with intent to defraud, and by officers named in sec. 5209, is not punishable under latter

section. United States v. Britton, 107 U. S., 655.

- 27. Rev. St., sec. 5209, relating to national banks, provides that officers or agents thereof who willfully misapply any of its moneys, or who make any fulse entry or reports with intent to injure or defraud it, or to deceive any officer of a bank, or any agent appointed to examine its affairs, and "every person" who, with like intent, aids or abets any officer or agent in any violation of the section, shall be guilty, etc.: Held, That persons not officers or agents of a national bank may be aiders and abettors of the president of the bank in the violation of such statute. Coffin v. United States, 15 S. Ct., 394.
- 28. Acts eighteenth general assembly, chap. 153, secs. 1 and 2, making it a felony for "any officer" of a bank to receive deposits with knowledge that the bank is insolvent, apply to officers of national as well as other banks. State v. Fields (Iowa), 63 N. W., 653.
- 29. Acts eighteenth general assembly, chap. 153, sees. 1 and 2, making it a felony for "any officer" of a bank to receive deposits with knowledge that the bank is insolvent, are not void, in so far as they apply to national-bank officers, as an attempt to control and regulate the operations of national banks. Ib.
- 30. An indictment under Rev. St., sec. 5209, for willfully misapplying the moneys, funds, and credits of a national bank, of which defendant was president, as well as a director and agent, must supplement the allegation of willful misapplication by allegations showing how the misapplication was made, and that it was an unlawful one. Batchelor v. United States, 15 S. Ct., 446.

Deposits:

1. The relation of banker and depositor is that of debtor and creditor. Deposits on general account belong to the bank and are part of its general fund. The bank becomes a debtor to the depositor to the amount thereof, and the debt can only be discharged by payment to the depositor, or pursuant to his order. The Etna National Bank v. The Fourth National Bank, 46 N. Y., 82.

2. The contract has none of the elements of a trust. For a breach on the part of the bank of the obligation resulting from the relations between the

parties the depositor alone can sue. Ib.

3. General deposits in a commercial bank on account of the depositor, without being complicated by any other transaction than that of the depositing and withdrawing of the moneys, transfers the ownership of the money to the bank; and the relationship with reference thereto, as between the bank and the depositor, is simply that of debtor and creditor. Collins v. State, 15 So., 214.

4. A deposit made in the usual course of business vests in the bank, and can not be recovered by the depositor on the ground of fraud, though the bank was insolvent and failed on the next day, and though the deposit was made

DEPOSITS-Continued.

in reliance on representations of the president that the bank was all right, unless the officers of the bank knew of its insolvency at the time of the deposit. New York Breweries Co. v. Higgins, 29 N. Y. S., 416.

5. A trustee who deposits in a bank and causes to be credited to his private

account money of the trust fund without giving any notice that it is not his private property or making any special agreement in regard to it, thereby converts it to his own use; so that the bank, in the absence of any notice that it is not his private property, may apply it as such. School District v. First National Bank, 102 Mass., 174.

6. Where an agent deposits in a bank, to his own account, the proceeds of property sold by him for his principal under instructions thus to keep it, a trust is impressed upon the deposit in favor of the principal, and his right thereto is not affected by the fact that the agent at the same time deposits other moneys belonging to himself; nor is it affected by the fact that the agent, instead of depositing the identical moneys received by him on account of his principal, substitutes other moneys therefor. Van Allen v.

The American National Bank, 52 N. Y., 1.

7. Where an agent or trustee has deposited money belonging to his principal or beneficiary in a bank to which he is himself indebted, and the bank, without his authority and in ignorance of the true ownership of the fund, has applied it on the debt, the owner is not debarred from recovering it from the bank if it can be identified. Burtnett, adm'r v. The First National Bank,

38 Mich., 630.

8. A bank is not chargeable with interest on sums deposited to the credit of customers to be drawn against by check, until payment be demanded, unless upon special contract. Tarkersburg National Bank v. Als, 5 W. Va., 50.

9. Unlike checks, cash deposited by customers with the bank ceases to be the property of the depositor, and becomes the property of the bank, creating at once the relationship of debtor and creditor. Balbach et al. v. Freling-

huysen, Receiver, etc., 15 Fed. Rep., 675.

10. Plaintiff made a certain payment to defendant bank, and received in exchange a note signed by a firm composed of the officers of the bank, and the business of which was transacted in the bank's office. He subsequently gave a check to his wife, which was also exchanged at the bank office for a similar note. Plaintiff and his wife could both read and write, and had transacted considerable business with the banks. Plaintiff retained the notes for two years, and upon the failure of the firm, began suit to re-form the notes and change them into certificates of deposit of the bank on the ground that he intended to deposit his money with the bank: Held, That plaintiff was not entitled to a decree. Murphy v. First National Bank (Iowa), 63 N. W., 702.

11. Where several deposits in bank have been made on the same account, and the title to one of the deposits is disputed, checks drawn on the account will be first applied to the deposits not in dispute. Hauptmann v. First National Bank (Sup.), 31 N. Y. S., 364.

12. Testimony that the cashier of a bank failed to enter deposits on its books is

not admissible as against the depositor to show that the deposits were made with the cashier in his individual capacity. L'Herbette v. Pittsfield National Bank (Mass.), 38 N. E., 368.

13. An envelope, on which the sums paid into and drawn out of a bank by a depositor are entered by the cashier, is admissible against the bank to

show the state of his account. Ib.

DEPUTY COMPTROLLER:

1. A certificate signed by the Deputy Comptroller of the Currency as "Acting Comptroller of the Currency," is a sufficient certificate by the Comptroller of the Currency within the requirements of Rev. St., par. 5154. Keyser v. Hitz, 133 U. S., 138.

2. The Deputy Comptroller of the Currency being authorized by law to act for the Comptroller in certain contingencies, the courts will presume, in the absence of any showing to the contrary, that the Deputy, in acting for the Comptroller in any particular instance, has acted lawfully. Young v. Wempe et al., 46 Fed. Rep., 354.

Directors: See Officers.

DISTRICT ATTORNEY:

1. For services performed by the district attorney in bringing a suit against a national bank, and obtaining a forfeiture of its charter, he is not entitled to more than \$10, the fees prescribed by section 824, there being no other law in the United States giving a compensation to a district attorney for such services. Bashaw v. United States, 47 Fed. Rep., 40.

DISTRICT ATTORNEY—Continued.

The 56th (now 153d) section of the act providing that suits under it, in which officers of the United States are parties, shall be conducted by the district attorney of the district, is directory only. Kennedy v. Gibson, 8 Wall., 498.
 District attorney can not recover compensation for services in conducting

suit arising out of the provisions of the national banking law in which the United States or any of its agents or officers are parties. Gibson v. Peters, Receiver, 150 U. S., 342.

4. The expenses of a receivership can not be held to include compensation of district attorney for conducting a suit in which the receiver is party, and he can not receive any compensation for services so rendered or offered to be rendered, Ib.

ESTOPPEL:

A. Solvent banks—

1. Where one sued by a national bank is accustomed to deal with it as such, and does so deal with it in respect to the matter in suit, he is estopped from denying its incorporation. National Bank of Fairhacen v. The Phanix Warehousing Company, 6 Hun., 71.

2. A director is not, by reason of his position, estopped from setting up the

defense of usury in an action brought against him by the association.

Bank of Cadiz v. Slemons, 34 Ohio St., 142.

3. Where a national banking association has entered into a contract which it is not authorized to make, a party who has enjoyed the benefit of such contract can not question its validity. Casey v. La Société de Credit Mobilier, 2 Woods, 77; German National Bank v. Meadowcroft, 95 Ill., 124.

4. Where officer of a bank guaranteed payment in name of bank and sold the note, the bank by retention and enjoyment of the proceeds is estopped to deny officer's act. People's Bank v. National Bank, 101 U.S., 181.

5. The organization of a national bank under the national banking act may be put in issue by a party who has not estopped himself. But a party who has accepted as payee a promissory note payable at a banking institution which the parties to the note style a national bank, and has sold and transferred the note to such banking institution, can not be allowed to raise that issue by merely averring want of knowledge or information sufficient to form a belief as to whether the institution is a body corporate, etc. Huffaker v. National Bank of Monticello, 12 Bush, 287; 1 N. B. C., 504.

6. If, upon inquiry by the surety, the cashier, knowing that he is a surety,

inform him that the note is paid, intending that he should rely upon his statement, and the surety does so, and in consequence changes his position by giving up securities, or indorsing other notes for the principal, or the like, the bank will be estopped to deny that such note is paid. Cocheco National Bank v. Haskell et al., 51 N. H., 116.

7. A stockholder of a private corporation, when sued by its creditors, is estopped from deuying the legal existence of the corporation, or insisting that its charter has been forfeited by noncompliance with statutory provisions for which a forfeiture might be judicially declared. National Commercial Bank v. McDonnell, 92 Ala., 387.

B. Insolvent banks-

8. Where an officer of a bank loaned money for his individual benefit upon pretended collateral security of the bank: *Held*, That his bank was estopped to deny the loan and is liable therefor, as the lender dealt with him solely

in his official capacity. Stewart v. Armstrong, 56 Fed. Rep., 167.
9. Vice-president of bank, also manager of a commercial house, substituted as collateral notes to order of his house, and indorsed by them without consideration: Held, That, as against holders of collateral, the house was estopped to deny that these notes were properly pledged as security for a loan to his bank. Ib.

10. The estoppel upon his bank exists only in favor of lender. Hence, his house has no remedy against it for any liability enforced by the lender on account

of its indorsed notes so pledged. Ib.

11. A shareholder who has held himself out to the world as such is estopped to deny that the association was legally incorporated. Casey v. Galli, 94 U.

S., 673; Wheelock v. Kost, 77 Ill., 296. 12. A person who received dividends on shares of stock standing in his name on the books of a national bank is estopped from denying his liability on the ground that he returned the same by check to an officer of the bank. He is presumed to be the owner of the stock when his name appears upon the books of the bank and the burden of proof is upon him to show that he is not in fact the owner. Finn v. Brown, 143 U.S., 56.

ESTOPPEL—Continued.

B. Insolvent banks—Continued.

- 13. A shareholder against whom suit is brought to recover the assessment made upon him by the Comptroller will not be permitted to deny the existence of the association, or that it was legally incorporated. Casey v. Galli, 94 U. S., 673.
- 14. In such suit stockholder is estopped to deny existence or validity of corpora-
- 15. The legality of the appointment of the receiver can not be questioned by the debtors of the bank when sued by him. The bank may move to have the appointment set aside, but the debtors can not. Cadle v. Baker, 20 Wall., 650; Platt v. Beebe, 57 N. Y., 339.
- 16. A corporation which received and used the proceeds of a discount of notes by its president is estopped to deny his authority to discount the paper. German National Bank v. Louisville Butchers' Hide and Tallow Co. (Ky.), 29
- 17. Where the cashier, intrusted by its directors with its entire management, has been accustomed in having paper rediscounted to guarantee its payment, the bank will be estopped from denying his authority to so guarantee it. First National Bank v. Stone (Mich.), 64 N. W., 487.
- 18. Where the president of a bank procures advancements to be made to a relative by the bank, promising to become liable therefor, and not to receive payment of any part of the amount which such relative owes him individually until the bank was paid, he is estopped to claim the benefit of a priority given his debt, in a mortgage executed by such relative over that due the bank, and whatever benefit accrues to him under such mortgage is subordinate to the claim of the bank. Brown v. Farmers and Merchants' National Bank (Tex. Civ. App.) 31 S. W., 216.

EVIDENCE:

1. The certificate of the Comptroller of the Currency that an association has complied with all the provisions required to be complied with before commencing the business of banking is admissible in evidence upon a plea of nul tiel corporation; and such certificate, together with proof that the association has been acting as a national banking association for a long time, is amply sufficient evidence to establish, at least prima facic, the existence of the corporation. Mix v. The National Bank of Bloomington, 91 Ill., 20; Merchants' National Bank of Bangor v. Glendon, 120 Mass., 97.

2. The certificate of the Comptroller of the Currency duly made is sufficient evidence of the appointment of the receiver in an action brought by him. Platt v. Beebe, 57 N. Y., 339; 1 N. B. C., 725.

3. And in a suit against the association or its shareholders such certificate of the Comptroller is conclusive as to the completeness of the organization.

Casey v. Galli, 94 U. S., 673.

4. Under the national banking act, a copy of the certificate of organization of a United States national bank, which is certified by the Comptroller of the Currency and authenticated by his seal of office, is competent evidence in a State court. Tapley v. Martin, 116 Mass., 275; 1 N. B. C., 611.

a State court. Tapley v. Martin, 116 Mass., 275; 1 N. B. C., 611. 5. In an action by "The West River National Bank of Jamaica, Vermont": Held, That the certificate of the Comptroller of the Currency of the existence of a corporation under the name of "The West River National Bank of Jamaica," described as located in the town of Jamaica, Vermont, was admissible under the general issue for the purpose of proving the plaintiff's corporate existence. Thatcher v. West River National Bank, 19 Mich., 196; 1 N. B. C., 622.

6. It is no objection to the admission in evidence of the certificate of the organization of a national bank, that the notary before whom it was acknowledged was one of the shareholders of the bank. The Comptroller's certificate of compliance with the act of Congress removes any objection which might otherwise have been made to the evidence on which he acted. Ib.

7. A certificate signed by the Deputy Comptroller of the Currency as "Acting Comptroller of the Currency" is a sufficient certificate by the Comptroller of the Currency within the requirements of Rev. St., sec. 5154. Aspinwall v. Butler, 133 U. S., 595.

8. A letter from the Comptroller directing the receiver to institute suit, if not objected to at the time, is sufficient evidence that the Comptroller has decided that the enforcement of the individual liability of the shareholders is necessary. Bowden v. Johnson, 107 U. S., 251.

9. In an action by a national bank, plaintiff may prove that it is a corporation de facto by parol evidence; that it is carrying on a general banking busi-

EVIDENCE—Continued.

ness as a national bank, authorized by the general laws of the United States, under the name by which it has sued, the court taking judicial notice of such laws. Yakima National Bank v. Knipe, 33 P., 834; 6 Wash.,

EXECUTION:

A judgment against a national bank in the hands of a receiver only establishes the validity of the claim; the plaintiff can have no execution on such judgment, but must wait pro rata distribution. Bank of Bethel v. Pahquioque Bank, 14 Wall., 383.

EXPIRATION OF CORPORATE EXISTENCE:

Under the act of Congress, July 12, 1882, extending for the purpose of liquidation the franchises of such national banking associations as do not extend the periods of their charters, and making applicable to them the statute relating to liquidation of banking associations, such an association may continue to elect officers and directors for the purpose of effecting liquida-tion. But after the expiration of the term of its charter the stock of such an association is not transferable so as to give the transferee the right to share in the election of directors, and such transferee, not being a stockholder, is ineligible as a director under Rev. St., sec. 5145. Richards v. Attleboro National Bank, 148 Mass., 187; 3 N. B. C., 495.

EXTENSION OF CORPORATE EXISTENCE:

The identity of a national bank is not affected by the extension of its term of existence. Trustees of First Presbyterian Church v. National State Bank, 29 A., 320.

FALSE ENTRIES:

- 1. The only remedy for the making of a false return to the auditor, by the cashier of a bank, of the resources and liabilities of the bank for the purposes of taxation is afforded by revised statutes of Ohio, section 2679, which provides that the auditor may examine the books of the bank, and any officer or agent of it under oath, and make out the statement; and any officer of the bank may be fined not exceeding \$100 for failing to make the statement, or for willfully making a false one. Miller v. First National Bank, 21 N. E., 860.
- 2. Any entry on the books of the bank which is intentionally made to represent what is not true or what does not exist, with intent either to deceive its officers or defraud the association, is a false entry within the meaning of the statute. United States v. Harper, 33 Fed. Rep., 471.
- 3. It may be made personally or by direction. Ib.
 4. The erasure of figures already written in the books of a national bank and the substitution of other figures which falsify the state of the account constitute a "false entry" within the meaning of sec. 5209, Rev. St., by which it is declared to be a misdemeanor to make any "false entry in any book, report, or statement of the association, with intent to injure or defraud," United States v. Crecelius, 34 Fed. Rep., 30.
- 5. Where false entries are made by a clerk at the direction of the president, the latter is a principal. In the matter of Van Campen, 2 Ben., 419; United States v. Fish, 24 Fed. Rep., 585.
- 6. A report of condition of a national bank, whether called for by the Comptroller of the Currency or not, which is a report in the usual form made by an officer of the bank in his official capacity, if it contains a false entry made with intent to deceive, is within Rev. St., sec. 5209, which declares such false entries to be a misdemeanor. United States v. Hughitt, 45 Fed. Rep., 47.
- 7. Where false entries were made by a bookkeeper in a statement requested by a national-bank examiner purporting to give the balance due to depositors, which statement it was the duty of the examiner to make and not the bookkeeper, an indictment for making "false entries in a statement of the association" will not be sustained. United States v. Eqe, 49 Fed. Rep., 852.
- 8. In an indictment of an officer of a national bank under sec. 5209, Rev. St., for making false entries in a report to the Comptroller of the Currency, it is no defense that such entries were made by a clerk and verified by the officer without actual knowledge of their truth, since it was his duty to inform himself. United States v. Allen, 47 Fed. Rep., 696.

 9. A "false entry" in a report by a national-bank officer or a director to Comp-
- troller of the Currency within the meaning of sec. 5209 is not merely an

FALSE ENTRIES—Continued.

incorrect entry made through inadvertent negligence or mistake, but is an entry known to the maker to be untrue and incorrect and by him intentionally entered while so knowing its false and untrue character. United

States v. Graves, 53 Fed. Rep., 634.

10. In determining whether a certain false entry, made by a national-bank officer in a report to the Comptroller, was made with intent to deceive or defraud, etc., within the meaning of the statute, the jury are authorized to infer the intent if the natural and legitimate result of such false entry would be to deceive any other officer or officers of the bank or any agent appointed to examine into its affairs. 1b.

11. In determining whether defendant made a "false entry" within the meaning of the statute when he included in such report, as "Loans and discounts" of the bank, amounts which were being carried on the books of the bank as "overdrafts," the jury will not consider whether other national banks followed the same practice; but the jury, in determining whether such entry, if a "false entry," was made with intent to deceive and defraud, may consider whatever knowledge defendant is shown to have had as to practice of any other national bank in this respect. Ib.

12. It is not necessary to complete the offense of making a "false entry" in a report to the Comptroller of the Currency of the condition of a national bank, with intent to deceive or defraud, that any person shall have been in fact actually deceived or defrauded; for the making of such a "false actually deceived or defrauded; for the making of such a "false or the making or t

entry" with the intent to deceive or defraud is sufficient. Ib.

13. Under sec. 5209 of the national-bank act it is an indictable offense to make a false entry in a report to the Comptroller of the Currency, or to aid and abet the making of such entry. United States v. French et al., 57 Fed. Rep., 382.

14. It is not a "false entry" to enter under heading of "Loans and discounts" items which, on books of the bank, and for convenience of its officers, have been temporarily withdrawn from that heading, and which are, from day to day, carried on the books of the bank under heading of "Suspended loans" while awaiting action of directors as to same being withdrawn from character of loans and entered up as a loss on profit and loss account. United States v. Graves, 53 Fed. Rep., 634.

15. The president and assistant cashier of a national bank are indictable as principals, under Rev. St., sec. 5209, for making a false entry in a report, although neither of them actually signed or attested the report. Cochran

v. United States, 15 S. Ct., 628.

16. The assistant cashier of a bank is indictable under Rev. St., sec. 5209, for making a false entry in a report to the Comptroller, although he is not one of the officers authorized by section 5211 to make such a report; for he may be regarded as within the category of "clerk or agent," within the terms of section 5209. Ib.

17. An indictment under Rev. St., sec. 5209, for making a false entry in a report to the Comptroller, need not allege that such report was made by the banking association, or that it was actually verified by the oath or affirmation of the president or cashier, or attested by the directors, as required by section 5211; but it is sufficient to aver that defendant made such false entry "in a certain report of the condition of the First National Bank,

* * * made to the Comptroller of the Currency in accordance with the
provisions" of Rev. St., sec. 5211. Ib.

18. The jury are warranted in finding that false entries were made with guilty

intent from the testimony of defendant that the said entries were made under his direction, with the knowledge that they were not transactions of the day on which they were entered in the books of the bank. United States v. Folsom, 38 P., 70.

FORFEITURE OF CHARTER:

1. Forfeiture of the privileges and powers of a national bank must be determined by a suit brought by the Comptroller of the Currency and until determined it may do business, and no person, by a conspiracy to evade its regulations, may escape liability for borrowed money loaned by it, upon personal security in the manner authorized. Stephens v. Monongahela National Bank, 88 Penn. St., 157; 32 Am. Rep., 438; 2 N. B. C., 398.

2. Under Rev. St., sec. 5239, providing that if the directors of a national bank shall violate any of the provisions of the title relating to the organization and management of banks, the franchises of the bank shall be forfeited, such violation, however, to be determined by a proper court of the United States in a suit therefor by the Comptroller, and that in cases of such FORFEITURE OF CHARTER-Continued.

violation every director participating therein shall be personally liable for all damages which the bank, its shareholders, or any other person shall have sustained in consequence thereof, the Comptroller can not authorize the receiver to bring suit, under sec. 2234, to enforce such personal liability, until it has been adjudged by a proper court that such acts have been done as authorize a forfeiture of the charter. Welles v. Graves, 41 Fed. Rep., 459.

3. The forfeiture of the rights, privileges, and franchises of a bank authorized by Rev. St., sec. 5239, for violation by its directors of the provisions of the banking act, comes within sec. 1047, limiting suits for any penalty or forfeiture accruing under the laws of the United States to five years. Ib.

4. The right to maintain an action under Rev. St., sec. 5239, to recover from a bank director the damages sustained by his bank in consequence of excessive loans made by him while serving in the capacity of director, is not affected by the fact that the Comptroller has not procured a forfeiture of the bank's charter. Stephens v. Overstole, 43 Fed. Rep., 771.

5. In an information charging that "the banking association and the directors thereof did knowingly permit," etc., the allegation that the association, aside from the directors represented the deliver of the allegated acts. towards.

aside from the directors, permitted the doing of the alleged acts, tenders an immaterial issue, and should be stricken out on motion. Trenholm, Comptroller v. Commercial National Bank, 38 Fed. Rep., 323.

6. As the section only refers to acts done by the directors, or by the executive officers with the knowledge of the directors, an information seeking a forfeiture, which charges that the association did the act, is insufficient. Ib.

FORGERIES:

1. A depositor owes a duty to the bank to make an examination of his pass book and vouchers within a reasonable time; and if loss would result to the bank from his failure to do so he cannot recover for forged checks paid by the bank and charged to his account. First National Bank v. Allen, 14 So., 335.

2. Where the examination is committed to a clerk or agent who has himself committed the forgeries, his concealment of such forgeries will not relieve the depositor from the consequences of the failure to discover the fraud

and notify the bank. Ib.

3. But if the omission of the depositor to discharge such duty has resulted in no injury to the bank, the depositor may recover. Ib.

4. Where, however, forgeries by the same person are committed after the depositor is chargeable with knowledge of the fact, the failure of the depositor to give the bank notice may estop him to dispute the genuineness of such checks. Ib.

5. Plaintiff bank paid defendant bank money on a forged order, made payable at plaintiff bank, bearing the general indersement of the payee and of defendant, the latter being "For collection." The person by whom the order purported to be drawn was a customer of plaintiff, and had directed it to pay orders drawn by him. The forgery was not discovered for four weeks: *Held*, That an answer alleging that at the time of the payment the payee had property from which the order could have been collected, but that before the discovery of the forgery the payee had departed with his property, was not sufficient to prevent recovery of the money paid defendant, as it did not show how long the payee and the property remained within reach, and therefore failed to show loss to defendant by unreasonable delay of plaintiff in discovering the forgery and notifying defendant. Indiana National Bank v. First National Bank, 36 N. E., 382.

6. In an action against a bank by a depositor to recover the amount of checks drawn by plaintiff, but alleged to have been paid by defendant on indorsements of the payees' names forged by plaintiff's cashier, part of whose duty was to fill in the body of checks for plaintiff to sign, pay bills, and keep the accounts, it appeared that the money on the checks in question had been obtained by plaintiff's cashier, but there was no evidence that any payees had been named in them, the canceled checks having been destroyed by the cashier: *Held*, That plaintiff could not recover, as it would not be presumed that the cashier committed forgery in addition to the embezzlement, when he could have avoided forgery by making the checks payable to "cash" or "bearer," in which event defendant would not be liable. National Board of Marine Underwriters v. National Bank of the Republic, 29 N. Y. S., 698.
7. Defendant bank received a check drawn on plaintiff for collection. After

plaintiff had remitted to defendant and defendant had paid the holder of

Forgeries-Continued.

the check, it was discovered that the payce's name was forged: Held, That delay of plaintiff in notifying defendant of the forgery did not relieve defendant from liability, where the only evidence of injury from the delay was that of defendant's cashier, who said: "If more seasonable notice had been given the forger would have been arrested earlier, and more favorable results might have arisen." Third National Bank v. Merchants' National Bank, 27 N. Y. S., 1070.

8. In an action by a bank which has paid to another bank a check drawn on the former bank and transferred to the latter by a forged indorsement, it is immaterial whether the signature of the drawer of the check is genuine, since both parties are estopped to deny its genuineness. First National Bank v. Northwestern National Bank (Ill.), 38 N. E., 739.

GUARANTY:

A personal guaranty, given by stockholders and directors to another bank in consideration of loans, discounts, or other advances to be made, for the repayment of any indebtedness thus created, imposes a liability on the guaranters when acted on by the guarantee, though no notice of the acceptance of the guarantee was given, for the contract shows a personal interest of the guaranters in the advances constituting a consideration moving to them. Doud et al. v. National Park Bank, 54 Fed. Rep., 846.

INCREASE OF CAPITAL STOCK: See Capital stock.

INDICTMENT: See False entries.

1. An indictment under act of July 12, 1882, amending sec. 5208, making it a misdemeanor to "certify any check" drawn by a person not then having on deposit sufficient money to meet same need not allege delivery of check by bank after certification. United States v. Potter, 56 Fed. Rep., 83.

2. When indictment alleges certification as accomplished, authentication will not be presumed as an essential part thereof, and hence it is unnecessary to allege absence of required credit or deposit at time of authentication.

Ib.

3. The indictment, in charging in the language of sec. 5208, that the drawer of the check had not on deposit, at the time it was certified, "an amount of money equal to that specified" in the check is sufficient. Ib.

4. The indictment does not charge two offenses in the same count because it alleges therein that the check was certified "before the amount thereof had been entered to the credit of the drawer on the books of the bank," and also at a time when the drawer did not "have on deposit an amount of money equal to" the amount of the check. Ib.

5. An indictment against the president for "aiding and abetting" cashier in certifying check under prohibition can not be sustained. Ib.

6. An indictment charging defendants with aiding and abetting a director in a willful misapplication of the money of an association must state facts to show that there has been such misapplication committed by the director.

United States v. Warner, 26 Fed. Rep., 616.

7. An indictment against the president of a national bank alleging that he "unlawfully and willfully and with intent to injure and defraud the said association for the use, benefit, and advantage of himself, did misapply certain of the money and funds of the association which he * * * * then and there, with the intent aforesaid, paid and caused to be paid" to certain persons named, was bad for failure to allege the fact that made such payment unlawful or criminal. United States v. Eno, 56 Fed. Rep., 218.

8. It is not essential that such indictment should allege that the acts charged were done without the knowledge and assent of the directors of the asso-

ciation. Ib.

9. In indictment under Rev. St., sec. 5209, for willfully misapplying the funds of a national bank, it is not necessary to charge that the funds had been previously intrusted to defendant, since such act may be done by an officer

or agent of the association without his having previously received the funds into his manual possession. United States v. Northway, 129 U.S., 327.

10. In indictment charging president of a bank with aiding and abetting its cashier in the misapplication of its funds, it is not necessary to aver that he then and there knew that the person so aided and abetted was the

cashier. Ib.

11. A form of indictment which sufficiently describes and identifies the crime of abstracting the funds of a national bank created by Rev. St., sec. 5209, sufficiently states the character and capacity of the bank. Ib.

INDICTMENT: See False entries—Continued.

12. An indictment for willfully misapplying funds of a national bank (Rev. St., sec. 5209), charging in general words fraudulent misapplication and intent to defraud the bank, and describing specifically funds misapplied and the manner of misapplication, need not negative every possible theory consistent with an honest purpose in the disposition of the funds specified. Evans v. United States, 14 S. Ct., 934; Ib., 939.

13. An indictment charging directors of a national banking association with making false entries in a report of condition to the Comptroller of the Currency can not be sustained under sec. 5209. United States v. Potter, 56

Fed. Rep., 83.

14. The use in an indictment, under sec. 5209, of the words, "then and there," in alleging that the defendant was president or director of such bank and made alleged false entries, is not uncertain or repugnant merely because in one place they may refer to the whole of a day and in another to only one instant of the day. Ib.

15. The omission of the signs for dollars and cents in the recital of alleged false entries in reports and misnomer of reports are immaterial where reports

are set out by their tenor in the indictment. Ib.

16. It is not necessary to allege specifically in such indictment that the reports were transmitted to the Comptroller of the Currency, or that they were published. Ib.

17. Allegations that the false entries were made with intent to "injure and defraud the said association and certain persons to the grand jurors

unknown" are sufficient. Ib.

18. An indictment against the president of a national bank, under sec. 5209, for making false entries in the books of the bank, charging that it was done "with intent to defraud said association and certain persons to the grand jurors unknown" is sufficient so far as concerns the allegations of intent. United States v. Potter, 56 Fed. Rep., 97.

19. When indictment alleges that the false entries indicated that there was then in the paying teller's department of the bank certain amount in gold, legal tenders, and gold certificates, when in fact such amount was not there, it is not necessary that it should further allege that such amount was not

then in other departments of the bank. Ib.

20. In addition to the entries themselves, the indictment need set out the context only when it so modifies the entries as to be in presumption of law a part

of them. Ib.

21. The fact that the note teller's and paying teller's books, in which the president is charged with making the false entries, are usually kept by those officers without interference by the president does not invalidate indictment thereon. Ib.

22. Counts charging false entries by the president in reports of condition of the bank, which allege that reports were made in conformity to the law and then set them out by their tenor are bad, for their failure to allege specifically that the reports were verified and attested by the cashier.

23. Where the entry whose tener is set forth contains the words "See schedule," it is not a valid objection to the indictment that these words are not

explained. United States v. French et al., 57 Fed. Rep., 382. 24. It is sufficient if the indictment allege the substance of the reports in question without setting them out in full. Ib.

25. An allegation in an indictment under sec. 5209 that defendant "did make a

certain false entry in a certain report of the association" will not be construed to mean that the entry was made after the report was completed, and was, in fact, an alteration. Ib.

26. The preparation and completion of the report, the making of the false entry therein, its verification, attestation, and delivery to the Comptroller, may be considered as simultaneous, and there is no repugnance in failing to allege that any or all of these things occurred in consecutive order. Ib.

27. Though the counts in an indictment under this section for aiding and abetting the cashier in making such false entries described defendant as "being then and there a director" of the bank in question, it can not be held that they charge him in aiding and abetting in his official capacity. Ib.

28. Counts in such indictment, which charge defendant with procuring and counseling the false entry before the fact, are valid, for such acts are covered by the clause of the section extending the penalty to any one who "abets" an officer or agent in the acts prohibited. Ib.

29. Indictment against president for false entry on books held sufficient in form and averments. United States v. Britton, 107 U. S., 655.

Indictment: See False entries—Continued.

30. Indictment against president for fraudulent purchase of stock of the bank is bad if it fails to state for whose use purchase was made, or if it states that it was for use of the bank, or if it does not aver that it was not made to prevent loss on previous debt. Ib.

31. Indictment for perjury against officer for false statement under sec. 5211, Rev. St., is bad if, prior to act of 1881, chapter 82, his oath verifying report was taken before notary appointed by a State. United States v. Curtis, 107

32. An indictment of persons for aiding and abetting a president of a national bank in misapplying its funds and making false entries in its books, with intent to defraudit, in violation of Rev. St., sec. 5209, need not specifically set out the act or acts by which the aiding and abetting were consummated. Coffin v. United States, 15 S. Ct., 394.

33. An indictment of H. and other persons for violation of Rev. St., sec. 5209, averred that "said H., then and there being president" of a certain national bank, "by virtue of his said office as president aforesaid," "misapplied the funds" with intent to defraud, etc., and that such other persons did unlawfully, feloniously, "knowingly," and with intent to defraud, aid and abet the "said H., as aforesaid:" Held, That the indictment averred that the aiders and abettors knew that H. was president of the bank at the time it is averred the acts were committed. Ib.

34. Such indictment charged that H. did misapply the moneys of the bank with intent to convert a certain sum to the use of a specified company by causing it to be paid out of the moneys of the bank on a check drawn on the bank by such company, which check was then and there cashed and paid out of the bank's funds, which sum, and no part thereof, was such company entitled to withdraw from the bank, because it had no funds therein, and that said company was then and there insolvent, as H. well knew, whereby said sum became lost to the bank: Held, That the indictment averred the actual conversion of the sum misapplied. Ib.

35. Where an indictment under Rev. St., sec. 5209, against a president of a

national bank and others, for misapplying the funds of the bank, avers that such funds were misapplied with intent to convert the same to the use of a certain company, "and to other persons to the grand jury unknown," the Government need not prove want of knowledge in the grand jury as to such persons; and, in the absence of evidence on the subject, the verity

of the averment will be presumed. Ib.

INJUNCTION:

1. Section 5242, Rev. St., providing that no injunctions shall issue from a State court against a national bank before final judgment, does not deprive the Federal court of power to issue such injunction or to continue after removal of the case an injunction previously granted by a State court. Hower v. Weiss Malting and Elevator Co. et. al., 55 Fed. Rep., 356.

2. State courts have no power to grant before final judgment an injunction prohibiting a national bank from disposing of securities in its possession. Freeman Manufacturing Company v. National Bank of Republic, 35 N. E., 865.

3. The provisions of the national-bank act, forbidding such injunctions, were not repealed by St. U. S., 1882, c. 290, sec. 4, or St. U. S., 1887, c. 373, sec. 4, or St. U. S., 1888, c. 866, sec. 4. *Ib*.

INSOLVENT BANKS: See Preferred claims; Receiver.

1. A return of nulla bona upon an execution issued against the property of a national bank is proof of its insolvency. Wheelock v. Kost, 77 Ill., 296.

2. The creditors of an insolvent national banking association in the hands of a receiver are entitled to interest on their claims during the period of administration. National Bank of Commonwealth v. Mechanics' National Bank, 94 U. S., 437; White v. Knox, 111 U. S., 784.

3. A subscriber who has made payments on his subscription to the proposed increase, believing that the statutory requirements would be complied with, is entitled to have the amount thereof allowed as a claim against the assets of the bank in the receiver's hands. Armstrong v. Stanage, 37 Fed.

Rep., 568.

4. The directors of a national bank voted to increase the capital stock "to \$1,000,000," and that the stockholders "have the right to take new stock at par to an equal amount to that then held by them." No subscription books were opened, and the plaintiff did not subscribe for any of the new stock, but paid the bank a sum equal to the amount of stock then held by her, taking a receipt therefor "on account of subscription to new stock." The new stock subscribed for and paid in did not amount to enough to

INSOLVENT BANKS: See Preferred claims; Receiver—Continued.

make the capital stock \$1,000,000, and the directors then voted that the capital stock be increased by the sum paid in. The Comptroller of the Currency was notified that the capital stock of the bank had been increased to that extent, and he issued a certificate authorizing the bank to carry on business with that amount of capital stock. The amount paid in, as above, was used by the bank in its general business, and lost within a month after the certificate was issued, the bank having suspended. The plaintiff demanded back the amount paid in by her: Held, That she was entitled to recover it, with interest from the date of her demand. Eaton v. Pacific National Bank, 144 Mass., 260; 3 N. B. C., 483.

5. A national bank determined to increase its capital stock from \$300,000 to

\$500,000. The new stock subscriptions amounted to only \$130,060. The bank advertised an increase to \$430,060. This was never authorized by vote of the stockholders, nor certified to or approved by the Comptroller of the Currency. The plaintiff subscribed and paid \$2,000 for so much of the originally proposed increase: Held, That plaintiff did not become a stockholder, and when the bank became insolvent was entitled to judgment against the receiver for the amount so paid. Schierenberg v. Stephens, 32 Mo. App., 314; 3 N. B. C., 528.

6. Rev. St., secs. 5234 and 5239, prescribing the method of enforcing the liability of the directors of national banks for violation of the banking law, are exclusive of other remedies, and a creditor of an insolvent bank, for which a receiver has been appointed, can not sue its directors for the purpose of making them personally liable for the mismanagement of the bank. National Exchange Bank v. Peters et al., 44 Fed. Rep., 13.

7. A national bank does not lose its corporate existence by mere default in paying its notes and the appointment of a receiver. Bank of Bethel v.

Pahquioque Bank, 14 Wall., 383.

8. Such associations may be sued, though a receiver has been appointed and is

administering its concerns. Ib.

9. A creditor of an insolvent national bank, who establishes his debt by suit and judgment after refusal of Comptroller to allow it, is entitled to share in dividends on debt and interest so established as of day of failure of bank, not for subsequent interest. White v. Knox, 111 U.S., 784.

The personal property of an insolvent bank in hands of a receiver is exempt from State taxation. Rosenblatt v. Johnston, 104 U. S., 463.

11. When a creditor of a national bank is entitled to interest on the amount of his dividend from the time it was declared by a receiver of the bank.

Armstrong v. American Exchange National Bank, 133 U. S., 433.

12. In estimating the dividends to be paid out of the assets of an insolvent

association, the value of the claims at the time when the insolvency is declared is to be taken as the basis of distribution. White v. Knox, 111 U. S., 784.

13. A creditor will not have a lien upon the funds of the association because checks given in settlement of balances were fraudulent, and were given at a time when the bank was hopelessly insolvent and its officers were contemplating flight. Cilizens' National Bank v. Dowd, 35 Fed. Rep., 340.

14. A suit against a national bank to enforce the collection of a demand is abated by a decree dissolving the corporation, and forfeiting its rights and franchises. National Bank v. Colby, 21 Wall., 609; 1 N. B. C., 109.

15. The claims of depositors in a suspended national bank are, when proved to the satisfaction of the Comptroller of the Currency, on the same footing as if they were reduced to judgments. National Bank of Commonwealth v. Mechanics' National Bank, 94 U. S., 437; 1 N. B. C., 133.

16. National banks are not subject to the bankrupt act, and bankruptcy courts have no jurisdiction as against such associations. If insolvent, they can be wound up only in the mode provided by the national banking act. In re Manufacturers' National Bank, 5 Bissell, 499; 1 N. B. C., 192.

17. The plaintiff, a citizen of New York, claiming title by assignment to the bonds deposited with the Treasurer of the United States to secure the circulation of a national bank, filed a bill setting forth that the Comptroller of the Currency and the Treasurer refused to recognize his right to the bonds or their proceeds; that the Comptroller had appointed one K., a citizen of New York, receiver of the said bank, and intended to sell the said bonds and to pay the proceeds, after redeeming the circulation of the bank, to the general creditors of the bank, or to K as such receiver, and that K. claimed as such receiver an interest adverse to the plaintiff in said bonds. The bill made the Comptroller, the Treasurer, and K. parties defendant, and prayed a docree establishing the plaintiff's title, and INSOLVENT BANKS: See Preferred claims; Receiver—Continued.

requiring the Comptroller and the Treasurer to deliver to the plaintiff the surplus of the bonds after redeeming the notes of the bank and annulling the appointment of K. as receiver. K. demurred to the bill for lack of equity: Held, That the demurrer must be sustained. Van Antwerp v. Hulburd, 8 Blatchford, 282; 1 N. B. C., 219.

18. Per Woodruff, J. (1) The plaintiff could not question the validity of K.'s

appointment as receiver; (2) that, as the court could not grant the relief as to the Comptroller and Treasurer, it could not as to K.; (3) that, as under the national banking act the proceeds of the bonds could never come into the possession of K., he had no concern in the suit; (4) that the allegation that plaintiff was informed and believed that K. claimed an interest in the bonds adverse to the plaintiff was not sufficient to sustain the

19. Per Hall, J. The residuary interest of the bank in the bonds was a part of the assets of the bank, to which K., as receiver, was entitled, unless the plaintiff's claim thereto was good, and that therefore the bill presented a question of property between plaintiff and K., but that as plaintiff and K. were residents of the same State the circuit court had not jurisdiction. Ib.

20. Where a national bank is declared in default by the Comptroller of the Currency, and a receiver is appointed, and a sufficient fund is realized from its assets to pay all claims against it and leave a surplus, the Comptroller should allow interest on the claims during the period of administration before appropriating the surplus to the stockholders of the bank. Chemical National Bank v. Bailey, 12 Blatchford, 480; 1 N. B. C., 260.

21. An action of assumpsit to recover such interest will not lie against the Comptroller of the Currency or the receiver of the bank, but will lie against the

22. Where a bank has by reason of its own default been placed in the hands of a receiver, a demand of payment by a depositor is no longer a necessary condition precedent to a right of action for the deposit, and the deposit bears interest from the time of such default. Ib.

23. The receiver of a national bank holds the same title to the assets of the bank that the bank itself held; and he has no greater rights in enforcing their recovery than the bank itself would have had. Casey v. La Société

de Credit Mobiler de Paris, 2 Woods, 77; 1 N. B. C., 285.

24. Insolvent debtors of an insolvent national bank assign, giving preferences in favor of the bank. Quære, whether the debt preferred shall carry interest: Held, That where there is nothing in the language of the assignment, or in the circumstances under which the debt was created, to negative the presumption that the debt should bear interest, and nothing in the conduct of the receiver of the national bank to estop him from claiming interest, in such a case interest must be paid. Bain et al. v. Peters, 44 Fed. Rep., 307.

25. The question whether a savings bank should be paid in full by an insolvent 25. The question whether a savings bank should be plated in full by an insolvent national bank, pursuant to the State law (Laws N. Y. 1882, chap. 409, sec. 282; Bank v. Davis, 26 N. Y. Supp., 200; 73 Hun., 357), or pro rata, as provided by the Rev. St., secs. 5236, 5242; Held, upon a motion to remand, to be a controvorsy "arising under the laws of the United States." Auburn Savings Bank v. Hayes, 61 Fed. Rep., 911.

26. The receipt by a bank of the proceeds of a fraudulent sale of stock belong-

ing to it, and the subsequent appointment of a receiver, give its creditors no such right in the proceeds as will prevent the purchaser from reseinding the sale and requiring restitution. Merrill v. Florida Land and Improve-

ment Co., 60 Fed. Rep., 17.

27. When a bank has become hopelessly insolvent, and its president knows that it is so, it is a fraud to receive deposits of checks from an innocent depositor, ignorant of its condition, and he can reclaim them or their proceeds; and the pleadings in this case are so framed as to give the plaintiff in error the benefit of this principle. St. Louis and San Francisco Railway

Co. v. Johnston, 133 U. S., 566.
28. Sureties on indebtedness of insolvent bank are not entitled to prove any claim against it by reason of the enforcement of their liability as such. Stewart

v. Armstrong, 56 Fed. Rep., 167.

29. Where an indorser pays a note to a bank and takes a receipt containing an order for a surrender of the note on return of the receipt, the relation between the bank and the indorser is not that of debtor and creditor, but is a fiduciary relation, entitling the indorser, on the bank becoming insolvent without applying the money on the note or procuring its surrender, to have the assets in the hands of its receiver applied in payment thereof. Massey v. Fisher, 62 Fed. Rep., 958.

INSOLVENT BANKS: See Preferred claims; Receiver-Continued.

30. The fact that the money was not marked, and by a mingling with other funds of the bank lost its identity, does not affect the right to recovery in full, if it can be traced to the vaults of the bank and it appears that a sum equivalent to it remained continuously therein until removed by the receiver. Ib.

31. The appointment of a receiver for an insolvent national bank under act of Congress of June 30, 1876, sec. 1, which authorizes the Comptroller, when satisfied of the insolvency of a banking association, to appoint a receiver, "who shall proceed to close up such association and enforce the personal liability of the shareholders," does not dissolve the corporation. Chemical National Bank v. Hartford Deposit Company (Ill. Sup.), 41 N. E., 225.

32. One induced to subscribe for certificatez alleged to represent an increase of the capital stock of a national bank at a time when no increase had been authorized, on false representations of the cashier as to the bank's condition, it being in fact insolvent at the time, is entitled to a judgment against the bank and its receiver for the purchase money paid. Newbegin v. Newton National Bank (C. C. A.), GE F., 701.

33. A contract between two national banks that the proceeds of paper, discounted by one for the other, should not be drawn on in advance of the maturity of such paper is not affected by the subsequent fraud of the bank obtaining the discount in reporting such proceeds to the Comptroller of the Curreney as part of its cash reserve. Fisher v. Tradesmen's National Bank (C. C. A.), 64 F., 706.

34. A contract by which one bank pledges any of its property in the hands of another bank, as collateral to notes discounted for and guaranteed by it, authorizes the discounting bank to hold a deposit balance, standing to the credit of the borrowing bank at the time of its insolvency, as collateral to any liability, then or at maturity of the discounted notes, until the amount of the lien has been ascertained. Fisher v. Continental National Bank (C. C. A.), 64 F., 707.

35. A statement by the president of a bank, for the purpose of procuring from another bank a discount of paper, that such former bank is in good condition, when in fact it is hopelessly insolvent in consequence of the president's own malversation, is a fraud, and entitles the discounting bank to recover back the proceeds of the discount. Fisher v. United States National Bank (C. C. A.), 64 F., 710.

36. The fact that an insolvent national bank has gone into voluntary liquidation does not absolve it from liability to be garnished. Birmingham National Bank v. Maner (Ala.) 16 So. 520.

Bank v. Mayer (Ala.), 16 So. 520.

37. Rev. Stat., sec. 5242, which invalidates all transfers of the notes, bonds, or bills of exchange of a national bank after the commission of an act of insolvency with a view to the preference of one creditor over another, does not prohibit a bank which has in good faith accepted the draft of a national bank the day before the latter's insolvency, and afterwards paid the same, from applying the proceeds of collections made by it on paper in its hands belonging to the insolvent bank, to the payment of the draft, since its lien on such collections runs from the date of the acceptance. In re Armstrong, 41 Fed. Rep., 381.

38. Sections 5151 and 5239, Revised Statutes, exclude banking associations from none of the remedies for the collection of debts, claims, and dues for the bank or its creditors provided by the general rules and principles of law and equity, but they impose upon shareholders and directors additional liabilities and subject them to proper remedies for their enforcement. Hayden v. Thompson (C. C. A.)

39. In the State of Nebraska a suit to recover from an innocent shareholder of an insolvent national bank an unearned dividend which he has received in good faith without notice of any fact that would lead a reasonably prudent man to learn that the dividend was not earned, is barred in four years from its receipt. Hayden v. Thompson (C. C. A.)

INTEREST: See Usury; Insolvent banks.

1. The provision in sec. 30 of the act of 1864 "that where, by the law of any State, a different rate is limited for banks of issue organized under State laws, the rate so limited shall be allowed for associations organized in any such State under the act," is enabling, and not restrictive; and, therefore, a national banking association in any State may stipulate for as high a rate of interest as by the laws of such State a natural person may, although State banks of issue are restricted to a less rate. Tiffany v. National Bank of the State of Missouri, 18 Wall., 409.

Interest: See Usury; Insolvent banks—Continued.

2. Bank may take the rate of interest allowed by the State to natural persons generally, and a higher rate where State banks of issue can take it. Ib.

3. But it is not to be interred from Tiffany v. National Bank of Missouri that whatever by the laws of the State is lawful for natural persons in acquiring title to negotiable paper by discount is lawful for national banks. National Bank v. Johnson, 104 U.S., 271.

4. May charge rate of interest allowed to natural persons in the State or Territory where bank is located, but can not take more, even on discount of

paper for third party, without it being usury. Ib.

5. The interest which a national banking association may charge is limited to the rate allowed to the banks of the State generally; and the fact that a few of the State banks are specially authorized to take a higher rate is not a warrant for a national banking association to do so. Duncan v. First National Bank of Mount Pleasant, 11 Bank Mag., 787; 1 N. B. C., 360; First National Bank v. Gruber, 87 Penn. St., 468.

6. Where the State law does not limit the rate of interest which may be charged on loans to corporations, a national banking association located in that State can not charge more than 7 per cent interest on such loans. In re Wild, 11 Blatch., 243.

7. Where by the statutes of the State parties are authorized to contract for any rate of interest, national banking associations in that State may likewise contract for any rate, and are not limited to 7 per cent. Hines v. Marmo-

lejo, 60 Cal., 229.

8. Under Rev. St., sec. 5197, authorizing national banks to charge any rate of interest allowed by the law of the State wherein such bank is organized, and the statute fixing a legal rate of interest, a national bank in Colorado may charge interest at any agreed rate. Rockwell v. Farmers' National Bank, 36 P., 905.

9. As act 1873 (70 Ohio Laws, 178) repeals the statute fixing the rate of interest for banks of issue, a national bank may charge interest at 8 per cent under Rev. St., sec. 3181. La Dow v. First National Bank, 37 N. E., 11.

10. The decisions of the United States Supreme Court teach that the statute

referred to is to be liberally construed in favor of national banks, and even when the language of the statute would restrict them to a less rate of interest than is allowed to individuals, the intendment of the law must be presumed to have been otherwise. Tiffany v. National Bank of Missouri held that the intent of the law was to put national banks on an equal footing with State banks; to allow the State banks to charge any amount of interest and national banks only 8 per cent would violate that intention; to say that national banks could only charge 7 per cent would be to say that the State had prescribed no rate of interest. National Bank of Jefferson v. Bruhn & Williams, 64 Tex., 571.

11. Where drafts are from time to time deposited in a bank, some of them being payable on demand and some on time, an agreement between the bank and the depositor that credit shall be given for such drafts on the day after their deposit, the depositor being charged the full legal rate for any overdraft, does not constitute usury when such agreement is made in good faith in order to save involved calculations. Timberlake ct al. v. First National

Bank, 43 Fed. Rep., 231.

12. Charging a depositor, by agreement, at the end of each month, with interest at the full legal rate on his overdraft, and adding such charge to the overdraft, does not constitute usury. Ib.

13. Under Code Miss., 1880, which only allows interest on the amount of money actually lent, a national bank in that State can not deduct interest in

14. Under the national banking act, any national bank in Pennsylvania can charge and take the same rate of interest as any State bank of issue is authorized to charge. First National Bank of Mount Pleasant v. Tinstman, 36 Legal Intelligence, 228; 2 N. B. C., 182.

15. Interest on dividends should not be allowed in favor of one who voluntarily delayed presenting his claim until long after the dividends were declared, although the delay was due to a mistaken belief that he had a right to pay his claim in full from collaterals in his hands. Chemical Nat'l Bank v.

Armstrong, 59 Fed. Rep., 372.

16. The refusal of a creditor to accept the receiver's offer to allow part of a claim without prejudice to a suit for allowance of the remainder, or to the receiver's right to still further reduce the claim if the court should hold such reduction proper, bars the creditor's right to interest on subsequent dividends on the part offered to be allowed, although it is subsequently Interest: See Usury; Insolvent banks-Continued.

adjudged that the whole of his claim should have been allowed; but he is entitled to interest on the dividends on the part rejected. Ib.

17. In case of book accounts in favor of depositors, interest begins to run against an association in liquidation from the date of the suspension of business.

Richmond v. Irons, 121 U.S., 27.

18. There is an established rate of interest in Washington (10 per cent), and the fact that by special contracts different rates may be collected does not affect the question, and therefore a national bank may charge that rate.

Yakima National Bank v. Knipe, 33 P., 834; 6 Wash., 348.

19. The fact that there are several entries in the books of a bank and in the pass book of a depositor of allowance of interest on his account is not sufficient to prove a contract by the bank to pay interest while the deposit should remain, where it is proven that after the entries were made the officers of the bank, on several occasions, told the depositor that it was against their rules to pay interest, and that they would not pay it, and that he apparently acquiesced. McLoghlin v. National Mohawk Valley Bank, 139 N. Y. St., 514; 34 N. E., 1095.

20. Rev. St. U.S., sec. 5197, authorizes national banks to take interest at the rate allowed in the State where the bank is located, and, when no rate is fixed by the laws of such State, they are authorized to take interest at a rate not exceeding 7 per cent: Held, That since I Hill's Code, sec. 2796, and Sess. Laws 1893, page 29, allow individuals and State banks to take any rate of interest agreed to in writing by the parties to the centract, national banks have the same privilege. Wolverton v. Exchange National

Bank (Wash.), 39 p., 247.

JURISDICTION: Sec Actions. A. Solvent banks-

1. In an action against a national bank in a circuit court of the United States, if all the parties are citizens of the district in which the bank is situated, and the action does not come under sec. 5209 or sec. 5239, Rev. St., the circuit court has no jurisdiction. Whittemore v. Amoskeag National Bank, 134 U. S., 527.

2. The Federal courts have jurisdiction of an action between a national bank located in one State and a citizen of another State. First National Bank

v. Forest, 40 Fed. Rep., 705.

3. State courts have jurisdiction of suits by and against national banking associations. Bank of Bethel v. Pahquioque Bank, 14 Wall., 383; Ordway v. Central National Bank, 47 Md., 217, and Clafflin v. Houseman, 93 U.S., 130.

4. Where a national banking association is sued in a State court, the suit must be brought in the city or county in which the bank is located. Cadle v.

Tracy, Ĭ1 Blatch., 101.

5. But in a State where the holder may sue without respect to the ownership an association may bring suit upon paper so acquired. National Pemberton Bank v. Porter, 125 Mass., 333; Atlas National Bank v. Savery, 127 Mass., 75.

6. The words of restriction to the place where said association is situated apply to the county and municipal courts, and not to the State courts. In the State courts of general jurisdiction a national banking association can be sued whenever an individual can be for the same cause. Talmage v. Third National Bank, 27 Hun., 61.

7. A State court can entertain an action brought to recover of a national banking association the penalty for taking usury. Ordway v. The Central National Bank, 47 Md., 217; Hade v. McVay, 31 Ohio St., 231; Bletz v. Columbia National Bank, 87 Penn St., 87.

8. State courts have no jurisdiction of the case of an embezzlement of the funds of the association by one of its officers. Commonwealth v. Felton, 101 Mass., 204; Commonwealth ex rel. Torrey v. Ketner, 93 Penn St., 372.

9. The defense of usury may be set up in action brought in a State court.

National Bank of Winterset v. Eyre, 52 Iowa, 114.

10. A national banking association is for jurisdictional purposes a citizen of the State in which it is located. Daris v. Cook, 9 Nev., 134.
11. The offense of making false entries in the books of a bank, for which an officer of the bank is liable to punishment, under sec. 5209, since it is not a crime of which the State courts have concurrent jurisdiction, under sec. 5328, is exclusively cognizable by the Federal courts. In re Eno, 54 Fed. Rep., 669.

12. Under the provisions of the act of August 13, 1888, national banks are deemed to be, for jurisdictional purposes, citizens of the State wherein they are located and they no longer possess the right of removal on the ground

JURISDICTION: See Actions—Continued.

A. Solvent banks—Continued.

that they are Federal corporations. Burnham et al. v. First National Bank of Lcoti, 53 Fed. Rep., 163.

- 13. An action for money against a national bank whose corporate existence is admitted is not a suit arising under the laws of the United States. Ulster County Savings Institution v. Fourth National Bank, 8 N. Y., 162.
- 14. The provision that the Federal courts shall not have jurisdiction of an action on a promissory note or other chose in action by an assignee thereof, unless the action might have been maintained in such courts if no assignment or transfer had been made (act August 13, 1888), does not apply to the indersement and transfer of the payer of notes which were made to him merely that he might as agent of the maker raise money for it by negotiating them with third persons. Wachusett National Bank v. Sioux City Store Works, 56 Fed. Rep., 321.

15. A suit on the official bond of the cashier of a national bank, conditioned for a faithful performance of the duties therof, "according to law and the by-laws" of the bank, involves a Federal question and is maintainable in a Federal court irrespective of the citizenship of the parties. Walker et al.

v. Windsor National Bank, 56 Fed. Rep., 76.

16. In a suit which is properly brought in a Federal court, because it involves a Federal question, the court has full jurisdiction of the defendant, who, though a resident of another district, waives his personal privilege of being sued in his district by voluntarily appearing. Ib.

17. A citizen of New York brought suit in the circuit court of North Carolina

against a citizen of North Carolina on promissory note to cashier of national bank, which was also located there. Note had been indersed to plaintiff. After indorsement a receiver had been appointed for the bank: Held, That the receiver would have been an assignee of the note although the assignment was brought about by operation of law, and that as bank could not have sued in circuit court neither could the receiver nor the plaintiff, as the court had no jurisdiction. Ib.

18. Under the above statute assignee can not maintain a suit on a promissory

note unless the original payee could have prosecuted it. Ib.

19. The exemption of national banks from suits in State courts in other than their own county or city, by act of February 18, 1875 (18 St., 316, chap. 80) was a personal privilege which could be waived by appearing to such suit and not claiming the immunity. First National Bank v. Morgan, 132 U.S., 141.

20. The provision in act of July 12, 1882 (22 St., 163, chap. 290, sec. 4), respecting suits by or against national banks, refers only to suits brought after

the passage of that act. Ib.

21. This court has jurisdiction to review a judgment in State courts involving the question whether a national bank is exempted from liability to account for bonds purchased by it on condition of selling back on demand. Logan Bank v. Townsend, 139 U. S., 67.

22. When transaction of transfer of national-bank shares does not present a case arising under national banking act, and so involving a Federal ques-

tion. Le Sassier v. Kennedy, 123 U.S., 521.

23. State courts have no jurisdiction of actions to recover penalties imposed by the national banking act. Missouri River Telegraph Company'v. First National Bank of Sioux City, 74 Ill., 217; 1 N. B. C., 401.

24. When a State bank acting under a statute of the State calls in its circulation issued under State laws, and becomes a national bank under the laws of the United States, and a judgment is recovered in a court of a State against the national bank upon such outstanding circulation, the defense of the State statute of limitations having been set up, a Federal question arises which may give this court jurisdiction in error. Metropolitan National Bank v. Claggett, 141 U. S., 520.

25. The act of Congress of July 12, 1882, repealing inconsistent acts and providing that the jurisdiction of suits in which a national bank should be a party should be the same as if it were a State bank at the same place, prevents the removal of a cause in which a national bank is a party from a State to a Federal court on the mere ground that it is a national bank. Leather Manufacturers' National Bank v. Cooper, jr., 120 U. S., 778; 3 N.

B. C., 208.

26. Under St. U. S., 1888, chap. 866, sec. 4, providing that in actions against national banks the Federal courts "shall not have jurisdiction other than such as they would have in cases between individual citizens of the same State," an action to compel the directors of a national bank to declare a

JURISDICTION: See Actions—Continued.

A. Solvent banks—Continued.

dividend may be maintained in a State court. Hiscock v. Lacy (Sup.), 30 N. Y. S., 860; 9 Misc. Rep., 578.

B. Insolvent banks-

- 27. The object of this proviso was to deprive the United States courts of jurisdiction of suits by or against national banking associations in all cases where banks organized under State laws could not likewise sue or be sued in such courts.
- 28. But the proviso does not affect the right of the receiver of an insolvent association to sue in a Federal court. Hendee v. Connecticut and P. R. R. Co., 26 Fed. Rep., 677.
- 29. Nor would the act of July 12, 1882, take from the circuit court jurisdiction of a suit brought against a director for negligent performance of his duties; for, as such suits rest upon the requirements of the United States laws and by-laws made pursuant thereto, it is a case arising under the laws of the

United States. Witters v. Foster, 28 Fed. Rep., 737.

30. An action between a receiver of an insolvent national bank and a depositor does not present a Federal question under Rev. St., sec. 5242, avoiding preferences to creditors of such an insolvent bank. Tehan v. First National

Bank et al., 39 Fed. Rep., 577.

31. A receiver of an insolvent national bank is an officer of the United States within the meaning of sec. 563, Rev. St., which gives the district courts jurisdiction of "all suits at common law brought by the United States, or any officer thereof authorized by law to sue." Stephens v. Bernays, 41 Fed. Rep., 401.

32. The United States district court has jurisdiction of an action at law brought by the receiver of a national bank to recover an assessment made upon a stockholder, and the action may be maintained in such event against the

executor of a deceased stockholder. Ib.

33. The State courts have jurisdiction of an action brought by a shareholder on behalf of himself and other shareholders to recover of the directors of an insolvent association damages for injuries resulting from their negligence and misconduct. Brinckerhoff v. Bostwick, 88 N. Y., 52.

34. A State court has no power to make an order directing the receiver of a

national bank who has been appointed by the Comptroller of the Currency to pay a judgment obtained against the bank before the receiver was appointed. Occan National Bank v. Carll, 7 Hun., 237.

35. Neither the Comptroller nor the receiver by putting in an appearance to a suit can subject the United States to the jurisdiction of a court. Case v.

Terrell, 11 Wall., 199.
36. The Federal courts have jurisdiction of suits by receivers of national banks to collect the assets thereof without regard to the citizenship of the plain-

tiff. Fisher v. Yoder, 53 Fed. Rep., 565.

37. A Federal court is not deprived of jurisdiction otherwise vested in it of a suit against the executors of an estate by the fact that the estate is in the possession of a State probate court for purposes of administration, and the Federal court has jurisdiction to adjudge whether a liability exists, but can not issue execution to enforce the same. Wickham v. Hull et al., 60 Fed. Rep., 326.

38. A suit against the receiver of a national bank to compel him to pay out of the funds in his hands as receiver moneys claimed by the complainant is a suit arising under the laws of the United States, and can be removed into the Federal court. Hot Springs Independent School District, etc., v. First National Bank of Hot Springs, 61 Fed. Rep., 417.

39. The tenth subdivision of sec. 629, Rev. St., which confers upon the circuit court of the United States jurisdiction of all suits by or against any national banking association established in the district for which the court is held,

has been repealed by the provise to sec. 4 of the act of July 12, 1882.

National Bank of Jefferson v. Fare et al., 25 Fed. Rep., 200.

40. A Federal court has jurisdiction of an action brought by the receiver of an insolvent national bank in the name of the bank, to realize its assets. irrespective of the citizenship of the parties. Linn County National Bank

v. Crawford (C. C.), 69 F., 532.

LEASE:

1. Where a national bank takes a lease for a long term, its insolvency and dissolution soon afterwards, and the appointment of a receiver, who refuses to take possession of the leased premises, do not entitle the lessor to damages out of the assets, the rent having been paid for the time during which the bank was in possession. Fidelity Safe Deposit and Trust Co. v. Armstrong, 35 Fed. Rep., 567.

LEASE-Continued.

2. A national bank which, when a receiver is appointed for it, is in arrears for rent under an existing lease, may be afterwards sued for damages caused by its failure to carry out the provisions of the lease. Chemical National Bank v. Hartford Deposit Company (Ill.), 41 N. E., 225.

3. In a suit against a national bank in arrears for rent under an existing lease at the time a receiver was appointed for it, for damages for failure to carry

out the lease, the receiver need not be made a party. Ib.

LIABILITY OF BANK:

1. Where a national banking association has taken collaterals to secure a loan, and, after the loan has been repaid, holds them to secure future advances, it is not a gratuitous bailee; and it is responsible for the loss of such collaterals occasioned by its lack of ordinary care and diligence, though at the time the bailor was not indebted to it. Third National Bank of Baltimore v. Boyd, 44 Md., 47.

2. A bank receiving a certificate of deposit for collection, and mailing it to the drawer with a request for a remittance, is guilty of negligence. First National Bank of Evansville v. Fourth National Bank of Louisville, 56 Fed.

Rep., 967.

3. A bank is charged with notice of letters duly mailed to it and received by the general bookkeeper, whose duty it is to open and distribute mail matter, although he conceals such letters to hide certain irregularities in his office, and thereby prevents their coming into the hands of the other bank

officers,

- 4. The E. bank, on May 8, 1888, mailed to the L. bank for collection a certificate of deposit issued by P. & Co., which, the next day, negligently mailed it to P. & Co. with request to remit. On June 1 the L. bank credited the E. bank with the item in account current for May, and wrote that nothing had been heard from P. & Co. On June 22 the L. bank wrote that repeated letters about the item had remained unanswered. The L. bank now charged the E. bank with the item. No further correspondence ensued. P. & Co. continued in good credit until after January 1, 1889, when they failed: Held, That the L. bank was not responsible for more than nominal dam-
- 5. Where bank acquires title to real estate by conveyance from its president who held same under deed reciting full payment of purchase money, and bank has no actual knowledge that purchase money was not in fact paid, it is an innocent purchaser without notice, and is not chargeable with constructive notice because of the knowledge of its president. First National Bank of Sheffield et al. v. Tompkins, 57 Fed. Rep., 20.

6. If a cashier, without authority to buy coin in behalf of his bank, does so buy it, and it goes into the funds of the bank, it is liable. Merchants' Bank

v. State Bank, 10 Wall., 604.

7. Where a bank issues a certificate of deposit, payable on its return properly indersed, it is liable thereon to a bona fide holder to whom it was transferred seven years after its issue, notwithstanding a payment thereof to the original holder. Such certificate is not dishonored until presented. National Bank of Fort Edward v. The Washington County National Bank, 5

8. Where a cashier, in payment of his individual indebtedness, gives his creditor a cashier's draft drawn by himself on his bank's correspondent, and the same is received in good faith by the creditor, with no knowledge or notice that the draft is drawn fraudently, and the same is paid by the correspondent to the creditor, the bank can not recover from the creditor the

money so paid. Goshen National Bank v. State, 36 N. E., 316.

9. A bank is bound by the act of its cashier in drawing checks in its name, though with the intent of embezzling the proceeds, and payment of the checks by the drawee is binding on the bank. Phillips v. Mercantile

National Eank of the City of New York, 35 N.E., 983.

10. Checks drawn by the cashier of a bank, payable to fictitious persons, whose names be endorses thereon, are in effect payable to bearer, and the payment of such checks by the drawee is binding on the bank, as, in transmitting them made and indorsed, the bank is so far concluded by his acts as to be estopped from denying their validity. Ib.

11. The fact that the payees in the checks, whose names were endorsed thereon, by the eashier, were customers of the bank, does not vary the rule applicable to fictitious payees, where the cashier did not intend to deliver the paper to the customers, as the fictitiousness of the maker's direction to pay

LIABILITY OF BANK-Continued.

does not depend upon the identification of the name of the payee with some existing person, but upon the intention underlying the act of the maker in inserting the name.

maker in inserting the name. Ib.

12. A settlement of a claim against a bank made by a director who had been specially delegated by the bank to take charge of the matter, and who acted under the direct advice of the president of the bank, is binding on the bank. Waxahachie National Bank v. Vickery, 26 S. W., 876.

13. Where one pays a debt due by him to a bank upon the demand of an officer thereof, whom he finds employed in its business, to said officer, over its counter, without knowledge that the officer's authority is so limited that he is not authorized to receive the money, it is a payment to the bank, and the latter is bound thereby. The East River National Bank, v. Gove, 57 N. V. 1977.

N. Y., 597.

14. When a bill of exchange, payable at ———, was sent to a bank for collection, and the bank treating it as a bank check, and not entitled to days of grace, presented it for payment, and had it protested, etc., on the day of its maturity, without days of grace, by means of which the indorser was discharged, and it was in evidence that the bank was notified by the indorser at the time that he claimed the paper to have days grace: Held, That the bank was liable to the person who deposited the paper for collection for damages for its negligence in not presenting the check, as required by law, and causing notice of its nonpayment to be given to the indorser. The Georgia National Bank v. Henderson, 46 Ga., 487.

15. A national bank, by its cashier, issued its certificate of deposit for money to be paid on a note of the depositor or lent for his use: Held, That the bank was liable thereon, although the cashier embezzled much more of the bank's funds. First National Bank of Monmouth v. Brooks, 22 Ill. App., 238; 3 N. B. C., 387.

16. Upon the deposit in a city bank of funds for transmission to the credit of a country bank, for the use of the depositor, the city bank becomes a trustee of the depositor; and where the country bank, by reason of its failure before the deposit was made, becomes unable to receive the deposit, the city bank is liable to the depositor, in an action for money had and received, for the amount of the deposit. Union Stock Yards National Bank v. Dumond, 37 N. E., 863; Dumond v. Merchants' National Bank, 1b., 864.

17. The fact that the city bank deposited the money with another city bank, which was the correspondent of the country bank, does not exempt the former bank from such liability, where the depositor was unacquainted with the custom of the banks in making such deposits, and did not consent thereto. Ib.

18. Nor will the city bank in which the money was finally deposited be liable therefor, at the suit of the depositor, where the money was left with it with instructions to credit it to the country bank generally, without any intimation that it was to be credited to that bank as the money of the depositor. Ib.

The First National Bank of Decatur having advanced a sum of money to the owner of a lot of whisky, the latter employed the bank to ship the whisky for him to New York to be sold, and out of the proceeds the bank was to retain the money advanced and a reasonable commission for shipping and selling. The whisky was shipped and sold accordingly, and the proceeds received by the bank: Held, That the bank was liable to the owner of the whisky for the money so received, and this independently of the question whether national banks are, by their charters, authorized to sell produce on commission. First National Bank of Decatur v. Priest, 50 Ill., 321.
 An embarrassed bank which organized a trust and safe-deposit company to

20. An embarrassed bank which organized a trust and safe-deposit company to aid in its struggle for existence held liable for funds abstracted from the trust company and used for the bank, on the ground that the organization and use made of the former was a fraud on the public. Fisher v. Adams 63 Fed. Rep., 674.

21. A national bank is liable for fraudulent representations made by it through its cashier to another bank as to the financial responsibility of a customer. Nevada Bank of San Francisco v. Portland National Bank, 59 Fed. Rep., 338.

22. Representations by one bank to another that a certain business corporation "is prosperous," "well organized," "doing a large business," and are "valued customers of ours;" that an investigation of its business and responsibility had been made by the vice-president and cashier of the bank, coupled with the transmission of an annual statement, which (as alleged) is known to be false—are representations of fact, and not of opinion, and are actionable if fraudulently made. Ib.

LIABILITY OF BANK-Continued.

23. Fraudulent representations as to the financial responsibility of another for the purpose of procuring him credit are actionable, though containing no statement as to the amount of credit it is safe to extend. Ib.

24. False representations concerning the financial responsibility of another, made, for the purpose of procuring him credit, negligently and carelessly, without investigation, when investigation would disclose their falsity,

imply a fraudulent intent and are actionable. Ib.

25. The signature of a bank cashier, with his official title appended, to a letter bearing the bank's name at the head, is the signature of the bank, within the meaning of a statute providing against liability for representations as to the credit, skill, or character of another, unless there is a memorandum thereof in writing, signed by the "party to be charged." Ib.

26. A bill of exchange, drawn on defendant, was sent by plaintiff to a bank for collection, and on presentation to defendant was accepted by its treasurer and redelivered to the bank. On the same day defendant's treasurer learned that the drawer of the bill had failed two days before. On the next day defendant's treasurer applied to the bank's cashier for leave to revoke the acceptance and erase the indorsement, which the cashier declined to do, and notice was thereupon given the bank to refuse payment of the bill. At the time of the acceptance the drawer had no funds in defendant's hands, but was indebted to it. No fraud was shown on plaintiff's part: Held, That the defendant was bound by its acceptance. Trent Title Company v. Fort Dearborn National Bank of Chicago, 54 N.J., 33.

27. The general rule is that where a bank delivers a note or bill to a notary public for demand, protest, and notice, it will not be liable for the default of the latter. Wood River Bank v. First National Bank of Omaha, 55 N. W.,

239; 36 Neb., 744.

28. But where such bill remains in the bank to be protested for nonpayment by the president and manager thereof, a notary public, and who, although aware of the instructions to the contrary, delays noting for protest or giving notice, in consequence of which the indorsers are discharged, such notary will be held to be the agent of the bank and the latter will be liable for his negligence. Ib.

29. Where a bank, on presenting a draft which it has for collection, receives a check drawn on a bank in the same place, it is bound to present the check on the same day, and, failing in this, is liable to the drawer thereof for the loss occasioned thereby, the bank drawn on having suspended at the

end of the day. Morris v. Eufaula National Bank (Ala.), 18 So., 11. 30. Where money is deposited with the cashier of a bank under an agreement that it shall be invested by the bank in bonds and stocks, the bank is liable for the return of the money, no investment having been made, though the agreement for its investment by the bank was ultra vires. L'Herbette v. Pittsfield National Bank (Mass.), 38 N. E., 368.

31. A bank obtained a loan from plaintiff, giving therefor the personal note of its cashier: *Held*, That the bank was liable to plaintiff for the amount of the loan, on account for money had and received. Chemical National Bank

v. City Bank (Ill. Sup.), 40 N. E., 328.

32. Rev. St. U. S., sec. 5202, providing that no national bank shall be indebted or in any way liable to an amount exceeding the amount of its capital stock paid in, except on circulation, deposits, special funds, or declared. dividends, does not prohibit a national bank from incurring indebtedness up to the amount of its paid-up capital, for any purpose within its powers, though its circulation, deposits, special funds, and declared dividends exceed the amount of its paid-up capital. Weber v. Spokane National Lank (C. C. A.), 64 F., 208.

33. A debt incurred by a national bank, for which it receives and retains the consideration, is not void because incurred in violation of Rev. St. U. S., sec. 5202, providing that no national bank shall be indebted or in any way liable to an amount exceeding the amount of its capital stock paid in, except on circulation, deposits, special funds, or declared dividends. Ib.

34. Drafts for part of a fund in the hands of a debtor of the drawer do not, without acceptance by the drawee, constitute an appropriation of part of such fund, or an equitable assignment thereof. Bosworth v. Jacksonville National

Bank (C. C. A.), 64 F., 615.

35. A national bank whose vice-president borrows money in the name of another bank, and appropriates it to his own use, is not liable therefor unless he was specially authorized to borrow the money, or his act was ratified.

8 C. C. A., 155; 59 F., 372, modified to accord with Bank v. Armstrong, 14

S. Ct., 572; 152 U. S., 346; Chemical National Bank v. Armstrong, 65 Fed. Rep., 573.

LIEN: See Preferred claims.

- 1. An association has equitable lien upon dividends declared for any just debt due to it from the shareholders. Hager v. Union National Bank, 63 Me., 509.
- Bank can not acquire a lien on its own stock held by its debtors, even if its by-laws are framed with that intention. Bullard v. Bank, 18 Wall., 589.
 Loans by bank to stockholder do not give lien to bank on his stock. Ib.;
- Bank v. Lanier, 11 Wall., 369.

 4. A national bank organized under the law of 1864 can not, even by specific provisions for the purpose in its articles of association and in its by-laws, acquire a lien on its own stock held by its debtor. Delaware, Lackawanna and Western Railroad Company v. Oxford Iron Company, 38 N. J. Eq., 340; 3 N. B. C., 582.
- 5. When by general law a lien is given to a corporation upon the stock of a stockholder in the corporation for any indebtedness owing by him to it, that lien is valid and enforceable against all the world, and a sale of the stockholder's stock to a person ignorant of the lien will not discharge it and thus authorize the purchaser to demand and receive a transfer of it so discharged. Hammond v. Hastings, 134 U.S., 401.

6. A banker's lien for the amount of the balance of its general account does not exist when the securities have been deposited with the bank for a special purpose, or for the payment of a particular loan. Armstrong v. Chemical

National Bank, 41 Fed. Rep., 234.
7. A bank has a lien on a note deposited for collection by a debtor before maturity of his own debt, remaining uncollected and unassigned in its hands after his debt matures, for its payment. Gibbons v. Hocox (Mich.) 63 N. W., 519.

LIQUIDATION:

1. A national bank may go into voluntary liquidation and be closed by a vote of two-thirds of its shareholders, although contrary to the wishes and against the interests of the remainder. Watkins v. National Bank of Lawrence, 32 P., 914.

2. A national bank which has gone into voluntary liquidation will continue to exist as a body corporate for the purpose of suing and being sued until its affairs are completely settled. National Bank v. Insurance Company, 104

U. S., 54; Ordway v. Central National Bank, 47 Md., 217.

3. After an association goes into liquidation there is no authority on the part of its officers to transact any business in its name so as to bind its share-holders, except that which is implied in the duty of liquidation, unless such authority has been expressly conferred by the shareholders. Richmond v. Irons, 121 U.S., 27.

4. Where a bank has gone into voluntary liquidation and the Comptroller has no power to appoint a receiver, a proper court, in a case where such action

is necessary to protect the interests of a creditor, will appoint a receiver for it. Irons v. Manufacturers' National Bank, 6 Biss., 301.

5. The Comptroller may appoint a receiver for a bank that has voted to go into voluntary liquidation. Washington National Bank of Tacoma v. Eckels, 57

Fed. Rep., 870.

6. Where a national bank is insolvent and in process of voluntary liquidation, and its affairs are being greatly mismanaged by its managing agents, to the injury of its creditors and stockholders, and some of the creditors and stockholders are being favored to the injury of others, a receiver may be appointed in such a case, even where the bank only has been made a defendant. Elwood v. First National Bank, 41 Kans., 475.

7. Without express authority from the shareholders in a national bank its offi-

cers, after the bank goes into liquidation, can only bind them by acts implied by the duty of liquidation. Ib.

8. Creditors of a national bank who, a ter it suspends payment and goes into voluntary liquidation, receive in se tlement of their claims bills receivable, indorsed, or guaranteed in the name of the bank by its president, can not claim as creditors against the shareholders, as the original debt is paid. 1b.

9. A national bank went into voluntary liquidation. All the stockholders but one united in organizing a new national bank under a different name. He knew that the greater part of the assets were sold to the new bank, and he accepted dividends from nearly all such assets: Held (1), That he had ne right to share in the earnings of the new bank; (2) the old bank had no good will to sell independent of the value of the unexpired lease of its banking house. First National Bank of Centralia v. Marshall, 26 Ill. App., 440; 3 N. B. C., 401.

LOANS:

1. Section 5200, Rev. St., which provides that the total liabilities to any association of any person, etc., shall not exceed one-tenth part of the capital stock paid in, was intended only for the guidance of the association, and, though its franchises may be liable to forfeiture for violation of the law, the association may recover of the borrower the full amount of the loan. Gold Mining Company v. Rocky Mountain National Bank, 96 U.S., 640; O'Hare v. Second National Bank of Titusville, 77 Penn. St., 96; Shoemaker v. The National Mechanics' Bank, 2 Abb., U. S., 416; Stewart v. National Union Bank of Maryland, 2 Abb., U.S., 424.

2. The prohibition of Rev. St., sec. 5200, that the total liabilities of any national bank to any person, company, corporation, or firm for money borrowed, including in them "the liabilities of the several members thereof shall at no time exceed one tenth part" of the capital stock actually paid in, does not prevent a bank from recovering of a person to whom it has lent a sum greater than 10 per cent of its capital stock, the excess of the loan over

such limit. Corcoran v. Batchelder, 147 Mass., 541; 3 N. B. C., 491.

3. A note is not illegal because at the time it was discounted by the association the maker was indebted to the association in a sum equal to more than onetenth part of its capital. O'Hare v. Second National Bank of Titusville, 77 Penn. St., 96.

4. And a court of equity will not enjoin an association, at the instance of the borrower, from transferring to innocent third persons notes and securities, on the ground that the notes represent part of a loan made in excess of 10 per cent of the capital of the association. Elder v. First National Bank of Ottawa, 12 Kans., 238.

5. Where a State bank makes a loan to one person of an amount in excess of onetenth part of its capital, and is afterwards converted into a national bank, it may, after conversion, extend the time for payment of such loan without violating sec. 5200, Rev. St. Allen v. The First National Bank of Xenia, 23 Ohio St., 97.

6. Defendant sued by national bank for moneys it loaned him can not set up as bar that they exceed one-tenth of capital paid in. Gold Mining Co. v. National Bank, 36 U. S., 640.

7. Placing by one bank of its funds on permanent deposit with another is a loan

within this enactment. Bank v. Lanier, 11 Wall., 369. 8. Rev. St., sec. 5200, providing that the amount for which any one individual or firm shall be indebted to a national bank shall not exceed a certain sum, when such a bank violates the provision by lending to one person an amount in excess of the limit, such person can not set up the violation of the statute as a defense to his liability on the note. If a penalty is to be enforced against the bank, it can be done only at the instance of the Gov-

ernment. A contract entered into by the bank in violation of this section is not void. Wyman v. Citizens' Nat. Bank of Faribault, 29 Fed. Rep., 734.

9. Rev. St., sec. 5202, providing that national banks shall not contract liabilities in excess of their paid-up capital stock, except upon notes of circulation, accounts for deposits, etc., does not intend that such items of liability shall be excluded in determining whether the indebtedness of a bank exceeds its paid-up capital stock at the time it incurs a liability as guarantor. Weber et al. v. Spokane Nat. Bank, 50 Fed. Rep., 735.

10. In an action against a national bank and its receiver on a promissory note,

defendants may avail themselves of the defense that the note was executed in violation of Rev. St., sec. 5202, providing that national banks shall not contract liabilities in excess of their paid-up capital stock. The note being void as to the bank, it is not estopped to set up the defense in ques-

11. A business man accepting the note of a national bank is presumed to know the financial condition of the bank, and that at the time of the execution of the note it had already incurred indebtedness in excess of the limit

prescribed by law. Ib.

12. Loans by a national bank to an individual or company in excess of one-tenth of its paid-up capital are not void. The loan may be collected, though the bank is exposed to forfeiture of its franchise and the officers participating are declared personally liable. Stewart v. The National Union Bank of Maryland, 2 Abb. U. S., 424; 1 N. B. C., 175.

13. A mortgage given a bank could not be attacked by a third person on the ground that it was ultra vires of the bank to take such security, or that the loan made by the bank, which the mortgage secured, was more than 10 per cent of the bank's capital. Smith v. First National Bank (Nebr.), 63 N. W., 796.

MANDAMUS:

- Mandamus is the proper remedy when a mandate of the U.S. Supreme Court has been disregarded. In re City National Bank of Fort Worth, 153 U.S., 246.
- Mandamus does not lie to compel the officers of a private corporation to issue stock to a person entitled thereto. State v. Carpenter, 37 N. E., 261.
 When the officers of a corporation refuse, on demand, to issue a certificate of
- When the officers of a corporation refuse, on demand, to issue a certificate of stock to a person entitled thereto, the remedy is by action for damages, or to enforce the issue and delivery of such certificate in equity, rather than by mandamus. Ib.

MARRIED WOMEN:

- 1. A national banking association may take as security for a loan the indorsement of a married woman, charging her separate estate. Such security is to be treated as personal security, within the meaning of the banking law, and not as a mortgage. Third National Bank v. Blake, 73 N. Y., 260.
- 2. A married woman in the District of Columbia may become a holder of stock in a national banking association and assume all the liabilities of such a shareholder, although the consideration may have proceeded wholly from the husband. Keyser v. Hitz, 133 U.S., 138.
- 3. In Vermont a married woman is competent to become a stockholder in a corporation and to contract to charge her separate property with the payment of any liability which is implied from entering into that relation. Witters v. Sowles, 38 Fed. Rep., 700.

MORTGAGE: See Real estate.

A national bank has a right to take a chattel mortgage for the purpose of securing a previously contracted debt, and to enforce the same. Spafford v. The First National Bank of Tama City, 37 Iowa, 181; 1 N. B. C., 486.

NEGOTIABLE PAPER:

- 1. Where the payee of a note, in extending time of payment to the maker, reserves his rights against the sureties, the latter are not discharged, though they are not notified of the fact. Boston National Bank v. Jose (Wash.), 38 P., 1036.
- The fact that a bank takes a note in place of one which has matured raises
 no presumption that the note was taken in payment of the other, but the
 question of payment is one of fact, depending on the intention of the
 parties. Ib.
- The maker of a note can not assert as a defense thereto against the payee, a bank, that he signed the note at the request of the cashier and teller of the bank, who stated that they wished to use his name in stock speculations, for which purpose the notes would be discounted by the bank; that their names could not appear because of their official connection with the bank; and that he should not be charged with any of the notes given nor credited with anything received on the sale of the stock; and that the bank would take care of the notes as they became due, an agreement that a note given for a proper consideration shall not be collected being nugatory. Mead v. National Bank of Pawling (Sup.), 34 N. Y. S., 1054.
 A bank by suing on a note taken by its cashier under a contract made by
- 4. A bank by suing on a note taken by its cashier under a contract made by him ratifies the contract in toto, though he was unauthorized to make it. La Grande National Bank v. Blum (Or.), 41 P., 659.
- 5. A purchaser of several notes for value and before maturity, without notice of any set-offs, who pays one-half of their aggregate face value and gives the indorsec credit for the balance, subject to his check, holds all the notes free from any right of set-off in favor of the maker, and the fact that he may have recovered on part of the notes does not deprive him of the character of a purchaser for value, so as to let in the right of set-off as to the others. United States National Bank v. McNair (N. C.), 21 S. E., 389.
- 6. That an indorsee who rediscounts notes may have paid less than their face value for them does not entitle the maker to any right of set-off to which he would not otherwise be entitled. Ib.
- Where a note was altered after delivery by an agent of the payee, without the maker's knowledge, by an interlineation of the words "with interest at 6 per cent," which occupied only half a line and appeared to have been interlined, no recovery could be had thereon by a subsequent holder for value of either interest or principal alone. Gettysburg National Bank v. Chisolm (Pa.), 32 Atl. Rep., 730.
 After a note is barred by statute of limitations, the liability of a surety
- 8. After a note is barred by statute of limitations, the liability of a surety thereon can not be revived by payments made, without his knowledge or consent, by the maker. Dougherty v. Hoffstetter (Ind.), 40 N. E. 278.

NEGOTIABLE PAPER—Continued.

9. The obligation imposed by a provision in a note for the payment of 10 per cent attorney's fees is not affected by the fact that it was inserted for the sole benefit of the payee and not with any purpose of paying the amount to an attorney. Sturgis National Bank v. Smyth (Tex.), 30 S. W., 678.

10. The amount of attorney's fees stipulated in a note to be paid in case suit is brought may be added to the amount of the judgment recovered on the note, under Code Proc., sec. 803, expressly authorizing the allowance of such fees. Exchange National Bank v. Wolverton (Wash.), 39 P., 248.

11. Erasing from a note after delivery the words, "agreeing to pay all expenses incurred by suit or otherwise in attempting the collection of this note, including reasonable attorney's fees," is a material alteration which renders the note void, since without such words the note is negotiable. First National Bank v. Laughlin (N. D.), 61 N. W., 473.

12. Where a person induces another to sign a paper containing no writing, and which is to be used merely as a means of identifying the signer, who does not intend to execute a note or contract of any kind, and then fills out the blanks so as to make the paper a note, the note will be void even in the bands of an innocent holder. First National Bank v. Zeims (Iowa), 61 N.

W., 483.

13. The plaintiff received from defendants the following certificate: "B. has deposited in this bank \$8,000 (eight thousand dollars), payable to the order of himself on the return of this certificate properly indorsed. Interest at 6 per cent if left 12 months for all future months. Interest to cease if not renewed at end of one year from date: " Held, That such a certificate of deposit is a promissory note, payable on demand. Beardsley v. Webber (Mich.), 62 N. W., 173.

14. Payment of money on a note at a bank where it is payable is not a payment of the note if the note is not at the bank and is not produced. First

National Bank v. Chilson (Neb.), 63 N. W., 362.

15. The holder of a note does not have the burden of proving that he is a hona fide purchaser unless it appears that the payee obtained it by fraud. Flour City National Bank v. Grover (Sup.), 34 N. Y. S., 490.

NOTARY PUBLIC:

Before the passage of the act of February 26, 1881, notaries public in the several States had no authority to administer to officers of national banking associations the oath required by sec. 5211, Rev. St., and an indictment against an officer of a national bank under sec. 5292 for a willfully false declaration or statement in a report made under sec. 5211, so verified, would not lie. United States v. Curtis, 107 U. S., 671; 3 N. B. C., 91.

NOTICE:

1. Where the cashier of a bank conspires with a third person to sell worthless property to defendant at par, in order that the proceeds may be applied to the payment of a debt due the bank, the bank is chargeable with the knowledge that the cashier had of such conspiracy. Merchants' National

Bank v. Tracy, 29 N. Y. S., 77.

2. In an action on a check there was evidence that defendant gave the check, postdated, to one G. for the price of stock of a corporation, under an agreement that G. should not use the check until defendant had further considered the purchase of the stock; that defendant was induced to give the check by representations of G. as to the prosperity of the company, which was in fact insolvent; that the cashier of plaintiff bank knew of the negotiations between defendant and G.; that G. immediately procured the check to be discounted by plaintiff and placed the proceeds to the credit of the company, which was largely indebted to plaintiff: Held, That a finding that plaintiff was not a bona fide holder for value was sustained by the evidence, though plaintiff's cashier denied that he knew of the negotiations between defendant and G. Ib.

3. A bank discounting a note before its maturity is not chargeable with the knowledge of illegality or want of consideration acquired by one of its directors in other than his official capacity, such director not baving acted with the board in making the discount. First National Bank of Hightstown v. Christopher, 40 N. J. Law, 435.

4. A director offering a note, of which he is the owner, to the bank of which he is a director for discount, is regarded in the transaction as a stranger, and the bank is not chargeable with the knowledge of such director of an infirmity or defect in the consideration of the note. Ib.

NOTICE-Continued.

- 5 P. was a member of the firm of M. & J. S. P., and also a director of the bank of H. He obtained at the bank the discount of a note belonging to the firm, which had been got of the maker by fraud. He had notice, as a member of the firm, of the fraud before the note was offered for discount, but did not communicate his knowledge to any of the officers of the bank: Held, That the knowledge of P. was not, constructively, notice to the bank. Ib.
- 6. The cashier of a bank was also the secretary of another corporation, and, while working in the interest of the latter, sold stock therein, taking the purchaser's note therefor, which note was afterward discounted by the bank: Held, That the bank was not affected with its cashier's knowledge as to the value of the stock sold, obtained through his connection with the other corporation. Benton v. German-American National Bank, 26 S. W.,
- 7. A certificate of deposit with provision that, "This deposit not subject to check; with interest at six per cent if left six months; no interest after six months" is overdue, so as to charge purchaser with notice of equities after six months. Kirkwood v. First National Bank, 58 N. W., 1016; Same v. Exchange National Bank, 15., 1135.
- 8. The form of the draft in such case does not convey notice to the creditor that the funds of the bank are being used to pay the private debt of the cashier.

 Goshen National Bank v. State, 36 N. E., 316.
- Gosken National Bank v. State, 36 N. E., 316.

 9. Where grantor states to director of bank that he is willing to convey a half interest in certain land to the bank's president, with the understanding that such president was to deed the whole interest to the bank, and the president of the bank was to pay him by giving him credit upon notes then running against him in the bank: Held, Not to amount to notice to the director that the grantor intends to retain a vendor's lien, but rather imports a notice that no such lien is to be retained. First National Bank of Sheffield et al. v. Tompkins, 57 Fed. Rep., 20.
- An indorsement upon negotiable paper, "For collection; pay to the order of
 A. B.," is notice to all purchasers that the indorser is entitled to the proceeds. Bank of the Metropolis v. First National Bank of Jersey City, 19 Fed.
 Rev. 301.
- Rep., 301.

 11. A bank is charged with notice of letters duly mailed to it and received by the general bookkeeper, whose duty it is to open and distribute mail matter, although he conceals such letters to hide certain irregularities in his office, and thereby prevents their coming into the hands of the other bank officers. First National Bank of Evansville v. Fourth National Bank of Louisville, 56 Fed. Rep., 967.
- 12. Where a bank, in the absence of a director by whom a note has been offered for discount, accepts it, and accepts a note payable to him and indorsed to it as collateral, its rights are not affected by such director's knowledge of illegality in the inception of the note accepted as security. Third National Bank v. Harrison et al., 10 Fed. Rep., 243.
- 13. An indorsee for value of a promissory note is presumed, in the absence of evidence to the contrary, to have taken it without notice of equities subsisting between the maker and payee. Ib.
- 14. An agent can not lawfully act for his principal and for himself in matters in which they have adverse interests, and every person dealing with an agent who is acting for himself as well as for his principal in such matters is put upon inquiry as to authority and good faith of the agent. Moores v. Citizens' National Bank of Piqua, Ohio, 15 Fed. Rep., 141.
- 15. The plaintiff contracted to loan money to M, cashier of the defendant bank, for his individual uses, on his representations that he held a number of shares of stock of said bank, and his agreement to transfer a certain number thereof to the plaintiff as security for the loan. In pursuance of said agreement, M afterward produced a certificate of stock bearing the genuine signatures of the president and of himself as cashier, on the faith of which plaintiff loaned him the money. In fact, M had previously hypothecated and transferred to others all the stock of said bank which he had held, and the certificate was fraudulently issued, without any transfer of stock, and without any knowledge of any of the officers of the bank except himself, he having used for that purpose a certificate left with him for use as occasion might require, signed by the president in blank. The plaintiff had no knowledge of the fraud, and believed that the certificate had been issued in good faith and by competent authority, but knew that the transaction was for the benefit of M: Held, That the knowledge that M was acting for himself as well as for the bank in issuing the certificate put the

Notice-Continued.

plaintiff upon inquiry as to the authority and good faith of M, and having failed to make it, the bank is not liable on the certificate. Ib.

16. Where an officer of a bank is dealing with it in his individual interest, the bank is not chargeable with his uncommunicated knowledge of facts derogatory to his title to the paper which is the subject of the transaction. Merchants' National Bank of Kansas City v. Lovitt (Mo.), 21 S. W., 825.

17. Where the president acts for the bank in accepting for discount paper offered by another officer, the bank is not affected by any knowledge of the latter regarding such paper, since he is acting in the transaction in his own behalf. Ib.

18. The fact that the discount was calculated by the officer offering the paper

would not be material in such case. Ib.

- 19. The president of plaintiff bank, without consideration, obtained defendant's note as a personal loan, and without disclosing the want of consideration procured its discount by plaintiff's cashier: Held, That, though the cashier was without authority to discount paper, his agency in discounting the note, not having been disavowed by plaintiff, it could recover on the note, as the president's knowledge of its infirmity could not be imputed to it. First National Bank of Grafton v. Babbidge et al., 36 N. E., 462; 160 Mass., 563.
- 20. A bank cashier who was indebted to the bank and also to a firm of which its president was a member gave another creditor a mortgage on sheep, which provided that the mortgagor might sell part of the sheep, and that the proceeds should be applied on the debt secured. The cashier took part of the sheep to market, and sent a draft for the proceeds, in a letter, to the vice-president of the bank, who acted as cashier in his absence, in which he simply said, "Place to my credit." The vice-president applied part of the draft to the debt due the bank, and the balance on the debt due such firm: Held, That the knowledge of the cashier that the draft was the proceeds of the mortgaged sheep was not imputable to the bank, and it was not bound by his acts. Rock Springs National Bank v. Luman (Wyo.), 38 P., 678.
- 21. The fact that notes offered for discount by a bank are payable to its president and bear his indorsement, followed by that of the bank affixed by him, does not give notice to the discounting bank that they are the property of such president, and the bank's indorsement is for accommodation, especially when the negotiations for the discount have been carried on by letters written in their official capacity by the president and cashier of the offering bank. United States National Bank v. First National Bank, 64 Fed. Rep., 985.
 22. Where there is a custom between brokers and bankers that on application
- 22. Where there is a custom between brokers and bankers that on application of a broker a bank will certify as to whether it has any lien on certain of its stock by the holder thereof being indebted to it, a bank, by being asked by a broker to give such a certificate, is thereby put on inquiry and charged with notice that a loan for a certain amount had been made to the holder of the stock. Covington City National Bank v. Commercial Bank, 65 Fed. Rep., 547.

OATH OF DIRECTOR:

1. By the provisions of sec. 44 of the national banking act, upon conversion of a State to a national bank, all the directors of the former become those of the latter until an election or an appointment by the national bank. Semble that no oath is required from these ad interim directors, the oath prescribed by sec. 9 of the aforesaid act being designated for those regularly elected by the national bank; but assuming its necessity, a majority of those who were the directors of the State bank before its conversion is necessary to make a quorum of the board of the national bank. Lockwood v. The American National Bank, 9 R. I., 308; 1 N. B. C., 895.

2. In all cases where an act is to be done by a corporate body, or a part of a corporate body, and the number is definite, a majority of the whole number is necessary to constitute a legal meeting, although at a legal meeting where

a quorum is present a majority of those present may act. Ib.

3. Hence, a by-law adopted at a meeting of six ad interim directors of a national bank which had twelve directors before its conversion is invalid, because

not adopted by a majority or quorum of the board. Ib.

4. Prior to the act of February 26, 1881, a notary public holding his commission under a State had no authority to administer the oath required by sec. 5211, Rev. St.; and therefore a cashier who made oath before such notary to a false statement of the condition of his association was not guilty of perjury. United States v. Curtis, 107 U. S., 671.

Officers:

A. In general—

1. Directors of national banking associations may remove the president, both under the law of Congress and the articles of association, where the latter so provide. The power exists, though the association has adopted no by-laws. Taylor v. Hutton, 43 Barb., 195.

2. The officers of a national banking association can hold their positions only by the tenure specified in sec. 5136, Rev. St., viz, the pleasure of the board of directors. Harrington v. First National Bank of Chittenango, 1 N. B. C., 760; 1 Thomp. § Cook, 361; Taylor v. Hutton, supra.

3. An officer may, in the ordinary course of business, borrow money of the association. Blair v. First National Bank of Mansfield, 10 Chicago Legal News, S4; 2 N. B. C., 173.

4. The law providing no particular mode by which a director is to resign from the board, an oral resignation would be as good as any. Movius v. Lee, 30

Fed. Rep., 298.

5. The president being the head of the board, a resignation to him is a resignation to the board. Ib.

6. A director is not prohibited from resigning during the year. The apparent purpose of the provision in regard to the term of office is to make it conform to the time of the new election, and not to absolutely require every

director to serve the full term. Ib. 7. The borrowing of money by a bank, though not illegal, is so much out of the course of ordinary and legitimate banking business as to require those making the loan to see to it that the officer or agent acting for the bank had special authority to borrow money. Western National Bank v. Armstrong, 152 U. S., 346.

8. A national bank can not hire one of its officers for a specified time. Har-

rington v. First National Bank of Chittenango, supra.

Knowledge, without objection, by the directors of a bank that one is acting
in its employ does not ratify the details of a contract for his employment
by the president unless they know of such details. Ib.

10. Creditor of insolvent national bank can not sue to enforce personal liability of officers and directors for violation of national-bank laws. The receiver

aloue can maintain the action. Bailey v. Mosher, 63 Fed. Rep., 488.

11. Directors of a national bank are "officers," within the meaning of Rev. St., sec. 5209, which makes it a misdemeanor for bank officers to make false

entries in any book, report, or statement of the bank, with intent to deceive any of its officers. United States v. Means et al., 42 Fed. Rep., 509.

12. The rule that where a bank officer is dealing with the bank on his own account his knowledge will not be imputed to the bank, does not apply where such officer is the sole representative of the bank in the transaction.

First National Bank of Blaine v. Blake, 60 Fed. Rep., 78.

B. Cashier-

13. It is within scope of general authority of cashier to receive offers for purchase of securities held by the bank, and to state whether or not bank owns securities in its possession. Xenia Bank v. Stewart et al., 114 U.S., 224.

14. If a cashier, without authority from the directors so to do, makes a loan in excess of one-tenth of the capital of the association, he will be liable, in case of loss, for the amount of the excess. Second National Bank of

Oswego v. Burt, 93 N. Y., 233.

15. Under sec. 5136 of the national-bank act, the cashier of a national bank has no power to bind it to pay the draft of a third person on one of its customers to be drawn at a future day, when it expects to have a deposit from him sufficient to cover it, and no action lies against the bank for its refusal to pay such a draft. Flannagan et al. v. California National Bank et al., 56 Fed. Rep., 959.

16. Ordinarily the cashier of a bank has no authority to discharge its debtors

without payment, or to bind the bank by an agreement that a surety should not be called upon to pay a note he had signed, or that he would have no further trouble from it. Cochecho National Bank v. Haskell et al.,

51 N. H., 116.

17. It is within the general authority of the cashier of a bank to sign, in its behalf, a blank transfer upon a certificate of stock in the name of the bank, held by it as collateral security for a loan, and deliver the certificate to the pledgor on payment of the loan. Matthews v. The Massachusetts National Bank, 1 Holmes, 396.

18. The cashier of an incorporated bank is the general executive officer to manage its concerns in all things not peculiarly committed to the directors; he is agent of the corporation, not of the directors. Bissell v. The

First National Bank of Franklin, 69 Pa. St., 415.

Officers-Continued.

B. Cashier-Continued.

19. The cashier or other executive officer of a national bank has not, in the absence of special authority from the directors, or of a usage or practice so to do, power to receive, on behalf of the bank, property for safe-keeping. First National Bank of Lyons v. Ocean National Bank, appellant, 60 N. Y., 278; 1 N. B. C., 728.

20. The cashier of a bank, as one of its financial officers, in its daily and ordinary business transactions, has authority to certify checks drawn on the bank by its customers in all cases where any officer could do the same and bind the bank. The Clarke National Bank v. The Bank of Albion, impleaded,

etc., 52 Barb., 592.

21. This authority is regarded as general, growing out of a cashier's position in the bank; and persons dealing with the bank are not in any way affected or bound by the special restrictions and limitations imposed upon him by the corporation, whose agent he is. Ib.

22. A cashier has no power, however, to make the certification unless he has the funds of the drawer in hand to meet the check. This limitation on his general authority is, in the law, presumed to be known by all the bank's customers and others who act upon the statements and representations of its agent. 1b.

23. Neither has a cashier power, as the agent of the bank, to certify a check

until on or after the day the same is made payable. Ib.

24. A bank may sue as payee on a note payable to its cashier, alleging either that the promise was made to the cashier for it, or that the cashier's name was used by adoption for that of the bank. Darby v. Berney National Bank, 11

So., 881; 97 Ala., 643.

25. The cashier of a bank kept an account with the defendants, who were brokers, and bought and sold stocks for him, and from time to time the defendants received checks of his bank upon another bank, its correspendent, drawn by him in his official capacity, and collected them from the bank upon which they were drawn, and applied the avails to the cashier's individual account. In an action brought by a receiver of the bank of the cashier to recover of defendants the amount of the checks received by them: *Held*, The checks being made payable to the order of the defendants, for the cashier's individual use, the defendants took them under an obligation to ascertain at their peril that the cashier had authority outside of his ordinary official authority to make the cheeks, and could not assume that he was acting within the scope of his official duties. A purchaser of commercial paper made by an agent can not acquire any title to it as against the principal, unless he can show that it was made by the agent upon due authorization; and when he knows that the agent has made it in the name of the principal for his own use he must be prepared to show that special authority in that behalf was delegated by the principal, and can not rely upon the implied or ostensible authority of the agent to make such paper in the ordinary business of the principal. Anderson v. Kissam et al., 35 Fed. Rep., 699.

26. It having been shown that the cashier had no authority to make the checks, and that the checks were paid by the bank upon which they were drawn, the defendants were prima facie liable in action of trover for the face

amount of the checks. Ib.

27. The circumstance that the cashier clandestinely deposited funds with the bank upon which the checks were drawn to the credit of his own bank, which deposits were credited to his own bank, is not competent in mitigation of damages. When credited to the cashier's bank the deposits became the property of that bank as against the cashier and the defendants. The case for the plaintiff was complete when it appeared that the checks had been paid by the bank upon which they were drawn out of funds standing to the credit of the cashier's bank; the plaintiff was then entitled to recover the full amount, and it was then incumbent upon the defendants, if they sought to reduce the damages, to show that, notwithstanding the wrongful conversion of the paper, the cashier's bank did not suffer loss. Ib.

28. The fact that some of the moneys thus clandestinely deposited by the cashier were paid in by the defendants, at his request, does not affect the defend-

ants' liability, or go in mitigation of damages. Ib.

29. Evidence of a usage that bankers and brokers regard payments made by means of such checks as ordinary payments of cash made by individuals for their own account is not admissible. Ib.

30. Where the cashier of a bank conceals the defalcation of another officer the statute of limitations will not begin to run in favor of such cashier or his

Officers—Continued.

B. Cashier-Continued.

estate until such defalcation is disclosed to the directors or stockholders.

Vance v. Mottley, 21 S. W., 593; 92 Tenn., 310.
31. A cashier is bound to exercise reasonable skill, care, and diligence in the discharge of his duties, and if he fails so to do, and the bank suffer damage in consequence, he is liable therefor. Ib.

32. He is liable for loss on loans made by him through want of care, diligence,

and reasonable skill. Ib.

33. Though the act of the cashier which occasions the loss is a tort, the tort may be waived and an action for value maintained against him or his estate. Ib. 34. The power of a bank cashier to transfer notes and securities held by the bank

can be questioned only by the bank or its representative. Haugan v. Sun-

wal (Minn.), 62 N.W., 398.

35. A cashler of a bank has no implied authority to bind the bank by a pledge of its credit to secure a discount of his own notes for the benefit of a corporation in which he was a stockholder. State National Bank v. Newton National Bank, 66 Fed. Rep., 691.

C.—Directors-

36. The degree of care required of directors of corporations depends upon the subject to which it is to be applied, and each case is to be determined in

view of all the circumstances. Briggs v. Spaulding, 141 U. S., 132.

37. Directors of a corporation are not insurers of the fidelity of the agents whom they appoint, who become by such appointment agents of the corporation; nor can they be held responsible for losses resulting from the wrongful acts of omissions of other directors or agents, unless the loss is a consequence of their own neglect of duty. Ib.

38. A director of a national bank is not precluded from resignation within the year by the provision in Rev. St., sec. 5145, that when elected he shall hold office for one year, and until his successor is elected. Ib.

39. Persons who are elected into a board of directors of a national bank, about which there is no reason to suppose anything wrong, but which becomes bankrupt in ninety days after their election, are not to be held personally responsible to the bank because they did not compel an investigation or personally conduct an examination. Ib.

40. Directors of a national bank must exercise ordinary care and prudence in the administration of the affairs of a bank, and this includes something more than officiating as figureheads. They are entitled under the law to commit the banking business, as defined, to their duly authorized officers; but this does not absolve them from the duty of reasonable supervision, nor ought they to be permitted to be shielded from liability because of want of knowledge of wrongdoing, if that ignorance is the result of gross

41. If a director of a national bank is seriously ill it is within the power of the other directors to give to him leave of absence for a term of one year instead of requiring him to resign, and if frauds are committed during his absence and without his knowledge, whereby the bank suffers loss, he is

not responsible for them.

42. A notary of the city of Alexandria is authorized to administer the oath required by law to be taken by a director of the First National Bank of that city as to his ownership of the capital stock of such bank.

States v. Neale, 14 Fed. Rep., 767.

43. When the oath is taken and subscribed by the accused it is complete, so far as the accused can make it, and if the notary, in certifying the fact of the oath having been taken, erroneously used the term "county" instead of "city," and used the seal of said bank instead of his own official seal, such error did not affect the oath taken. Ib.

44. If accused took an oath in which he stated that he was the bona fide owner in his own right of the number of shares of stock then standing in his name on the books of the bank, and that the said shares were not hypothecated or in any way pledged as security for any loan or debt; and if he took it willfully, and not believing that he was stating the truth, it is perjury, if in point of fact he was not the owner of said stock or had pledged the same for a loan or debt. Ib.

45. An irrevocable power of attorney given by the accused, wherein he constituted and appointed a third party his attorney for the purposes therein set forth, being a general power covering any indebtedness of accused to said third party, is a pledge of the shares of stock owned by accused mentioned therein as long as there was any debt due by the accused to

such third party. Ib.

Officers—Continued.

C. Directors—Continued.

46. Under the laws of Vermont an action against a director of a national bank for negligent performance of duty in not requiring a bond from the cashier, and otherwise mismanaging the affairs of the bank, abates by his death, and can not be revived against his administrator. Witters, receiver, etc., v.

Foster, administrator, etc., 26 Fed. Rep., 737.

47. A bill brought to charge the directors of an insolvent national bank with the amount of losses caused by the bank's failure, alleged that one of the defendants sold and transferred his stock on the day named, but the evidence showed that defendant had not paid anything for the stock, but delivered it to a messenger of another one of the defendants, from whom he had agreed to purchase it, and that such defendant then sold and indorsed the stock to a third party, as it was agreed he might do if he so desired. Plaintiff moved to amend the bill to conform to the proofs, and make it allege that the transfer was merely formal. Held, Unnecessary. Movius, receiver, etc., v. Lee et al., 30 Fed. Rep., 298.

48. A receiver of an insolvent national bank, in his own name or in the name of the bank, may enforce against the directors, for the benefit of the stockholders, depositors, and other creditors of the bank, any right or claim resting upon the nonperformance or negligent performance of their duties that the bank itself could have enforced. Ib.

49. A director of a national bank who, before the expiration of his term, sells his stock, and orally resigns his office to the president, in his place of president at the bank, and afterwards receives the money for his stock, prior to the sustaining of losses by the bank, ceases to be a director, and can not be held liable for subsequent losses caused by the negligence of the

50. The president of a national bank, being in failing health, was anxious to resign his position, but at a suggestion of a majority of the directors, consented to take a year's leave of absence, and during such absence, and without any fault on his own part, losses were sustained by the bank, and it became insolvent: Held, In a suit by the receiver to charge the directors

with such losses, that he was not liable. Ib.

51. The directors of a national bank which has become insolvent by reason of losses caused by the discount, from time to time, of paper not properly secured, indorsed by a director who is a man of wealth, and the largest stockholder in the bank, and in whom the other directors have reason to place confidence, can not be held liable for the mere failure to discover the illegal transactions, and to prevent such director from continuing

52. The officers of an insolvent national bank can not be held personally responsible to creditors for losses on loans and discounts made by them in good faith, and, as they thought at the time, for the best interests of the bank, merely because such loans and discounts appear to have been unwise and hazardous when looked back upon. Witters, receiver, etc., v. Sowles et al.,

31 Fed. Rep., 1.
53. Under Rev. St., sec. 5200, directors of a national bank, who make or assent to the making of a loan to any one person of a sum exceeding one-tenth of the capital stock of the bank, become personally and individually liable for all loss sustained thereby; but where the borrower, in such a case, is also one of the directors, he is not so liable, but simply as a debtor to the bank. Ib.

54. Bank directors can not be held personally liable for money paid out for dividends "to a greater amount than net profits after deducting losses and bad debts" (Rev. St., sec. 5204), because there were debts bad in fact, but supposed to be good, when the dividends were declared and paid. Bad judgment on the part of the directors as to the condition of the assets, without bad faith, does not make them individually liable. Ib.

55. Directors of a national bank can not be held to the common-law liability for inattention to duty as directors in not preventing a hazardous, imprudent, and disastrous loan, if such loan was made by their associates, without

their knowledge, connivance, or participation. Ib.

56. Directors or the managing committee of a national bank may, in the honest exercise of official discretion, make loans or discounts for the actual or supposed benefit of the association, and, although the transaction may be injudicious and actually result in loss or damage to the bank, there is no criminal liability, so long as their acts are not in bad faith, for the purpose of personal gain or private advantage of the officials. United States v. Harper, 33 Fed. Rep., 471.

OFFICERS-Continued.

- C. Directors-Continued.
 - 57. A national bank was organized with a capital of \$60,000. The promoter of the bank took 380 shares of stock in his own name and procured the defendants to be directors as well as a person to be elected cashier by them. The directors were not acquainted with the banking business. The proposed cashier was known to the directors, at least by reputation, and was supposed by them to be competent and trustworthy and of considerable experience in the business, and they had full confidence in his integrity and ability to take charge of the bank. The cashier acted as manager of the loan and discount business of the bank, and the directors merely as advisers, when applied to. The promoter of the bank knew, and the other stockholders were presumed to know, that the directors were wholly unused to the banking business: Held, That the directors were not liable for the acts of the cashier in violation of the banking law done without their participation or knowledge. Cleas et al. v. Bardon et al., 36 Fed. Rep., 617.
 - 58. The cashier made loans, in excess of 10 per cent of the capital, to a manufacturing corporation supposed by him and by the public to be entirely solvent. None of the directors knew of the loans when made, but after a loan of \$3,000 in excess of the lawful limit had been made the cashier informed one of them of such loan, and was by him advised to call it in when due; and thereafter such director's advice was asked as to a further discount to the same corporation, and he disapproved of it, and it was not made. Afterwards further loans or discounts were made to the same corporation without the knowledge or consent of any of the directors. About eight months after the bank commenced business one or more of the debtors of the bank failed, and the directors thereupon took the active management into their own hands: Held, That none of the directors had knowingly violated, or knowingly permitted to be violated, any of the provisions of the banking law, and were not liable for such violation by the eashier. Ib.
 - 59. Under the banking law, the management of a national bank may be exercised either by the directors or by the cashier or other officers; therefore the directors are not liable for the illegal or negligent acts of the cashier or other officers by whom the bank is managed, if they have no knowledge of such acts, and do not connive at them, or willfully shut their eyes and permit them. Ib.
 - 60. It seems that the liability of directors of a national bank is substantially the same under the banking law as at the common law. *Ib*.
 - 61. The personal liability of directors of a national bank for violation of Rev. St., sec. 5204, by declaring dividends in excess of net profits, and of sec. 5200, for loaning to separate persons, firms, or corporations, amounts exceeding one-tenth of the capital stock, can not be enforced in an action at law. Welles v. Graves et al., 41 Fed. Rep., 459.
 - Welles v. Graves et al., 41 Fed. Rep., 459.

 62. If the personal liability imposed by Rev. St., sec. 5239, upon directors for violation of the provisions of the banking act, in favor of any one injured thereby, can be enforced without reference to whether the charter has been forfeited or not, it is not a penalty within the meaning of sec. 1047, limiting actions for penaltics to five years. Ib.
 - 63. Directors of a national bank are "officers" within the meaning of Rev. St., sec. 5209, which makes it a misdemeanor for bank officers to make false entries in any book, report, or statement of the bank, with intent to deceive any of its officers. United States v. Means et al., 42 Fed. Rep., 599.
 - 64. An act of Congress imposing a legal liability on the directors of a national bank for certain things, which they may do which shall result in an injury to the bank, its stockholders, or creditors, and making them liable for the amount of the damage, is a remedial and not a penal statute, and therefore an action under it survives against the estate of a director. Stephens v. Overstolz, 43 Fed. Rep., 465.
 - 65. Where a bank director makes a wrongful loan of money from which loss occurs it is no defense to an action by the receiver of the bank against the director's estate that the insolvency of the person to whom the loan was made was not discovered until after the death of the director and the appointment of the receiver. Ib.
 - 66. An action by a receiver of a bank whose charter has been forfeited under above statute against a director is properly brought at law, there being no necessity for invoking the aid of a court of chancery either because of the nature of the issues involved, or to avoid a multiplicity of actions. 1b., 771.

Officers-Continued.

C. Directors—Continued.

67. In such action plaintiff may state the aggregate amount of the excessive loans made to each party, and the damage resulting therefrom in each case, accompanying each allegation with an exhibit showing the dates and amounts of the several loans that go to make up the aggregate sum stated in the petition and is not compelled to declare in a separate count for each loan made.

68. Rev. St., secs. 5234 and 5239, prescribing the method of enforcing the liability of the directors of national banks for violation of the banking law, are exclusive of other remedies, and a creditor of an insolvent bank, for which a receiver has been appointed, can not sue its directors for the purpose of making them personally liable for the mismanagement of the bank. National Exchange Bank of Baltimore v. Peters et al., 44 Fed. Rep., 13.

69. A stockholder in an insolvent national bank for which a receiver has been appointed can not sue its directors to make them personally liable for the mismanagement of the bank, as the right of action is in the receiver and not in the individual stockholder. Howe v. Barney et al., 45 Fed. Rep., 668.

70. Defendants, as directors, during a run on their bank posted conspicuously in the bank a notice, signed by them and addressed to the general public representing the bank to be solvent. Plaintiff saw the notice, and, after a consultation with the directors, loaned the bank money, which was lost: Held, That the notice, not being addressed to plaintiff, could not entitle it to recover from the directors, under R. L. Vt., section 983, which provides that no action shall be brought to charge any person upon a representation concerning the credit of another, unless such representation is in writing, and signed by the party to be charged; and the fact that the notice was signed by defendants as directors would prevent a recovery from them individually, even if the notice were a sufficient representation in writing. First National Bank of Plattsburg v. Sowles et al., 46 Fed. Rep., 731.

71. The executive officers of an association can not bind it as a gratuitous bailee, unless they have a special authority from the board of directors so to do, or there exists a general custom or usage to that effect. First National Bank of Lyons v. Ocean National Bank, 60 N. Y., 278.

72. An action may be brought by a receiver of a national bank against its directors to recover damages sustained by their gross negligence. Brinckerhoff v. Bostwick, 88 N. Y., 52; 3 N. B. C., 591.

73. If the receiver is one of the directors, such action may be maintained by the stockholders, or, when they are numerous, by one or more in behalf of

74. It is not necessary to allege in the complaint a direction from the Comptroller, or a demand upon him and a refusal to direct the receiver to bring the action, or a refusal of the receiver to sue. Ib.

75. Such an action may be brought in a State court. Ib.

76. The bank, and the receiver, as such, are necessary parties defendant to such an action. Ib.

77. The board of directors of a bank is a body recognized by law, and to all purposes of dealing with others constitutes the corporation. Burrill v. President, Directors, etc., of the Nahant Bank, 2 Metcalf, 163.

78. A board of bank directors may delegate authority to a committee of its members to alienate or mortgage real estate; and such authority to convey real estate necessarily implies authority to execute proper instruments

for that purpose, and to affix the corporate seal thereto. Ib.

79. Where a board of bank directors authorized a committee of its members "to sell and transfer any estate owned by the bank," and the committee gave mortgage of the real estate of the bank to a creditor who had recovered judgment against the bank on its bills, and took from him at the same time a bond conditioned that he would not put those bills in circulation, and the board of directors accepted said bond and acted on it, and the cashier paid the costs of the suit in which said judgment was recovered, according to the agreement made between said creditor and said committee, it was held that whether the committee had or had not authority to mortgage the estate, the mortgage had been ratified by the board of directors.

80. A stockholder in a national bank can not maintain an action against the president and directors for their neglect and mismanagement of the affairs of the bank, whereby insolvency ensued and the stock became worthless. Conway v. Halsey, 44 N. J. L., 462; 3 N. B. C., 571.

Officers—Continued.

C. Directors—Continued.

81. A judge who is a director of a national bank can not try a case to which it is a party, since, by Rev. St., sec. 5146, he must necessarily be interested as a stockholder. Williams v. City National Bank, 27 S. W., 147.

82. The election of an individual as a director does not constitute him an agent of the corporation with authority to act separately and independently of his fellow-members. It is the board duly convened and acting as a unit that is made the representative of the association. The assent or determination of the members of the board, acting separately and individually, is not the assent of the corporation. The law proceeds upon the theory that the directors shall meet and counsel with each other, and that any determination affecting the association shall be arrived at and expressed only after a consultation at a meeting of the board, attended by at least a majority of its members. National Bank v. Drake, 35 Kans., 564.

83. Stockholders have no standing in court to interfere for the protection of their company until the board of directors of the company have neglected or refused an application to take the proper steps to protect the interests of the company. Hobbs v. Western National Bank, 8 Weekly Notes of Cases,

131; 2 N. B. C., 187.

84. It is a mistake to suppose that the directors of national banks cease to be such, and that their duty to the bank lapses, when an examiner is put in charge of its funds, properties, and books by the Comptroller. Robinson v. Hall et al., 63 Fed. Rep., 222.

85. They were, still, as much the advisors of the bank examiner as they had

- been of the cashier, notwithstanding they were not invested by law with the control over him, which they were empowered to exercise over the cashier. Ib.
- 86. Their duty as directors does not cease until after the appointment of a receiver.
- 87. If directors were depositors, and knew two months or more before suspension that that event was inevitable, and that the bank could pay only a percentage of its deposits, and yet checked for the whole of their own balances, thereby diminishing the percentage to which other creditors would be entitled, they certainly defrauded to the extent of the diminution the creditors whose interest they were relied upon to protect, and should be held to strict accountability.
- 88. Directors of a national bank left its management for more than three years almost wholly to its cashier, who had but little property, and of whom tney required no bond; and they knowingly permitted loans to be made to individuals and firms largely in excess of the amounts allowed by law. They failed to record mortgages given to secure large debts due the bank after they were aware of its insolvency, and erroneously advised an examiner who had taken charge of the bank that it was not necessary to record them: Held, That the directors were personally liable for the losses caused by such neglect and the fraud and defalcations of the cashier. Briggs v. Spaulding, 11 S. Ct., 934; 141 U. S., 132, distinguished, Ib.

89. A creditor of an insolvent national bank that is in the hands of a receiver can not sue to enforce against officers and directors who have violated the banking laws the personal liability imposed by Rev. St., sec. 5239, as such liability is an asset belonging equally to all creditors, and must be enforced by

the receiver. Bailey v. Mosher, 63 Fed. Rep., 488.

90. The liability of directors of a national bank to a common-law action of deceit for false and fraudulent representations made by them in the pretended performance of duties imposed upon them by the national banking law is not precluded by the liability imposed in that law for violation of its provisions. Prescott v. Haughey, 65 Fed. Rep., 653.

91. Complaint alleging false and fraudulent representations by directors of a

national bank in advertisements, statements, and reports as to its condition, whereby plaintiffs, relying thereon, were induced to deposit money with the bank, and were deceived and damaged: *Held*, To state a commonlaw cause of action for deceit, not removable as involving a Federal question. Ib.

92. Directors of a national bank, who on its suspension issue a circular declaring the solvency of the bank, and that they hope to reopen within 60 days, and authorize the bank officers to receive money on special deposit, and keep it in the vaults of the bank, subject only to the check of the depositor, and subsequently, on the appointment of a receiver for the bank, turn over to him deposits made pursuant to the circular, are personally liable to the depositors for the amount of such deposits. Miller v. Howard et al., 32 S. E., 305.

OFFICERS-Continued.

D. President—

93. The president of a national bank has no power inherent in his office to bind the bank on the execution of a note in its name; but power to do so may be conferred on him by the board of directors, either expressly by resolution to that effect, or by subsequent ratification, or by acquiescence in transactions of a similar nature of which the directors have notice. National Bank of Commerce v. Atkinson, 55 Fed. Rep., 465.

94. If a president of a bank exercised the functions of a cashier and was the sole managing officer of the bank, he had authority to borrow money for the use of the bank in the regular course of its business. Simons et al. v.

Fisher, 55 Fed. Rep., 905.

95. The retention by a national bank of the proceeds of the sale and guaranty of notes owned by the bank is a ratification of the president's act in such selling, whether he was authorized to execute the guaranty or not. Thomas v. City National Bank, 58 N. W., 943.

96. The president of a banking corporation has the power to employ counsel and manage the litigation of a bank, in the absence of any order of the board

of directors depriving him of such power. Citizens' National Bank of Kingman v. Berry et al., 37 P., 131.

97. The president of a national bank has no authority to subscribe money from the bank on condition that certain parties would erect a paper mill in the town. Robertson v. Buffalo County National Bank, 58 N. W., 715.

98. The authority of the president of a national bank to guaranty notes of third parties held and sold by the bank will be presumed in favor of a purchaser, without notice to the contrary. Thomas v. City National Bank, 58 N. W., 943.

99. It is doubtful whether a general authority in the president of a bank to make discounts could empower him to make an arrangement under which the bank would surrender securities on receiving others, which, it was at the same time agreed, should be mere nullities so far as the sureties were con-The First National Bank of Sturgis v. Bennett et al., 33 Mich., 520.

100. A guaranty against loss or liability for signing as sureties, given by a bank president in his own name and without authority from the directors, to those whom he had solicited thus to sign a note given to the bank to retire a prior note held by it against their principal, is held to be the individual

contract of the president, and not binding upon the bank. Ib.

101. C., in order to obtain a credit in his personal account with a bank of which he was the president, procured the defendants, a banking firm, to discount his individual note, credit the amount to the bank, and notify the bank that he had deposited the amount with them to the credit of the bank. The bank had previously given C. credit for the amount, and after being notified by the defendants that the deposit had been actually made with them, allowed C. to overdraw his account. Thereafter, and while his account with the bank was withdrawn, C., in his official character, as president, authorized the defendants to charge the note to the account of the bank, and the defendants did so: Held, in a suit by the receiver of the bank to recover the deposit, That, unless expressly authorized to do so, the president of the bank could not use the funds of the bank to pay his personal obligation, and, there being no proof of such express authority, the authorization given by him to the defendants was not a defense to the claim. Chrystie et al. v. Foster, 61 Fed. Rep., 551.

102. The inherent powers of a president of a bank by virtue of his office are very limited, and it is difficult to say what powers he inherently possesses, if any other than the power to take charge of the litigation of the bank by employ-

ing counsel and otherwise. The First National Bank of Wellsburg v. Kimberlands, 16 W. Va., 555.

103. A president of a bank may be authorized by its directors to do any act which they are authorized by their charter to do, unless the act to be done can by the charter be done only by the directors themselves. Ib.

104. Such authority need not be proven by showing that it was expressly conferred by the board of directors, but may be proven by showing the existence of such facts as constitute clearly a public holding out that the particular act done or contract entered into was within the scope of his legitimate delegated authority. Ib.

105. The inference that such authority has been impliedly conferred may be legitimately drawn by proving that he was in the habit of doing acts or making contracts of the same general character as the particular act or contracts which he has done or made, and that these acts or contracts which he was in the habit of doing, though applied to different subjects,

Officers-Continued.

D. President-Continued.

involved the same general power, except when the acts and contracts which he was in the habit of doing or making were so very numerous and so variant in their character as clearly to justify the inference that he was authorized impliedly to do all acts and make all contracts which the directors had the power to do or to make, and to confer on the president the right to do or to make. Ib.

106. The directors of a bank may ratify any act done or contract made by the president without authority which they could have authorized him to do

or to make. 1b.

- 107. The acceptance of the benefits of a contract made by the president for the bank is an implied ratification of such contract, and if money is received by its cashier for the bank under such contract, even when such receipt was unknown to the directors, it will be a confirmation of the contract, unless the money so received is returned, when its receipt becomes known to the directors. 1b.
- 108. Where the articles of association of a national bank, signed by all the original stockholders and giving express authority to the board of directors to remove the president, have been transmitted to the Comptroller of the Currency, who has, on receiving the same, issued circulating notes to the bank, he will be deemed to have approved the article, and the directors will have the power to remove the president, even though the bank has never legally adopted any by-laws. Taylor v. Hutton, 43 Barb., 195; 1 N. B. C., 755.

109. Where the president of a bank had agreed to answer to a bank for the overdrafts of another person, the fact that the bank, in accordance with its custom, which was well known to the president, required such person to give notes for his overdrafts at different times, which action was explained to the president, and not objected to by him, did not release him from liability for the amounts. Brown v. Farmers and Merchants' National Bank (Tex. Civ. App.), 31 S. W., 216.

110. The president of a bank, a large creditor or his minor nephew, who promised, when the bank advanced money to such minor, that it should be repaid before he would attempt to collect his debt, and thereby made himself liable to the bank for such advance, can not in equity assert a preference lien for his own claim, given him in a deed of trust by the insolvent minor, as against the claim of the bank. 31 S. W., 216, affirmed; Brown v. Farmers and Merchants' National Bank (Tex. Sup.), 31 S. W., 285.

111. The president of a national bank, who requests the cashier to make advances to a minor, verbally promising that he will see them repaid, is liable to the bank for any loss sustained by reason of said loans, as having been guilty of a breach of trust. Brown v. Farmers and Merchants' National Bank (Tex.

Sup.), 31 S. W., 285.

E. Vice-president-

112. The vice-president and general executive officer of a national bank has no power to borrow so large a sum as \$200,000 at four months' time for the bank in the absence of special authority from the board of directors, and persons dealing with him are presumed to know the extent of his powers Western National Bank v. Armstrong, 14 S. Ct., 572; 152 in this regard. U. S., 346.

113. Ratification of the unauthorized act of a national bank officer in borrowing \$200,000 for the bank can only be made, if at all, by the board of directors, acting with knowledge of the material facts, and can not be inferred from the mere fact that by direction of the same officer the money was placed to the credit of the bank, when it appears that it was drawn out by him and the assistant cashier, and that no part of it came to the use or benefit

of the bank. Ib.

Offset:

1. Against the proceeds of the bonds deposited to secure circulation the United States can set off no claim, except for money advanced to redeem notes. Cook Co. National Bank v. United States, 107 U.S., 445.

2. And upon the failure of any association its 5 per cent redemption fund can not be retained by the Treasurer to pay taxes due to the United States, but the fund passes to the Comptroller as an asset of the association.

Jackson v. United States, 20 Ct. Cls., 298.

3. Acts of Congress in relation to the administration of the assets of insolvent banks authorize no other rules of set-off than those recognized by courts in the settlement of the affairs of other insolvent corporations. v. Clothier, 49 Fed. Rep., 337; Scott v. Armstrong, 146 U.S., 499.

Offset-Continued.

4. Set-off must be governed by the law of the place where, in case of controversy, suit must be brought to settle the rights of the parties. Savary v. Savary, 3 Clark, 271; Gibbs v. Howard, 2 N. H., 296; Vose v. Philbrook, 3 Story, 335; Ruggles v. Kuler, 3 Johns, 263.

5. A separate demand can not be set off against a joint one, or a joint debt against a separate one. Gray v. Rollo, 18 Wall., 629; Scammon v. Kimball,

93 U. S., 362.

6. Where, however, a note is signed by one as principal and others as sureties, the indebtedness of the bank to the principal may be set off. Andrews v. Varrell, 46 N. H., 17; Himrod v. Baugh, 85 Ill., 435.

7. An executor, administrator, or public officer is not entitled to set off against his liability as such any indebtedness from bank to himself individually, nor contra. Scammon v. Kimball, 92 U.S., 362: Benton v. Hoomes, executor, 1 A. K. Marsh, 19; Stowe v. Yarwood, 14 Ill., 424.

8. A judgment obtained in another than the attachment suit can not be set off against damages claimed for a wrongful attachment. Imperial Roller Mill-

ing Company v. First National Bank, 27 S. W. 49.

9. In an action against a bank commenced prior to the going into effect of the new code, by the personal representatives of a deceased customer, to recover a deposit which was due and payable to the deceased in his life-time: Held, That the defendant could not, as matter of law, and in the absence of facts entitling it to equitable relief, set off a claim against the deceased which did not become due until after his death. Jordan, administratrix, etc., v. The National Shoc and Leather Bank of New York, 74 N. Y., 467.

10. A demand, to be set-off in such an action, must have been due and payable from the decedent in his lifetime. Ib.

11. The plaintiffs seek to offset the amount of their credit on the books of a defunct bank against the promissory notes received by the bank for discount before its failure: *Held*, That if the bank held the notes at the time of its failure and was entitled to receive the amounts due thereon when they matured, such offset might be made; but an offset of this kind can not be allowed where it appears that the notes were not the property of the bank at the time of its failure, but had been indorsed away for value. Balbach et al. v. Frelinghuysen, Receiver, etc., 15 Fed. Rep., 675.

12. An attorney's lien upon a judgment is subject to any existing right of set-off in the other party to the suit. National Bank of Winterset v. Eyre et al.,

8 Fed. Rep., 733.

13. A person liable upon a note to an insolvent national bank may set off, against his indebtedness, the amount of his deposits with the bank. Platt v. Bentley, 1 N. B. C., 758; 11 Am. L. Reg., 171.

14. But a debtor can not set off the amount of a deposit assigned to him after the act of insolvency committed. Venango National Bank v. Taylor, 56

Penn. St., 14.

- 15. The ordinary equity rule of set-off in case of insolvency is that where the mutual obligations have grown out of the same transaction, insolvency on the one hand justifies the set off of the debt due on the other, and there is nothing in the statutes relating to national banks which prevents the application of that rule to the receiver of an insolvent national bank under circumstances like those in this case. Scott v. Armstrong, 146 U. S., 499.
- 16. A customer of a national bank who, in good faith, borrows money of the bank, gives his note therefor due at a future day, and deposits the amount borrowed to be drawn against, any balance to be applied to the payment of the note when due, has an equitable (but not a legal) right, in case of the insolvency and dissolution of the bank, and the appointment of a receiver before the maturity of the note, to have the balance to his credit at the time of the insolvency applied to the payment of his indebtedness on the note. Ib.

17. One indebted to bank can not set off a claim against bank acquired subsequent to its suspension. Scott v. Armstrong, 146 U. S., 499; Venango National Bank v. Taylor, 56 Penn. St., 14; Colt v. Brown, 12 Gray, 233. 18. Right of set-off is allowable whether the indebtedness sought to be set off

- had or had not matured at time of bank's suspension. Scott v. Armstrong, 146 U.S., 499; Skiles v. Houston, 110 Penn. St., 254; Drake v. Rolio, 3 Biss.,
- 19. While, as a general rule in the administration of the estate of an insolvent debtor, equality among creditors is equity, courts are not required to ignore the principle that only the balance, in case of mutual debts, is the real sum owing by or to the insolvent. Hughilt v. Hayes, 136 N. Y., 163.

Offset—Continued.

20. Claims will be regarded by a court of equity as due, notwithstanding the absence of a technical demand, when equitable considerations require that they shall be applied each to the other. Ib.

21. In the application of cross demands to the satisfaction of each other, the insolvency of one of the parties is a material circumstance, and although the debt owing by the insolvent may not be due, the creditor may waive the credit, and a court of equity will then apply it upon the debt from

the insolvent, if that has matured. Ib.

22. The First National Bank entered into an oral contract with plaintiff to sell him certain real estate for a price specified. Plaintiff took possession under the contract, and made large and valuable improvements, with the knowledge and consent of the bank, which had authorized its cashier to execute a conveyance pursuant to the contract. Plaintiff had a deposit account with the bank. Shortly before the failure he, for the third time, requested the cashier to execute the conveyance; this the latter promised to do without further delay. Thereafter plaintiff accumulated his deposits with intent to use the balance to his credit in paying for the land when the deed was delivered; this was known to the cashier. Plaintiff also, with the knowledge of the cashier, purchased a certificate of deposit issued by the bank with a view of applying it toward the payment. Plaintiff also did work and furnished materials for the bank, the account for which he rendered to it before the failure, and it was agreed that it should be adjusted on the final settlement for the purchase. Plaintiff, until the bank closed its doors, had no knowledge of its insolvency or of any fact affecting its credit. In an action against the receiver of the bank for a specific performance: *Held*, That plaintiff was entitled to the relief sought, and that he was entitled to be credited on the purchase price the balance due him on the deposit account, the amount of the certificate of deposit, and of the account for work and materials. Ib.

23. A claim for pay for services, due before a bank closes its doors, is a set-off to a liability on bills discounted. Davis v. Industrial Manuf'g Co., 19 S. E., 371.

- 24. When a bank closes its doors and commits an act of insolvency, its deposits, whether on account or certificate, at once become due without demand or notice, and are to be set off against a depositor's debt due the bank.
- 25. A certificate of deposit issued by a national bank is not a promissory note within the meaning of Gen. St., chap. 53, sec. 10; and in an action thereon by a person to whom it has been transferred by the depositor, the bank is not entitled to set off the amount due upon a promissory note given by the depositor to and discounted by the bank, the certificate being issued for the proceeds of such note. Shute v. Pacific National Bank, 136 Mass., 487.

26. A national bank having become insolvent, a depositor therein assigned his deposit to a debtor of the bank: Held, That the latter could not offset such deposit against his debt in an action thereon. The Venango National Bank

v. Taylor, 56 Penn. St., 14; 1 N. B. C., 842.

27. On the failure of a national bank a depositor was indebted to it on eleven notes to the amount of \$5,000, and had on deposit some \$2,900. The receiver of the bank agreed that this sum should go as a set-off on the indebtedness, the depositor to pay the notes first coming due, and the deposit to be applied on the last-maturing notes. After paying the first two notes it was found that the others were in the hands of third parties, and the depositor was compelled to pay them, and filed a bill to authorize the receiver to refund the money paid under a mutual mistake. This bill was heard by the district judge of the western district of Tennessee, sitting in the circuit court of the southern district of Ohio. Held, That the deposit should properly be set-off against the claim of the bank, and the depositor should recover the sum paid by him; but as the district judge of the southern district of Ohio had held in an action between the same bank and a creditor, the circuit judge concurring therein, that the plea of set-off was not available, in order that there might not be different rules of set-off in the same court in the case of the same insolvent, and as the case can not be appealed, it will be remanded for reargument before the regular judges, who may, in their discretion, provide for a dissent of record, or do what may to them seem right in the premises. Snyders' Sons Co. v. Armstrong, 37 Fed. Rep., 18.

28. The indorser of a note discounted by a national bank and which matures after the bank becomes insolvent and a receiver is appointed is entitled to set off against the note the amount of his deposit in the bank at the

time of its failure. Yardley v. Clothier, 51 Fed. Rep., 506.

Offset-Continued.

29. Debts of a partner and his firm to a bank can not, in equity, be set off by a receiver of the bank against trust moneys which the partner, after the debts were contracted, mingled with the firm deposits, without the bank's knowledge, and the whole amount of which remained continuously in the bank until it failed. Fisher v. Knight, 61 Fed, Rep., 491.

30. A cross demand, to be available as a set-off at law, must be such as would support an independent action at law by the defendant, at the commencement of the suit; hence, a payment of his principal's debt by the surety, after the commencement of suit against him on a debt due to his principal, is not available as a set-off in the action. Goldhwaite v. National Bank, 67 Ala., 549.

31. As against the assignee or holder of promissory note, suing the maker, the doctrine of set-off has never been carried further than to put him in the place of the payee, or party having the beneficial interest; and a set-off in favor of the maker, against an intermediate holder, has been uniformly disallowed, in the absence of an agreement founded on new consideration, between the maker and such intermediate holder. Ib.

32. In the absence of all intervening equities, courts of equity put the same construction on statutes of set-off as do courts of law. Insolvency is recognized as a ground for the allowance of a set-off in equity, when it would not be allowed at law, but it is only the insolvency of the original creditor against whom the claim is asserted; and while the assignee of nonnegotiable paper takes it subject to all equities to which it was subject in the hands of the assignor, this means only the equities between the original parties, and does not include equities which may arise between other parties in the course of its transfer. Ib.

33. The receiver of an insolvent national bank sued A and B on their joint note given to the bank. They claimed to set off notes given by the bank, and C and D, who were also insolvent, as joint makers, to D alone, and maturing after the receiver's appointment, and growing out of a distinct transaction from the note in suit: Held, Not a proper set-off. Balch v. Wilson, 29 Minn. 299: 2 N. B. C. 274.

25 Minn., 299; 2 N. B. C., 274.

34. The voluntary payment by the maker of a promissory note, with a full knowledge of all the facts, operates as an abandonment and waiver of all right to set off cross demands or independent debts, and a bill disclosing such facts presents no case for equitable relief by way of equitable set-off.

United States Bung Manuf'g Co., v. Armstrong, 34 Fed. Rep., 94.

35. A bank may lawfully set off indebtedness of a stockholder to the bank

35. A bank may lawfully set off indebtedness of a stockholder to the bank against dividends accruing on such stockholder's shares. First National Bank v. De Morse, 26 S. W., 417.
36. In an action by a receiver of an insolvent bank to charge the estate of a

36. In an action by a receiver of an insolvent bank to charge the estate of a shareholder with an assessment on his shares, the executor claimed, by way of set-off, that property belonging to the estate had been delivered to the bank, upon the understanding that it should be applied on the assessment if the bank should fail: Held, Not a proper subject to set off, even though the bank examiner assented to the agreement. Witters, Receiver, etc., v. Sowles, Extr., 32 Fed. Rep., 130.
37. The indebtedness of the stockholders on their individual liability, together

37. The indebtedness of the stockholders on their individual liability, together with the other assets of the insolvent bank, constitute a trust fund for the benefit of its creditors; and in equity such indebtedness of a stockholder who is insolvent may be set off against a dividend payable out of the trust fund, on a balance due him on his deposit account with the bank at the time of its failure. King et al v. Armstrong, Receiver, 34 N. E., 163; 50 O. St., 222.

38. An assignment by the stockholder of his claim against the bank, before the direction of the Comptroller to enforce his liability, but after the insolvency of the bank, does not affect the right to set off his liability against the dividend due on his claim, nor does the fact that the Comptroller, at the time of the assignment, had not determined the amount necessary to be collected from the stockholders for the payment of the creditors. It is sufficient that such direction has been given, and amount so determined when the set-off is made. Ib.

39. In an action at law by a receiver of an insolvent national bank the defendant may set off any debt due from the bank to him at the time of the failure.

Adams v. Spokane Drug Company, 57 Fed. Rep., 888.

40. Where a promissory note was discounted by a national bank, and bills of exchange issued for a part of the proceeds, which were dishonored because of the subsequent failure of such bank, and part of the residue of the proceeds still remained to the credit of the maker of such note: Held,

Offset-Continued.

That in an action on such note by the receiver of the bank the maker could set off the amount of the bills of exchange and the amount still standing to his credit on the books of the bank. Ib.

41. A bank on which a check is drawn, though not knowing that the drawer is insolvent, can not, as against the payee, set off against the deposit its indebtedness from the drawer not yet due. Merchants' National Bank v. Robinson (Ky.), 31 S. W., 136.

42. A note deposited before maturity by a bank with a clearing-house committee, to secure payment of the bank's daily balances and other indebtedness due from the bank to other members of the clearing-house association, is not in the hands of the committee subject to set-off by the maker of any sum due him from the bank. Philler v. Jewett (Pa.), 31 Atl. Rep., 204.

43. Rev. St. U. S., sec. 5242, which requires a pro rata distribution of the assets of an insolvent national bank, and forbids preferences, does not prevent a debtor of the bank from setting off against his indebtedness the amount of a claim he holds against the bank; and it is immaterial whether or not the debt due to the bank had matured at the time of its insolvency. Scott v. Armstrong, 13 S. Ct., 148 (146 U. S. 449, followed), Mercer v. Dyer (Mont.), 39 P., 314.

44. Defendant bank discounted for W a draft which was subsequently paid by the drawe, and placed the proceeds to W's credit, not knowing that plaintiff was entitled thereto. Afterwards, and while part of the proceeds remained to W's credit, plaintiff notified defendant of his claim. Held, That defendant could not set off against plaintiff's claim to such balance a claim against W on paper discounted before the draft, but maturing after the notice of plaintiff's claim. Heidelbach v. National Park Bank (Sup.), 33 N. Y. S., 791.

45. A bank has no right to retain the balance of a customer's deposit to apply to an indebtedness of the customer of the bank not yet matured, unless it is authorized to do so by contract. *Ib*.

46. By agreement, a national bank, instead of the usual deposit of securities as collateral for payment of its daily balance at the clearing house, each day left with the clearing house all checks drawn on it, and other evidences of its indebtedness received from other banks, to be held until the balance due from it for the day was paid. While certain checks and other evidences of its indebtedness were so held the bank was closed. The clearing house collected the amount of the checks, etc., from the banks from which they had been received, and therefrom paid, besides the bank's balance for the day, due bills given by it for its balance for the preceding day, by their terms payable only through the clearing house the day after issue, and actually in the exchanges when the bank closed, and applied the remainder toward cancellation of clearing-house loan certificates issued to the bank under an agreement between the banks whereby any loss from failure of one to pay such certificates was chargeable on the others. Held, That the receiver of the bank, taking its assets subject to all equities and rights against it, had no equity, in a suit against the clearing house alone, to question the appropriation of the money paid by the other banks. Philler v. Vardley, 62 Fed. Rep., C45.

47. Where an indorser pays a note to a bank, and takes a receipt containing an order for a surrender of the note on return of the receipt, the relation between the bank and the indorser is not that of debtor and creditor, but it is a fiduciary relation, entitling the indorser, on the bank becoming insolvent without applying the money on the note or procuring its surrender, to have the assets in the hands of its receiver applied in payment

thereof. Massey v. Fisher, 62 Fed. Rep., 958.

Pass Book:

A pass book given by a bank to a depositor is not a written contract, but is a mere receipt for the amount deposited; and an action thereon is barred by the three-year limitation. Talcott v. First National Bank, 36 P., 1066.

PLACE OF BUSINESS:

1. The provisions requiring "the usual business" of the association to be transacted "at an office or banking house in the place specified in its organization certificate" must be construed reasonably, and a part of the legitimate business of the association which can not be transacted at the banking house may be done elsewhere. Merchants' Bank v. State Bank, 10 Wall., 604.

PLACE OF BUSINESS-Continued.

2. Although the general business of a national banking association is to be transacted at its place of business, yet, if the association is fully advised of the facts and does not object, and there is no fraud, its officers, when acting within the general scope of their authority, may bind it by acts done at another place. Burton v. Burley, 9 Biss., 253.

3. Under Rev. St., sec. 5190, providing that "the usual business of each

national banking association shall be transacted at an office or banking house located in the place specified in its organization certificate," a national bank can not make a valid contract for the cashing of cheeks upon it at a different place from that of its residence through the agency of another bank. Armstrong v. Second Nat. Bank of Springfield, 38 Fed.

Rep., 883.

4. Whatever the terms of such an arrangement, being made before the date of the drawee bank's certificate of authorization, it is invalid under Rev. St., sec. 5136, providing that no banking association "shall transact any business, except such as is incidental and necessarily preliminary to its organization, until it has been authorized by the Comptroller of the Currency to commence the business of banking. Ib.

Post notes:

1. A certificate of deposit, indorsed by payee, is not in violation of sec. 5183, Rev. St., which forbids national banks to issue any other notes to circulate as money than such as are authorized by the provisions of the statute. In re Hunt, 141 Mass., 515.

2. Certificates of deposit in the ordinary form, issued by a national bank to depositors and payable to order, are not post notes within the prohibition of sec. 5183, Rev. St. Riddle v. First National Bank of Butler, 27 Fed.

Rep., 503.

Powers:

1. To the enumerated powers of national banking associations are to be superadded all the powers incidental to the business of banking. Pattison v. Syracuse National Bank, 80 N. Y., 82.

2. A national bank may buy a check drawn upon another bank, and whether

the check is payable to order or to bearer is immaterial. First National

Bank of Rochester v. Harris, 108 Mass., 514.

3. A national banking association, in the compromise of a claim growing out of its legitimate business, may take railroad stock. First National Bank of Charlotte v. National Exchange Bank of Baltimore, 92 U. S., 122.

4. And when necessary to do so, it may pay the difference between the value of the stock and the amount of the claim. Ib.
5. A national banking association may take and hold the coupons of municipal bonds, and may maintain actions thereon. First National Bank of North Bennington v. Town of Bennington, 2 N. B. C., 437; Lyons v. Lyons National Bank, 19 Blatch., 279.

6. A national banking association may receive a deposit to be held by it as security for the faithful performance of a contract between the depositor and another. Bushnell v. The Chautauqua County National Bank, 10 Hun.,

7. Whatever the terms of an arrangement being made before the date of the drawee bank's certificate of authorization, it is invalid under Rev. St., sec. 5136, providing that no banking association "shall transact any business except such as is incidental and necessarily preliminary to its organization, until it has been authorized by the Comptroller of the Currency to commence the business of banking." Armstrong v. Second National Bank of Springfield, 38 Fed. Rep., 883.

8. Where an association has made or ratified a contract to give a person a certain number of the shares of its stock, upon condition that he will continue to do his business with it, and derives the benefit from this contract, the other party may recover of the association the value of the shares.

Rich v. State National Bank of Lincoln, 7 Neb., 231.

9. As the national-currency act of 1864 authorizes banks created under it to buy and sell coin, such bank, having coin in pledge, may sell and assign its special property therein. Merchants' Bank v. State Bank, 10 Wall., 604.

10. The clause requiring the usual business of the bank to be done at an office

- or banking house in the place selected does not prevent its purchase of coin at the banking house of another bank. Ib.
- 11. In adjusting and compromising claims growing out of a legitimate banking transaction, it may take stocks of other corporations with a view to selling them at a profit. First National Bank v. National Exchange Bank, 92 U.S., 122.

Powers-Continued.

12. A national bank is not prohibited by law from guaranteeing payment of a note. People's Bank v. National Bank, 101 U. S., 181.

13. Under national banking act one can exercise only the powers expressly granted and those necessarily incidental. Logan Bank v. Townsend, 139

U. S., 67.

14. It is not negligence for a bank to intrust its cashier to select and hire and pay out of his salary all the clerks and other servants employed in the banking room, no negligence being shown in the selection of the cashier. Smith v. First National Bank in Westfield, 99 Mass., 605.

15. An endorsement by a married woman, expressly charging her estate with the payment of a note, is such a security as a national bank may take.

Third National Bank v. Blake, 73 N. Y., 260; 2 N. B. C., 300.

16. A national bank empowered by charter to provide necessary real estate for its business may make a contract to prevent the erection of buildings on adjacent land so as to secure light and air for its banking house. Trustees of First Presbyterian Church v. National State Bank, 29 A., 320.

17. A bank empowered to discount negotiable notes has power to purchase such notes. Pape v. Capitol Bank of Topeka, 20 Kans., 440; 27 Am. Rep., 183; 2 N. B. C., 238.

- 18. The enumeration of banking powers in the national banking act is not significant of an intention to place any special restrictions upon national banks as distinguished from State banks. The enumeration is of the general, not the incidental powers. Pattison v. Syracuse National Bank, 80 N. Y., 82.
- 19. A national bank may guarantee the payment of commercial paper as incidental to the exercise of its power to buy and sell the same. Thomas v. City National Bank, 58 N. W., 943.

 National banking associations can engage in the business of dealing in and exchanging Government securities. Van Leuven, v. First National Bank, 54 N. Y., 671; Yerkes v. National Bank of Port Jervis, 69 N. Y., 383; Leach

v. Hale, 31 Iowa, 69.

- 21. Under Rev. St., sec. 5136, providing that no banking association shall transact any business except such as is incidental and necessarily preliminary to its organization, until it has been authorized by the Comptroller to com-mence the business of banking, correspondence between one bank and the person who became the president of a bank afterward formed can not constitute an agreement controlling the business between the banks, but may be referred to, in connection with other evidence, to show what was their understanding. First National Bank of Wellston v. Armstrong, 42 Fed. Rep., 193.
- 22. A loan of money made by a national bank on the security of a mortgage is not in violation of the national banking act. Fortier v. New Orleans National Bank, 112 U.S., 439; 3 N.B. C., 140.
- 23. Where a national bank holds stock in a savings bank, and receives dividends thereon, it is estopped, in an action against it to enforce its liability as such stockholder to a depositor in the savings bank, from claiming that it is ultra vires for it to hold such stock, in the absence of a statute expressly prohibiting it. Kennedy v. California Savings Bank et al., 35 P., 1039.
- 24. In an action by a national bank upon a promissory note it can not be pleaded by an indorser as a defense that the bank acquired the note by purchase; for even if such purchase is in excess of the power of the bank, this can be availed of only in proceedings by the Government to forfeit the franchises of the bank. Prescott National Bank of Lowell v. Benjamin F. Butler, 32 N. E., 909; 157 Mass., 548.

25. Even if a national bank does not get the legal title to a promissory note

- bought in the market it may maintain a suit as the holder thereof. Th.

 26. A national bank has power to take an assignment of a mortgage on land to secure a loan made at the time of the assignment. First National Bank of Aberdeen v. Andrews et al.: Young v. Same, 34 P., 913; 7 Wash., 261.
- 27. Under Rev. St. U. S., sec. 5136, subdivision 4, authorizing national banks "to sue and be sued, complain, and defend in any court of law or equity, as fully as natural persons," such banks have power to employ attorneys to prosecute or defend suits, and the president may agree as to their compensation. National Bank v. Earl (Okla.) 39 P., 391.
- 28. The national banks of a city formed a clearing-house association, to facilitate the settlement of daily balances between them at a fixed place, and agreed, in order to dispense with the handling of money, that the several banks should deposit in the hands of a committee either cash or securities

Powers-Continued.

at a fixed ratio on their capital stock, for which the committee should issue certificates to be used in paying balances against the several banks. Subsequently, the association, for the purpose of enabling the members to afford assistance to the mercantile and manufacturing community, and also to facilitate the daily interbank settlements, authorized the committee to receive from any member additional deposits of each or securities, and issue certificates therefor in such amount and to such percentage as they deemed advisable, which certificates should be accepted in payment of daily balances, on condition that the deposits therefor should be held by the committee as a special deposit, pledged for the redemption of the certificates, and the committee were made the trustees for all the members of the association and authorized to collect such deposits. Held, That there was no violation of the laws relating to national banks. Philler v. Patterson (Pa.) 32 A., 26.

PREFERENCE: See Preferred claims.

1. If the officers of a national bank, at the time of pledging a note to secure a depositor who had been allowing the bank to use his money, and who was apprehensive of a loss thereof, saw that the bank was approaching failure and made the pledge to keep the note out of the assets to be distributed, such pledge would be void; but if they made it to prevent failure, and expecting to prevent failure, by retaining and using the deposit to pay other depositors, it would be good. Roberts v. Hill, 23 Fed. Rep., 311.

2. On examination of the circumstances of this case: Held, That the pledge

should be sustained. Ib.

3. The word "insolvency," as used in sec. 52 of the act of 1864 (13 St. at Large, 115; Rev. St., sec. 5242), making void all transfers, assignments, payments, etc., "made after the commission of an act of insolvency or in contemplation." tion thereof, is synonymous with the same word as used in the bankrupt act, and means a present inability to pay in the ordinary course of business. Case v. Citizens' Bank of Louisiana, 2 Woods, 23; 1, N. B. C., 276.

4. To make transers, assignments, etc., void under sec. 52, it is only necessary that the insolvency should be in the contemplation of the bank making transfers; the party receiving the transfers need not know of or contem-

plate such insolvency. Ib.

5. A bank is in contemplation of insolvency when the fact becomes reasonably apparent to its officers that the concern will presently be unable to meet its obligations, and will be obliged to suspend its ordinary operations. Roberts, Receiver, etc., v. Hill, Adm'r, etc., 24 Fed. Rep., 571.

6. The intent to give a preference is presumed when a payment is made to a creditor by a bank whose officers know of its insolvency, and therefore

that it can not pay all of its creditors in full. Ib.

7. Where property is transferred by a bank to a creditor to avoid paying him the amount due him, and thus postpone the failure of the bank, it is none

the less fraudulent and void. Ib.

8. The Pacific National Bank of Boston suspended November 18, 1881, but after examination resumed March 18, 1882, with the consent of the Comptroller of the Currency, and continued to transact business until May 22, 1882, when it again failed. Between March 24, 1882, and April 28, 1882, certain creditors, whose claims had been disputed and placed in a suspense account, attached the property of the bank, whereupon the bank gave bond, with the president and a director as sureties, and the attachments were dissolved. The bank transferred to the sureties, March 22, 1882, a certificate of deposit for \$100,000 on another bank, which, on April 13, 1882, was exchanged for other property: *Held*, That such transfer was not made after the commission of an act of insolvency by the bank or in contemplation thereof, and with a view to a preference or to prevent the application of the assets as prescribed by the banking act. Price, receiver, v. Coleman et al., 22 Fed. Rep., 694.

9. After a vote of the directors to close their bank and go into liquidation, any transfer of the assets of the bank to a creditor, whereby that creditor secures a preference, will be presumed to be made with a fraudulent intent.

National Security Bank v. Price, receiver, 22 Fed. Rep., 697.

10. A bank, being in an embarrassed financial condition, received a loan of money from defendant upon depositing with a certain commercial firm a portion of its assets as security: *Held*, That the fact that one of the members of such firm was president of the bank did not render the transaction illegal, and that the bank could not escape liability for such loan on the ground that the president had no authority to effect it, where it appeared that it was PREFERENCE: See Preferred claims—Continued.

effected with the knowledge of the directors and the money was received and used by the bank. Casey v. Credit Mobilier Society, 2 Woods, 77; 1

N. B. C., 285.

11. Section 2, act Congress June 30, 1876 (19 St. at Large, p. 63), provides that the individual liability of shareholders of an insolvent national bank, fixed by Rev. St., sec. 5151, "may be enforced by any creditor of such association by a bill in equity in the nature of a creditor's bill, brought by such creditor on behalf of himself and all other creditors:" Held, That a mortgage of all his individual property executed by a cashier and stockholder of such bank, after it had closed its doors, to secure a depositor, amounted to a preference, and was void as against the judgment recovered against the cashier by the receiver under Rev. St., sec. 5151, either in the hands of the receiver or in those of a purchaser from him for value. Gatch v. Fitch et al.; Sunman v. Gatch et al., 34 Fed. Rep., 566.

12. To render a transfer by a national bank made after an act of insolvency, or in contemplation of insolvency, void under sec. 52 of the act of 1864 (Rev. St., sec. 5242), it must have been made either with a view to prevent the application of the assets in the manner prescribed by the national-banking act, or with a view to the preference of one creditor to another. Casey v.

La Societe de Credit Mobelier de Paris, 2 Woods, 77; 1 N. B. C., 285.

13. The preference of one creditor to another mentioned in sec. 52 of the act of 1864 is a preference given to an existing creditor for a preexisting debt, and does not refer to a case where one makes a loan to a bank and receives

a concurrent transfer of property as security therefor. Ib.

14. Construction and application of Rev. St., sec. 5242, as to transfers by insolvent national banks. National Bank v. Butler, 129 U. S., 223.

15. What motive is sufficient under Rev. St., sec. 5242, to invalidate a transfer

by a national bank. Ib.

16. The term "insolvency," as used in sec. 5242, Rev. St., forbidding transfer of the assets of national banking associations after or in contemplation of such insolvency, has the same meaning as it had in the bankrupt act; that is, it does not mean an absolute inability of a debtor to pay his debt at some future time upon a settlement and winding up of his affairs, but a present inability to pay in the ordinary course of business. Case v. Citizens' Bank of Louisiana, 2 Woods, 23; Market Bank v. Pacific National Bank, 30 Hun., 50.

17. Notes given in renewal of other notes held by a national bank, the original notes not being returned to the maker, are not "evidence of debt" or "assets" within Rev. St., sec. 5242, declaring void all transfers of "evidence of debt" owing to any national bank made after insolvency, or in contemplation thereof, to prevent the application of the assets to the bank, as required by law, or with a view to prefer creditors. First National Bank

of Decatur v. Johnston, 11 So., 690; 97 Ala., 655.

18. The question whether a savings bank which was a depositor with a national bank which has become insolvent shall be paid in full pursuant to State statute is a question arising under the laws of the United States, and entitles the receiver of the bank when sued for such deposit to remove the case to the United States circuit court. Auburn Savings Bank v. Hayes,

61 Fed. Rep., 911.

19. The Pacific Bank of Boston, not being a member of the clearing house, used to deposit with the Security Bank all checks received by it to be collected through the clearing house and was credited by the latter bank as a The directors of the Pacific Bank having one Saturday, after closing, determined to go into liquidation, dispatched a committee to Washington to confer with the Comptroller of the Currency as to the appointment of a receiver. The appointment was made about 10 a. m. on Monday. Monday morning the cashier of the Pacific Bank sent the checks and drafts received by mail to the Security Bank, and with them his check for the whole amount of the bank's deposits, for which he received a negotiable certificate of deposit of the Security Bank. The latter at the time held the Pacific Bank's negotiable certificate of deposit. The transaction occurred about 9.30 a.m., when no officer of the Security Bank knew or suspected that the Pacific Bank was insolvent: Held, That the cashier must have presumed that the Security Bank still held its certificate of deposit, and that in sending to it the checks and drafts he was making a transfer, which necessarily gave a preference, and was void under sec. 5242. Rev. St., and the Security Bank therefore could not set off the Pacific Bank's certificate of deposit against its own. National Security Bank v. Butler, 129 U.S., 223, 3 N.B. C., 320.

PREFERENCE: See Preferred claims—Continued.

20. Revised St., sec. 5242, which prohibits all transfers by any national banking association made after the commission of an act of insolvency, or in contemplation thereof, with the view to a preference of one creditor over another, is directed to a preference, not to the giving of security when a debt is created; and if the transaction be free from fraud in fact, and is intended merely to adequately protect a loan made at the time, the creditor can retain property transferred to secure such a loan until the debt is paid, though the debtor is insolvent, and the creditor has reason at the time to believe that to be the fact. Armstrong v. Chemical National Bank, 41 Fcd. Rep., 234.

21. Section 5242, Rev. St., does not prohibit a bank which has in good faith accepted the draft of a national bank the day before the latter's insolvency, and afterward paid the same, from applying the proceeds of collections made by it on paper in its hands belonging to the insolvent bank to the payment of the draft, since its lien on such collections runs from

the date of the acceptance. In re Armstrong, 41 Fed. Rep., 381.

22. In an action by the receiver of a national bank to recover back payments alleged to have been made by the bank in violation of the provision of the national banking act (sec. 5242), declaring void all transfers of securities and payments made by a bank organized under it "after the commission of an act of insolvency, or in contemplation thereof, made with a view to prevent the application of its assets," as prescribed by the act, these facts were found: Defendant held three certificates of deposit issued by the bank, drawing 6 per cent interest; its cashier, for the reason alleged by him that the directors did not like his paying so large a rate of interest, voluntarily paid two of them, mostly by transferring to defendant negotiable paper. The third certificate was paid on presentation. The bank at the time of these payments was in fact insolvent and had been for years, but this was known only to the cashier; it was in good credit and had committed no act of insolvency, and paid all its obligations as they became due or were demanded for six weeks after the last of said payments was made: Held, That the complaint was properly dismissed, as plaintiff failed to show that the payments were made in contemplation of insolvency, or to prevent the application of the bank's assets as prescribed by the act. Hayes, receiver, v. Beardsley, 136 N. Y., 299.

23. The insolvency of the bank was so concealed by the cashier that none of its directors had any suspicion thereof, and it was not discovered by the bank examiner: Held, That under the circumstances the fact that defendant was a director did not as matter of law charge him with liability for the payments made to him; that, it having been found that he acted in good faith and in ignorance of any wrongdoing or of the bank's insolvency, payments made to him were to be tested under said provisions like

payments made to other creditors. Ib.

24. Under Rev. St., sec. 5242, which forbids all preferences among the creditors of insolvent national banks, a county whose money has been deposited by the county treasurer in a national bank that has become insolvent has no superior right over other depositors in the assets of the bank where it is not shown that the identical funds deposited by the treasurer or the proceeds of such funds have come into the hands of the receiver. Spokane County v. Clark, 61 Fed. Rep., 538.

25. A county whose funds are deposited in a bank that fails has no preference over other depositors as to the bank assets, where the identity of the funds deposited by the county has been lost. San Diego County v. California National Bank, 52 Fed. Rep., 59, disapproved. Multnomah County et al. v. Oregon National Bank et al., 61 Fed. Rep., 912.

26. A depositor is entitled to a preference where the deposit was made when the bank was hopelessly insolvent, which fact was concealed by the bank; and an equal amount may be recovered from the receiver, who has received the specific money among the general mass of the bank's funds. Lake Erie and Western Railroad Company v. Indianapolis National Bank, 65 Fed.

27. The fact that the money was not marked, and, by a mingling with other funds of the bank, lost its identity, does not affect the right to recover in full, if it can be traced to the vaults of the bank, and it appears that a sum equivalent to it remained continuously therein until removed by the receiver. Massey v. Fisher, 62 Fed. Rep., 958.

28. Where a bank receives a note for collection and remittance, and did not remit, and fails with cash on hand less than the amount of the collection, the lien for trust funds converted is limited to the amount on hand, and PREFERENCE: See Preferred claims-Continued.

does not extend to their assets, where there was no proof that they were obtained with the money converted. Boone County National Bank v. Latimer, 67 Fed. Rep., 27.

PREFERRED CLAIMS: See Liens; Special deposits.

 Section 3466, which gives the United States a priority for all claims it has against insolvent debtors, does not apply to the case of an insolvent national-banking association. Cook County National Bank v. United States, 107 U. S., 445.

A banker's lieu for the amount of the balance of its general account does not exist when the securities have been deposited with the bank for a special

purpose or for the payment of a particular loan. Ib.

Where an insolvent association receives a deposit a short time before closing its doors, its officers knowing of the insolvency at the time, the receipt of such deposit is a fraud upon the depositor, and no title passes to the association, and therefore the depositor may reclaim the whole amount of the deposit; and as he claims under his original title, and not under a transfer from the association, such reclaimation does not amount to a preference. Cragie et al. v. Hadley, 99 N. Y., 131.
 A trust was not impressed upon funds deposited on day the bank closed its

4. A trust was not impressed upon funds deposited on day the bank closed its doors in the absence of proof that the deposit had not gone into the general funds of the bank and lost its identity before reaching the receiver.

In re North River Bank, 14 N. Y., 261.

5. A draft given to a bank in the ordinary course of business does not constitute an equitable assignment of the fund, nor is it sufficient that draft be drawn by bank against its reserve fund in another city and given in exchange for clearing-house certificates upon the president's representation that it owes a heavy debt at the clearing house, which it is unable to meet, and his statement showing the amount of the reserve fund against which the draft was drawn. Fourth Street National Bank v. Yardley, Receiver, 55 Fed. Rep., 850.

6. In a package of miscellaneous bonds was the memorandum of the date, amount, and time when due, and also the words "\$6,500 due Putnam:"

Held, That these facts did not show an equitable assignment by the bank to the plaintiff of \$6,500 worth of bonds. To constitute an equitable assignment of property, there must be an appropriation or separation, and the mere intent to appropriate is not sufficient. *Putnam Savings Bank v.**

Beal, 54 Fed. Rep., 577.

7. Where the treasurer and tax collector of a county, without authority of law, deposit county money in a bank and receive certificates of deposit marked "special," the title to the moneys does not pass, although there is no agreement that the identical bills shall be returned and they are mixed with the bank's general funds, and the county is entitled to recover an equal amount from a receiver of the bank prior to the payment of the general depositors. San Diego County v. California National Bank et al., 52 Fed. Rep., 59. (See Multnomah County et al. v. Oregon National Bank et al., 61

Fed. Rep., 912.)

8. Certain checks marked "for deposit" were deposited in a bank at a quarter to 3 on Saturday, and credit was immediately given for the amount thereof on the pass book. The bank closed at 3, and the next day was declared insolvent with the checks still in its hands. It was the bank's custom, at the close of each day's business, to balance its books, crediting depositors with the amount of their checks, and if a check was subsequently returned unpaid from the clearing house, it was charged off to the depositors. The depositor in this instance did not know of this custom. He had made deposits with the bank for several years without any special arrangement, and had never drawn against uncollected checks, except by particular understanding: Held, That on these facts title had passed to the bank so as to create the relation of debtor and creditor. City of Somerville v. Beal, Receiver, 49 Fed. Rep., 790.

9. But where the foregoing facts were alleged in the bill, and connected with the further allegation that, at the time the checks were received, the bank was "irretrievably insolvent, and made so by the operations of the president and two others of the directors," and that the depositor then believed it to be solvent, and had no means of knowing of its insolvency, this was sufficient to show fraud, and to render the bank liable to return the checks

or their proceeds. Ib.

10. It was not necessary for the bill to specifically allege that the officers of the bank had knowledge of its insolvency, since such knowledge would be PREFERRED CLAIMS: See Liens; Special deposits—Continued.

implied from the allegation that the insolvency was caused by the president and two directors. Ib.

11. A city treasurer deposited checks in a bank, indersed by him "for deposit," and the checks were immediately credited to him on his pass book, though not in pursuance of any agreement to that effect. He had been a depositor in the bank for some years, but had no agreement that his checks should be treated as cash, or that he should draw against them before collection. The bank became insolvent before the checks were collected, and their proceeds passed into the hands of a receiver: Held, That no title passed to the bank except as a bailee, and that the depositor was entitled to the proceeds. Beal, Receiver, v. City of Somerville, 50 Fed Rep., 647.

12. No knowledge by any of the officers of a bank, of its insolvency, is sufficient

to avoid transactions between the bank and its customers, on the ground of fraud, unless the evidence clearly shows that the directors, who represent the corporation, also had such knowledge. Balbach et al. v. Freling-

huysen, Receiver, etc., 15 Fed. Rep., 675.

13. When a bank has become hopelessly insolvent, and its president knows that it is so, it is a fraud to receive deposits of checks from an innocent depositor, ignorant of its condition, and he can reclaim them or their proceeds; and the pleadings in this case are so framed as to give the plaintiff in error the benefit of this principle. St. Louis and San Francisco Railway Company v. Johnston, 133 U. S., 566.

14. Where complainant sent a draft to a bank for collection charged with a trust to pay the proceeds thereof when collected to complainant, the bank being insolvent at the time, and its officers knew of its insolvency and that the bank would be obliged to suspend within a day or two, and the bank received the draft of an agent of the owner to remit the proceeds thereof, when converted into a draft on another bank to the credit of complainant, but instead of so remitting the proceeds thereof it kept the same, and mingled the proceeds of such draft with its own funds: Held, That such conversion by the bank was fraudulent, but that in an action by complainant for the recovery of such proceeds, it is incumbent upon the complainant to trace the fund misappropriated into the hands of the receiver substantially appointed for the insolvent bank, before the latter can be charged with recognizing complainant's equitable title thereto. Illinois Trust and Savings Bank v. First National Bank and another, Receiver, etc., 15 Fed. Rep., 858.

15. A cestui que trust can not follow his fund into the hands of an assignee in bankruptey, or of an executor of such trustee, but must occupy the position of a general creditor of the estate, unless he can identify his fund. Ib.

16. The right to follow a trust fund ceases when the means of ascertainment and identification fail, as where the subject-matter is turned into money and mixed and confounded in a general mass of property of the same

description.

17. The Comptroller having notified a national bank that its capital was impaired, it was agreed that it might continue business on the directors putting in \$100,000 in cash, and retiring that amount of objectionable securities. That sum was contributed; the account being opened with trustees appointed by the directors to manage the fund, with full power, as far as the bank was concerned, and to account therefor to the contributors in such manner as to protect the equities of each individual and the bank, in relation to the bank and its legal rights. It was understood between the trustees and the examiner that the securities to be retired were to be designated by the Comptroller or examiner, but there was no such understanding with the Comptroller. The full amount of objectionable securities had not been selected and given to the trustees when the bank was closed, the receiver taking and proceeding to collect the whole assets: Held, That the receiver was not required to account for the balance of the \$100,000 as a special trust fund, but merely as a debt. Booth

et al. v. Welles, 42 Fed. Rep., 11.

18. Where money and checks are unsuspectingly deposited in a bank, which is known by its managing officer to be hopelessly insolvent, a few minutes before closing hour on the last day on which it does business, and the checks are subsequently collected by the bank's clerk, the whole of the deposit is charged with a trust, and an equal amount may be recovered from the receiver, who retains the specific money among the general mass

of the bank's funds. Wasson v. Hawkins, 59 Fed. Rep., 233.

19. Where plaintiff deposits money with the receiving teller of a bank a few minutes before the bank closes its doors, to be credited to his account, and PREFERRED CLAIMS: See Liens; Special deposits—Continued.

the teller, not knowing of the coming failure, after crediting the money in plaintiff's pass book, puts the money and deposit ticket one side, and before entry is made in the books of the bank, it closes its doors, and the money is, by order of the directors, placed apart, and in that condition delivered to the receiver, plaintiff can maintain replevin for the money so deposited Furber v. Stephens, 35 Fed. Rep., 17.

20. A creditor of an insolvent national bank, whose demand grows out of a fraudulent transaction perpetrated by the officers of the bank in contemplation of the immediate wrecking of their corporation, does not thereby become entitled to a preference over the general creditors of the bank.

Citizen's National Bank v. Dowd, 35 Fed. Rep., 340.

21. On the 22d and 23d of March plaintiff, a bank in Raleigh, N. C., received in the ordinary course of business checks drawn on the State National Bank of that city, which, after deduction had been made of its checks received by the latter bank, amounted to \$17,000. It paid the same by its checks on a bank in New York. The president of the State National Bank knew when he signed such checks that they would not be honored, and was making preparations to abscond with the assets of his bank: Held, That plaintiff is not entitled to any preference over other unsecured creditors. Ib.

- 22. Plaintiffs deposited, in the usual course of business, certain drafts with a national bank, which were credited to them on the books of the bank and in their pass book. The bank was at the time irretrievably insolvent, and its drafts had gone to protest the day before; of this its president, to whom was intrusted its entire control and management, had full knowledge, and presumably its other officers and agents. The bank kept open until the usual hour of closing on the day of the deposit, but did not open its doors thereafter, and went into the hands of a receiver. In an action to recover the deposit: Held, That in permitting plaintiffs to make it, in reliance upon the supposed solvency of the bank, a gross fraud was practiced upon the plaintiffs, and they were entitled to reclaim the drafts or their proceeds. Also, that the right of plaintiffs to make the reclamation was not precluded by the provisions of Rev. St., secs. 5234 and 5242, forbidding all preferential payments or transfers by an insolvent bank, and providing for a ratable distribution of its assets, as plaintiffs did not claim under a transfer from the bank, but under their original title, that their relation as creditors terminated when they elected to rescind the contract implied when the deposit was made, and they were seeking simply to reclaim their own property, and that neither the receiver nor any creditor of the bank had any equity to have such property applied in payment of its obligations. Cragie et al. v. Hadley, Receiver, 99 N. Y., 131.

 23. Plaintiffs sent a draft to the defendant bank for collection. The bank col-
- lected it, and issued its own New York draft, payable to plaintiffs, for the amounts so collected, less exchange, and sent it to plaintiffs, who accepted it, and forwarded it for collection. The latter draft, however, was not paid, owing to the defendant bank's suspension. Held, That the bank was a debtor, and not a trustee, of plaintiffs. Bowman v. First National Bank (Wash.), 38 P., 211.

24. The owner of property intrusted to another, by whom it was misapplied, is not entitled to a general lien on the assets of the trustee for the value of the property. Spokane County v. First National Bank, 68 Fed. Rep., 979.

25. The owner of trust funds wrongfully invested by the trustee in securities which remain in his hands may follow the same and impress a trust on the securities. City of Spokane v. First National Bank, 68 Fed. Rep., 982.

See Officers. PRESIDENT.

REAL ESTATE:

1. Where a national banking association acquires real estate which it is not authorized to take, the conveyance to it is not void, but only voidable, and the title of the association to such real estate is good until assailed in a direct proceeding by the Government. National Bank v. Matthews, 98 U. S., 621; National Bank v. Whitney, 103 U. S., 99; Swope v. Leftingwell, 105 U. S., 3; Reynolds v. Crawfordsville Bank, 112 U. S., 405; Fortier v. New Orleans Bank, 112 U. S., 439.

2. The amount of real estate which a national banking association may purchase to secure a preexisting debt is not limited to the exact amount of the debt, but as much may be purchased as is necessary to secure the debt due, so long as the security of such debt is the real object of the purchase.

Upton v. National Bank of South Reading, 120 Mass., 153.

REAL ESTATE—Continued.

3. Where the purpose is to secure a debt previously contracted, a national banking association may take a conveyance of real estate, worth more

than the debt, and pay the difference between the debt and the value of the property. Libby v. Union National Bank, 99 Ill., 623.

4. A national banking association may take as security for a loan the stock of a corporation whose entire capital is invested in real estate. Such a loan does not amount to a lending upon mortgage. Baldwin v. Canfield, 26

 A national banking association, having taken a mortgage on real estate to secure a debt previously contracted, may, in order to protect itself, pay off a prior lien on the said real estate; and the lien which it thus acquires it may enforce. Ornn v. Merchants' National Bank, 16 Kans., 341; Holmes v. Boyd, 90 Ind., 332.

6. The fact that bank, at judgment sale of land mortgaged to it, purchases the mortgaged property, and also other property which it was not authorized to acquire, does not invalidate its title as to the mortgaged property. Rey-

nolds v. Crawfordsville Bank, 112 U. S., 405.

7. A mortgage to a national bank to secure a present loan by the discount of commercial paper in the usual course of business is not void, but only voidable at the election of the Government. Graham v. National Bank of New York, 32 N. J., Eq., 804; 2 N. B. C., 293.

8. A national bank may lawfully take a mortgage to secure future indebtedness.

Simons v. First National Bank of Union Springs, 93 N. Y., 269; 3 N. B. C., 622.

- 9. To secure a preexisting debt, in good faith, a national bank may acquire title to real estate by direct conveyance or judicial sale, although such real estate may be encumbered. Mapes v. Scott, 88 Ill., 352; 2 N. B. C., 228.
- 10. As security for a preexisting debt, a national bank may make an assignment
- of a note and a real mortgage contemporaneously executed to secure such note. Worcester National Bank v. Cheeney, 87 Ill., 603; 2 N. B. C., 227.

 11. A national bank may purchase, at sheriff's sale, land mortgaged to it as security for a previous debt. Heath v. Second National Bank of Lafayette, 70 Ind., 106; 3 N. B. C., 406.
- 12. A national bank may take title to real estate in discharge of previous indebt-Turner v. First National Bank of Madison, 78 Ind., 19; 3 N. B. C., edness.
- 13. If a national bank discounts a note secured by deed of trust on real estate, the security passes to, and may be enforced by, the bank, subject only to forfeiture of its charter, which penalty can be invoked only by the United States. Thornton v. National Exchange Bank, 71 Mo., 221; 3 N. B. C., 513.

 14. A mortgage of real estate executed to a national bank as security for a second bank and the security for a second bank as security for a s
- matured antecedent loan is not void. Warren v. De Witt County National Bank, 3 Bradwell, 305; 2 N. B. C., 222.
- 15. A real mortgage to a national bank to secure a present debt or future advances is not void. First National Bank of Waterloo v. Elmore, 3 N. W., 547; 2 N. B. C., 237.
- 16. National banking associations are, by implication, prohibited from taking mortgages on real estate as security for contemporaneous loans. National Bank v. Matthews, 98 U. S., 621; Fowler v. Scully, 72 Penn. St., 456; Kansas Valley National Bank v. Rowell, 2 Dill., 371; Commonwealth Bank v. Clark, 4 Mo., 59; Crocker v. Whitney, 71 N. Y., 161; Fridley v. Bowen, 87 Ill.,
- 17. But where such security has been taken no one but the Government can be heard to complain that the association has exceeded its powers. National Bank v. Matthews, supra; National Bank v. Whitney, 103 U. S., 99; Swope v. Leffingwell, 105 U. S., 3; Reynolds v. National Bank, 112 U. S., 405; Fortier v. National Bank, 112 U. S., 439.

18. Where a national banking association sells real estate it may take a mortgage thereon to secure the payment of the purchase money. New Orleans

National Bank v. Raymond, 29 La. Ann., 355.

19. An agreement by a national banking association to the effect that, in case a note discounted by it shall not be paid, a mortgage given by the maker to his indorser shall inure to the benefit of the association, is not inhibited by the national-banking law. First National Bank v. Haire, 36 Iowa, 443; National Bank v. Matthews, supra.

20. A national bank can not loan money on real-estate security, but after a creditor has made default, or after a loan has been actually made, the bank may take real-estate security therefor unless the transaction be colorable for the purpose of evading the statute. Merchants' National Bank v. Mears, 10

Chicago Leg. News, 180; 1 N. B. C., 353.

REAL ESTATE—Continued.

- 21. A national bank that has loaned money on timber land may, to protect itself and collect the debt, purchase the land at foreclosure sale, and cut and sell the timber. Roebling Sons' Co. v. First National Bank et al., 30 Fed. Rep., 744.
- 22. The objection that a national bank has loaned money on real estate in violation of the prohibition of the national-banking laws does not lie in the mouth of the delinquent debtor of such loan, and does not disable the bank from enforcing the same by foreclosing the mortgage. The United States alone can complain of such violation. State National Bank v. Flathers, 45 La. Ann., 75; 12 So., 243.
- 23. Where notes payable at different times, and secured by a mortgage, are assigned to different persons, there is no priority of right under the mortgage between the assignees, in the absence of express stipulation, but each is entitled to share pro rata in the proceeds of the mortgaged property. First National Bank of Aberdeen v. Andrews et al.; Young v. Same, 34 P., 913; 7 Wash., 261.
- 24. National banks can not take mortgages on real estate to secure future advances. Crocker v. Whitney, 1 N. B. C., 745.
- 25. A national bank has no power to take a deed of trust or mortgage on real estate to secure a contemporaneous loan, and a sale under such deed or mortgage to satisfy the loan will be enjoined. Matthews v. Skinker, 62 Mo., 329; 1 N. B. C., 647.

RECEIVER: See Insolvent banks; Preferred claims; Collections.

- 1. Upon the appointment of a receiver all the assets of the association become, in his hands, a trust fund, which the statute of limitations does not touch or affect. Riddle v. First National Bank, 27 Fed. Rep., 503.
- 2. Claims arising out of the nonfeasance or malfeasance of the association should be paid ratably with the debts, technically so called. Turner v. First National Bank of Keokuk et al., 26 Iowa, 562.
- 3. A receiver, when appointed by the Comptroller, with the concurrence of the Secretary, is an officer of the United States. Stanton v. Wilkeson, 8 Ben.,
- 4. He represents the bank, its stockholders, and its creditors; but he does not in any sense represent the Government. Case v. Terrell, 11 Wall., 199.
- 5. The clause of sec. 50, act of 1864, which prescribes that the receiver shall be "under the direction of the Comptroller," means only that he shall be subject to the Comptroller's direction, not that he shall not act without orders. He may bring suit to collect assets without having been instructed to do so by the Comptroller. Bank v. Kennedy, 17 Wall., 19.
- 6. The receiver of a national bank is the instrument of the Comptroller and may be removed by him. Kennedy v. Gibson, 8 Wall., 505.
- 7. The power of the Comptroller to appoint a receiver is not exclusive; it does not oust the courts of equity of their authority in the matter, and therefore a court of competent jurisdiction may place the bank in the hands of a receiver in cases where, according to the rules of equity, it may pursue such a course with regard to insolvent corporations generally. Irons v. Manufacturers' National Bank, 6 Biss., 301; Wright v. Merchants' National Bank, 1 Flippin, 561.
- 8. Suits brought by a receiver can not be settled or compounded upon an order of the Comptroller; this can be done only with the authority of the court. Case v. Small, 2 Woods, 78.
- 9. The decision of a receiver rejecting a claim is not final. The claimant still
- has the right to sue. Bank of Bethel v. Pahquioque Bank, 14 Wall., 383.

 10. The receiver can not sell the real or personal property of the bank without an order from a court of competent jurisdiction. Ellis v. Little, 27 Kans., 707.

 11. Nor can he sell upon the terms in conflict with the order. Ib.
- 12. And under an order permitting him to sell the property of the bank, he can not exchange, trade, or barter it for other property. Ib.
- 13. A sale made by a receiver under order of a court is to all intents and purposes a judicial sale. In re Third National Bank, 9 Biss., 535.
- 14. As the power of a receiver of a national bank appointed by the Comptroller is limited, a person dealing with him in his official capacity is bound, as a matter of law, to have knowledge of his authority to act, and if contracts and agreements are entered into with the receiver in excess of his authority as conferred by law, the parties contract at their own peril, and the estate of the bank can not be charged for the default or inability of a receiver acting outside of his functions as receiver and beyond the duties which it involves. Ellis v. Little, 27 Kans., 707.

RECEIVER: See Insolvent banks; Preferred claims; Collections-Continued.

15. The receiver can not charge the estate of the bank by any executory contract, unless authorized so to do by the provisions of the national-banking law and the order of a court of competent jurisdiction obtained upon the terms of said law. Ib.

16. The closing of a national bank by order of the examiner, the appointment of a receiver, and its dissolution by decree of a circuit court necessarily transfer the assets of the bank to the receiver. Scott v. Armstrong, 146

U. S., 499.

17. The receiver in such case takes the assets in trust for creditors, and, in the absence of a statute to the contrary, subject to all claims and defenses that might have been interposed against the insolvent corporation. *Ib*.

18. Receiver of national bank may sue for demands in his name as receiver or in

name of bank. Bank v. Kennedy, 17 Wall., 19.

19. Receiver of national bank appointed by Comptroller of the Currency is not accountable in equity to owner of real estate for rents thereof received by him and paid into United States Treasury, subject to disposition of Comptroller, under Rev. St., sec. 5234. Hitz v. Jenks, 123 U. S., 297; Briggs v. Spaulding, 141 U. S., 132.

20. The expenses of receivership of a national bank appointed in a creditor's suit, contesting a voluntary liquidation of the bank, can not be charged on stockholders as part of their statutory liability, but must come from the creditors at whose instance the receiver was appointed. Richmond v. Irons,

121 U.S., 27.

21. A State court can not order a receiver for a national bank, appointed by the Comptroller of the Currency, to pay a judgment recovered against the bank before the appointment of the receiver. Ocean National Bank v. Carll, 7 Hun., 237; 1 N. B. C., 792.

22. A party claiming title to property in the possession of a receiver of an insolvent national bank, which came to his possession with other property belonging to the bank, may, upon his refusal to deliver the same, maintain an action of replevin therefor. Corn Exchange Bank v. Blye, 101 N. Y., 303; 3 N. B. C., 634.

23. Such a proceeding is not prohibited by sec. 5242, Rev. St. Ib.

24. A court has no power, under sec. 5324, Rev. St., to order the receiver of a national bank to compound debts which are not "bad or doubtful;" and a composition under such an order of debts not "bad or doubtful," as the debt of a shareholder arising on his subscription to the stock, is ineffectual. Price, Receiver of Venango National Bank, v. Yates, 19 Alb. L. J., 295; 2 N. B. C., 204.

25. A district court of the United States may order the receiver of a national bank to compromise doubtful debts under sec. 50 of the national-banking act (13 St. at Large, 115), which authorizes receivers to compromise such debts "on the order of a court of record of competent jurisdiction." Peti-

tion of Platt, 1 Benedict, 534; 1 N. B. C., 181.

26. The receiver of a national bank appointed by the Comptroller of the Currency is an officer of the United States, and therefore the district court has jurisdiction of an action at common law to collect a claim due the bank at the time of the receiver's appointment. Platt v. Beach, 2 Benedict, 303; 1 N. B. C., 182.

27. The closing of a national bank by order of the examiner, the appointment of a receiver, and its dissolution by decree of a circuit court, necessarily transfer the assets of the bank to the receiver. Scott v. Armstrong, 146

U. S., 499.

28. The receiver in such case takes the assets in trust for creditors, and, in the absence of a statute to the contrary, subject to all claims and defenses that might have been interposed against the insolvent corporation. Ib.

29. A sale by a receiver of the property of a national bank, under an order of court, in accordance with the provisions of sec. 5234, Rev. St., constitutes a judicial sale. In re Third National Bank, 4 Fed. Rep., 775.

30. Although the rights of a purchaser at a judicial sale are subject to the action of the court, yet such action must depend upon the general principles and

usages of law. Ib.

31. Held, therefore, where a receiver had sold the property of a national bank, under an order of court, in accordance with sec. 5234, Rev. St., that such sale would not thereafter be set aside before confirmation upon a subsequent offer of an advance bid of \$5,000 or \$6,000, where a former sale of the same property had been set aside for inadequate price. Ib.

32. The Comptroller of the Currency has no power to compound or settle claims of a national bank against its debtors; that requires the authority of the

RECEIVER: See Insolvent banks; Preferred claims; Collections—Continued. court, under Rev. St., sec. 5234. Quære: Can he direct their discontinuance? Case, Receiver, v. Small et al., 10 Fed. Rep., 722.

33. Appointments of receivers of national banks, made by the Comptroller of the

Currency as provided by law, are to be presumed to be made with the concurrence or approval of the Secretary of the Treasury, and are made by the head of a Department within the meaning of sec. 2 of article 2 of the Constitution of the United States. Price, Receiver, v. Abbott; Same v. Colson, 17 Fed. Rep., 506.

34. Receiver's certificates are not commercial paper, and the holder takes them subject to all equities between the original parties, even though he acquired them for value and without notice. Central National Bank of Boston v.

Hazard et al., 30 Fed. Rep., 484.

35. When such certificates are negotiated at a discount, which the receiver is not authorized to allow, a subsequent bona fide holder will only be protected to the amount actually advanced by the first purchaser. Ib.

36. The receiver stands in the shoes of the bank and can assert no rights against the subscribers which the bank could not have asserted. Winters v. Arm-

strong; Armstrong v. Stanage; Same v. Wood, 37 Fed. Rep., 508.

37. It is not necessary that the facts upon which the Comptroller bases his action in appointing a receiver should be established by what is competent legal evidence; but he is left to be satisfied as best he can be, under the peculiar circumstances of each case, of the facts and the necessity for the exercise of his authority. Platt v. Beebe, 57 N. Y., 339.

38. In an action to secure the application of part of the funds in the hands of a receiver of a national bank, appointed by the Comptroller of the Currency, in satisfaction of plaintiff's claim against the insolvent bank for money received by it as collecting agent, the bank is only a nominal party, for the receiver is the one to be held accountable for any unauthorized disposition of the money sued for. Grant v. Spokane Nat. Bank et al., 47 Fed. Rep., 673.

39. The receiver of an insolvent bank may at any time dismiss an attorney employed by him, regularly or otherwise, to prosecute claims of the bank, and employ another in his place, whom the court will, by order, substitute in the place of the dismissed attorney, except as to such cases as the latter may have commenced and finished. In re Herman, 50 Fed. Rep., 517.

40. A contract having been entered into between the receiver and the attorney that the latter should receive the attorney's fees provided for in the notes he was employed to collect, the court will not direct the substitution of another attorney in unfinished cases until the receiver deposits the amount of the attorney's fees reserved in the notes as a security to the dismissed

attorney for such services as he may have rendered. Ib.

41. Pub. St., Mass., ch. 13, secs. 8-10, provide that shares of stock in all banks, State and national, shall be taxed to the owners thereof, to be paid in the first instance by the bank itself, which, for reimbursement, shall have a lien on the shares and all the rights of the shareholders in the bank property: Held, That no suit for this tax can be maintained against the receiver of an insolvent national bank where the property represented by the shares has disappeared; for, there being nothing from which the receiver can be reimbursed, the tax will fall upon the assets of the bank, which belong to its creditors, and thereby violate the rule that a State can not tax the capital stock of a national bank. City of Boston v. Beal, 51 Fed. Rep., 306.

42. Pub. St., Mass., ch. 13, secs. 8, 10, provide that shares of stock in all banks, State and national, shall be taxed to the owners thereof, to be paid in the first instance by the bank itself, which, for reimbursement, shall have a lien on the shares and all the rights of the shareholders in the bank property: Held, That no suit for this tax can be maintained against the receiver of an insolvent national bank where the property represented by the shares has disappeared. City of Boston v. Beal, 55 Fed. Rep., 26.

43. The power vested in the Comptroller of the Currency by act June 30, 1876 (19 St., 63), authorizing him, whenever he becomes satisfied of the insolvency of a national bank, to appoint a receiver, is discretionary; and his decision as to such insolvency, for the purpose of such an appointment, is final, and not reviewable by the court. Washington National Bank v.

Eckels et al., 57 Fed. Rep., 870.

44. The right to put a national bank in voluntary liquidation, given to stockholders by Rev. St., sec. 5220, does not affect the right of the Comptroller to appoint a receiver under the act of June 30, 1876. Ib.

45. Nor does the act of 1876, providing that, after the receiver has had charge of the bank long enough to pay all its debts, the stockholders may select an agent to take charge of such assets as remain, limit the power of the Comptroller to take action before the bank ceases to do a banking business. Ib.

RECEIVER: See Insolvent banks; Preferred claims; Collections-Continued.

46. Section 1 of the act of 1876, authorizing the appointment of a receiver by the Comptroller to "close up" a national-banking association, contemplates the liquidation and final winding up of the business of the bank, not the mere closing of the bank, and does not limit the power of the Comptroller to take action before the bank has closed its doors. Ib.
47. Rev. St. U. S., sec. 5234, relating to receivers of national banks, requires

47. Rev. St. U. S., sec. 5234, relating to receivers of national banks, requires them to collect all debts, dues, and claims and, on the order of the court, to compound debts. Section 5242 declares void any application of the assets in preference of creditors after the commission of an act of insolvency, or in contemplation thereof: Held, That an act of a receiver of a national bank, in allowing a certificate of deposit issued by such bank as an offset to a note due the bank, signed by the holder of the certificate and another, was void, in the absence of an order of court authorizing it, where such certificate was transferred to such holder after the bank became insolvent. Beckham v. Shackelford (Tex.), 29 S. W., 200.

48. Such receiver was not estopped from collecting such note from a surety, who released security held by him on the faith of such offset, and the surrender of the note by the receiver, though the receiver knew he was a surety

only, and that he held such security. Ib.

49. Where a bank, through its president, whose authority to act for it in such matters was shown, and who gave a receipt, signed by himself as president, stating that the note was for the use of and was to be paid by the bank, borrowed a note for its own use on a consideration which failed, which note was subsequently renewed by the makers, neither the bank nor its receiver are boua fide holders of the note as against the makers, though the "offering book" of the bank had an entry indicating that the original note had been discounted as on the offer of the makers, it also appearing that the president had ordered the proceeds of discount carried to his individual credit, but had withdrawn none of the money from the bank. Fisher v. Simons, 64 Fed. Rep., 311.

50. The receiver of an insolvent bank withdraws his offer to allow part of a claim by filing a pleading in the proceedings denying the liability of the bank on the claim, and the interest on dividends should be allowed the owner of claim as though no such offer had been made. Chemical National

Bank v. Armstrong, 65 Fed. Rep., 573.

REDUCTION OF CAPITAL STOCK: See Capital stock.

REPORT: See False entry.

A national bank is not required to conform the headings of the various accounts on its books to any prescribed names, nor to the names stated in the form of report prescribed by the Comptroller, and therefore when a report is called for, if the person making it enters, under the headings in the prescribed form, a statement of the bank's condition which is true with respect to the headings in said form, he has fulfilled the demands of the law. United States v. Graves, 53 Fed. Rep., 634.
 The entry of "loans and discounts" in reports to the Comptroller does not

The entry of "loans and discounts" in reports to the Comptroller does not guarantee the solvency of the makers of the paper, but is a statement that in truth and fact, at the date named in the report, the bank actually held

and owned loans and discounts to the aggregate so reported. Ib.

3. Where the form of report, as prescribed by the Comptroller, contains heading of "Loans and discounts," and also of "Overdrafts," it is the duty of the bank officer to make his entries in such report in such manner that each of these headings shall truthfully state the condition of his bank as to such heading. Ib.

4. A director of a bank is personally liable to the bank on paper made to it by a firm of which he is a member, and, in making a report of the condition of the bank to the Comptroller, the amount of such paper should be entered under the heading of "Liabilities of directors (individual and

firm) as payers." Ib.

5. The "liabilities" of a national bank, which are required by Rev. St., sec. 5211, to be stated in the reports of the Comptroller of the Currency, include contingent as well as absolute liabilities; and hence an unmatured note, payment of which at maturity is guaranteed by the bank, should be included in the list of liabilities. Cochran v. United States, 15 S. Ct., 628.

RESIDENCE:

A national bank is a citizen of the State wherein it is located. Davis v. Cook, 9 Nevada, 134; 1 N. B. C., 656.

RESTRAINING ACTS:

National banking associations located outside of a State are subject to its restraining acts prohibiting all corporations, not authorized by the law of the State, from keeping therein offices for the purpose of discount and deposit. National Bank of Fairhaven v. The Phanix Warehousing Company, 6 Hun., 71.

SAVINGS BANKS:

After the act of June 30, 1876 (19 St., 63), savings banks organized in the District of Columbia under an act of Congress, and having a capital stock paid up in whole or in part, were entitled to become national banking associations in the mode prescribed by Rev. St., sec. 5154. Keyser v. Hitz, 133 U.S., 138.

SHAREHOLDERS: See Assessment; Transfer of stock.

- 1. One who appears on the books of the association as the owner of shares of its stock is individually liable, though he hold the stock merely as collateral security. National Bank v. Case, 99 U. S., 628; Moore v. Jones, 3 Woods, 53; Bowdell v. Farmers and Merchants' National Bank of Baltimore, 2 N. B. C., 146; Hale v. Walker, 31 Iowa, 344; Wheelock v. Kost, 77 Ill., 296.
- 2. And a subscription to stock of a national bank, and payment in full on the subscription and entry of the subscriber's name on the books as a stockholder, constitutes the subscriber a shareholder without taking out a cer-Pacific National Bank v. Eaton, 141 U. S., 227.
- 3. If the trusteeship of one who holds stock in trust does not appear upon the books of the association he will be individually liable. Davis v. Essex Baptist Society, 44 Conn., 582.
- 4. The real owner of the stock is liable as a stockholder, though when he purchased the stock he had it transferred upon the books to another. Davis v. Stevens, 17 Blatch., 259.
- 5. While it is undoubtedly the rule as regards stockholders that one put upon the books as a stockholder without his consent can not be held for any liability in respect to such stock, yet where the person to whom the stock is transferred is a director of the bank, and is concerned in the management of its affairs, he must be presumed to have knowledge of the fact that the stock stood in his name, and if he has not repudiated the transfer to himself, is liable as the holder of such stock. Brown v. Finn, 34 Fed. Rep., 124.
- 6. A national bank, having so received stock of another national bank, was sued as a stockholder: Held, That loan by national bank on such security is not prohibited, and if it were, defendant could not avoid liability by
- its own illegal act. National Bank v. Case, 99 U. S., 628.

 7. Where stockholder, knowing that bank is to fail, collusively transfers his shares to an irresponsible person to avoid liability, his liability is not
- affected by such fraud. Bowden v. Johnson, 107 U. S., 251.

 8. A person who is entered on the books of a national bank as the owner of stock, but who is admitted to hold the stock in trust for the true owner, is not liable, as a stockholder, for the debts of the bank when the true owner has been adjudged so liable, although nothing is realized on the execution of such judgment. Yardley v. Wilgus, 56 Fed. Rep., 965.

 9. Subscription to stock and payment in full and entry of name on books as a stockholder makes subscriber a shareholder without taking out a certifi-
- cate. Pacific National Bank v. Eaton, 141 U. S., 227; Thayer v. Butler, Ib., 234; Butler v. Eaton, Ib., 240.
- 10. A pledgee of stock who in good faith takes the security for his benefit in name of an irresponsible trustee for the avowed purpose of avoiding individual liability as shareholder, incurs no liability as such. Anderson v. Phila. Warehouse Co., 111 U. S., 479.
- 11. The statutory liability of a shareholder in a national bank for the debts of the corporation survives against his personal representatives. Richmond v. Irons, 121 U. S., 27.
- 12. Shareholder in national bank continues liable for the company's debts until his stock is actually transferred or certificate surrendered for that purpose; a delivery to the president of the bank as vendee, and not as president, is insufficient to discharge the shareholder. Ib.
- 13. The pledgee of stock under a contract to sell on default of the payment of a note for which the stock is pledged, who, by judicial proceedings, has compelled the transfer, on the books, of the stock to himself, will be deemed, in the absence of complaint by the debtor, to have acquired the stock as owner. Succession of Lanaux (La.), 17 So., 200; Appeal of Hibernia National Bank, Ib.

SHAREHOLDERS: See Assessment; Transfer of stock—Continued.

14. A valid trust arises as against every one except the donor's creditors where an owner of the bank stock surrenders his certificate, and has it reissued to himself as trustee for the benefit of his children, and such trust remained unrevoked at his death. Mize v. Bates County National Bank, 1 Mo. App. Rep., 99.

15. A "shareholder" in a corporation, within Rev. St., secs. 5139, 5151, creating individual liability against shareholders of national banks, is one who has a proportionate interest in its assets, and is entitled to take part in and control and receive its dividends. Beal v. Essex Savings Bank, 67 Fed.

Rep., & 16.

16. Plaintiffs subscribed for certain shares in a bank to increase the capital, and, after paying installments thereon, consented that the bank be consolidated with a national bank, and that the capital of the latter be increased, and that their subscriptions should stand as subscriptions to the increased capital of the national bank, and paid installments on their subscriptions. Some preliminary steps were taken by the national bank to increase its stock, but the Comptroller of the Currency refused to consent to the full increase, and before the amount of increase allowed by him was paid in, and a certificate therefor issued by him, the national bank was placed in the hands of a receiver: Held, That plaintiffs never became stockholders in the national bank. McFarlin v. First National Bank, 68 Fed. Rep., 868.

SPECIAL DEPOSITS: See Preserred claims.

1. A national banking association may receive special deposits. The provision in sec. 5228, Rev. St., authorizing an association "to deliver special deposits," implies that it may receive them as a part of its legitimate business; and this implication is as effectual as an express declaration to the same effect would have been. National Bank v. Graham, 100 U.S., 699.

2. Section 5228, Rev. St., which provides that it shall be lawful for a national bank after its failure to "deliver special deposits," is an effectual recogni-

tion of its power to receive them. Jb.

3. National bank is liable for damages occasioned by the loss through gross negligence of a special deposit made in it with knowledge and acqui-

escence of its officers and directors. Ib.

4. The taking of special deposits, to keep merely for the accommodation of the depositor, is not within the authorized business of national banks, and the cashiers of such banks have no power to bind them on any express contract accompanying, or any implied contract arising out of, such taking. Wiley v. The First National Bank of Brattleboro, 47 Vermont, 546; IN. B. C., 905.

5. A national bank which habitually receives special deposits for safe-keeping as matter of accommodation is bound by the act of its cashier in receiving on special deposit a package of stocks and bonds. The bank, though acting without reward, becomes a bailee and is responsible for gross negligence. The Chattahoochee National Bank v. Schley, 58 Georgia, 369; 1 N. B. C., 379.

6. If a person withdraws from a bank a special deposit, in pursuance of authority conferred upon him by the depositor, the bank is discharged, though at the time its officers were not aware of his authority. Ib.

7. Written authority indorsed on a certificate of deposit of stocks and bonds to pay a certain person dividends or coupons is no authority for surrendering the stocks and bonds themselves. Ib.

8. The power to receive special deposits is incidental to the business of bank-

ing. Pattison v. The Syracuse National Bank, 80 N. Y., 82.

9. National banks, therefore, have power to receive special deposits gratuitously or otherwise; and, when received gratuitously, they are liable for their loss by gross negligence. Ib.

10. The term "special deposits" includes money, securities, and other valuables delivered to banks, to be specifically kept and delivered. It is not confined to securities held by the banks as collateral to loans.

11. The plaintiff delivered to the defendant bank \$4,000 of United States bonds and received this writing: "Received of J. D. Whitney four thousand dollars, for safe-keeping as a special deposit. S. M. Waite, C." Held, That it was a naked deposit without reward; that the defendant would not be liable for the robbery or larceny of the bonds, unless there was complicity or bad faith; that it was answerable only for fraud or for gross negligence; that the law demands good faith and the same care of the plaintiff's bonds as defendant took of its own of like character. Whitney v. The First National Bank of Brattleboro, 55 Vt., 154.

SPECIAL DEPOSITS: See Preferred claims-Continued.

12. An action against a bank for the conversion or the loss by gross negligence of valuable articles deposited with it as a bailee without hire can not be sustained on evidence from which the inference that the articles were stolen by servants of the bank, selected and continued in its employment without negligence, who in the proper course of business had access to them, is equally deducible with any other inference. Smith v. First National Bank of Westfield, 99 Mass., 605.

13. In an action of trover against a bank, after its reorganization as a national bank, for the value of certain special deposits in coin made prior thereto. *Held*, That the measure of damage was the value of the coin at the date of its conversion, with interest thereon. *Coffey* v. The National Bank of

Missouri, 46 Mo., 140; 1 N. B. C., 644.

14. To recover against a bank for bonds left with the bank as a gratis bailment, something more is needed than the mere fact that they were stolen from the bank. Wylie v. Northampton National Bank, 15 Fed. Rep., 428.

15. And where an association receives United States bonds of one class for the purpose of having them converted into bonds of another class, it is not a mere mandatary, but is responsible for the failure to deliver the bonds on

demand. Leach v. Hale, 31 Iowa, 69.

16. An insolvent was cashier of a bank, to which he was largely indebted, and put certain of his own securities in a package, and placed it with similar bundles left with the bank as special deposits for safe-keeping. It was insolvent's intention in this manner to pay certain drafts securing his indebtedness to the bank, and these drafts were entered on the books as paid, and the item of bonds of the bank was increased to the extent of the value of these securities. The securities were not indersed by insolvent, and the other officers of the bank had no knowledge of the transactions. Held, That no property in the securities was transferred to the

bank. Witters v. Sowles et al., 33 Fed. Rep., 542.

17. A national-bank president, against whom an indictment was pending for violating the banking laws, brought a bill against the receiver of the bank to obtain possession of a trunk alleged to contain private papers. To this proceeding the United States district attorney was made a party defendant on his own petition, for the purpose of claiming the papers, in order that they might belaid before the grand jury. After hearing, a decree was made appointing a special master to make a private examination of the trunk, with directions to turn over to the complainant any papers belonging to him, and to the receiver such papers as belonged to the bank and were not material to the prosecution against the president, and to reserve for further consideration such as concerned bank transactions, and were material to the prosecution. Held, That in so far as the decree directed papers to be turned over to the president and the receiver, it was final and appealable, since such papers might thus pass entirely beyond control of the other party claiming them. Potter v. Beal et al., 50 Fed. Rep., 860.

18. It was improper to make the district attorney a party defendant for the purpose of procuring the papers to be laid before the grand jury. The proper course was for him to obtain a subpose duces teeum from the court in which the investigation was pending, and then to make summary applica-

tion to the court which had impounded the papers. Ib.

19. Under the circumstances, the order made by the court for an examination of the papers by a special master was in violation of the fundamental and constitutional rights of the litigants as to the method of trial. Ib.

20. It appearing that before the bill was brought the trunk had been opened by consent of the president of the bank and the receiver, and certain papers taken out in the presence of third persons, one of whom thereby obtained some knowledge of its contents, it was in the power of the court to ascertain by private examination the nature of the evidence thus to be had, and if it proved prima facie admissible, to allow public testimony thereof to be given. Ib.

21. To constitute an equitable assignment of property, there must be an appropriation or separation, and the mere intent to appropriate is not sufficient.

Putnam Savings Bank v. Beal, 54 Fed. Rep., 577.

22. Plaintiff bought of a bank \$25,000 of five-year city of Duluth bonds and paid the \$25,000. The bank, not having in its possession enough of the five-year bonds, proposed to set aside \$17,000 five-year bonds and \$8,000 one-year bonds, and to exchange the latter for five-year bonds as soon as received. A clerk was directed to make a package of such bonds, and mark it with plaintiff's name, and set it aside as his property, and the officers of the bank supposed this had been done. When defendant, as

Special deposits: See Preferred claims—Continued.

receiver, took possession of the bank, there were found two packages of bonds. The first package contained \$18,500 five-year bonds, with a slip of paper on which was written a memorandum, "Property of Putnam Ct. Sav. Bank; 6,500 more due them five-year bonds." The second package contained bonds amounting to \$23,611.50, of which three, amounting to \$10,255.90, had one year to run; six, amounting to \$2,280.81, had five years the remaining bonds running two there and four years. to run; the remaining bonds running two, three, and four years. With this package was a slip of paper on which was written a memorandum of the date, amount of bonds, and the time when due, and also the words, "6,500 due Putnam." Held, That these facts did not show an equitable assignment by the bank to the plaintiff of the remaining \$6,500 worth of bonds. Ib.

- 23. Where a national bank was broken into by burglars, and property belonging to it and to others was taken therefrom, the bank may take measures to recover its own; and it may lawfully undertake to act also for others thus jointly concerned with itself; and want of proper diligence, skill, and care in the performance of such an undertaking would render it liable to respond in damages for failure. Wylie v. Northampton National Bank, 119 U.S., 361; 3 N.B. C., 188.
- 24. Gratuitous bailees of another's property are not responsible for its loss unless guilty of gross negligence in its keeping; and whether that negligence existed is a question of fact for the jury to determine or to be determined by the court where a jury is waived. Preston v. Prather, 137 U. S., 604.

 25. The reasonable care which a bailee of another's property intrusted to him for safe-keeping without reward must take varies with the nature, value,
- and situation of the property and the bearing of surrounding circumstances on its security. Ib.
- 26. Persons depositing valuable articles with banks for safe-keeping without reward have a right to expect that such measures will be taken as will ordinarily secure them from burglars outside and from thieves within; that whenever ground for suspicion arises an examination will be made to see that they have not been abstracted or tampered with; that competent men, both as to ability and integrity, for the discharge of these daties will be employed, and that they will be removed whenever found wanting in either of these particulars. Ib.
- 27. In this case persons engaged in business as bankers received for safe-keeping a parcel containing bonds, which was put in their vaults. They were notified that their assistant cashier, who had free access to the vaults where the bonds were deposited, and who was a person of scant means, was engaged in speculations in stocks. They made no examination as to the securities deposited with them, and did not remove the cashier. He stole the bonds so deposited: Held, That the bankers were guilty of gross negligence, and were liable to the owner of the bonds for their value at the time they were stolen. Ib.
- 28. When bonds originally deposited with a bank for safe-keeping are by agreement of the bailor and bailee made a standing security for the payment of loans to be made by the bank to the owner of the bonds, the bailee becomes bound to give such care to them as a prudent owner would extend to his own property of a similar kind. *Ib*.
- 29. Where the speculations in stocks and bonds on margins of a bank cashier of which the president had knowledge were such that such president must have known of the cashier's dishonesty, the bank is liable for bonds deposited with it as a gratuitous bailee, which the cashier converted to his own use. Merchants' National Bank v. Guilmartin (Ga.), 21 S. E., 55.
- 30. In an action against a bank to recover the value of a special deposit embezzled by the cashier, diligence in the keeping of the deposit was not shown by evidence that under similar circumstances defendant intrusted its cashier with like property of its own. Merchants' National Bank v. Carhart (Ga.), 22 S.E., 62\$.

TAXATION:

- 1. A State can not tax the capital stock of a national bank as such. The tax must be assessed upon the shares of the different stockholders. Collins v. Chicago, 4 Biss., 472.
- 2. Under Rev. St., sec. 5219, which declares that nothing in the national banking act shall prevent all the shares of stock of a national bank from being included in the assessment of the personal property of the owners of such shares, an assessment of the entire stock of a national bank in solido against the bank itself is invalid. National Bank of Virginia v. City of Richmond et al., 42 Fed. Rep., 877.

3. The assessment of the entire capital stock of a national bank in solido against the bank itself is invalid. The bank may pay the tax assessed upon the shares of its different stockholders, and it will have a lien thereon when it pays such tax until the same is satisfied; but if for any cause the tax levied upon the different stockholders is not paid by the bank, the property of the individual stockholders will be liable therefor. First National Bank of Leoti v. Fisher, 45 Kans., 726.

4. The individual stockholders of a national bank are allowed the same deductions from the assessment against them upon their shares of stock as other

taxpayers in the State owning moneyed capital are allowed. Ib.

5. "Moneyed capital" in Rev. St., sec. 5219, embraces capital employed in national banks and that used by individuals in business for profit by use of it as money, but does not include that in the hands of a corporation, even if its business be such as to make its shares moneyed capital when in the hands of individuals, or if it invests its capital in securities payable in money. Mercantile Bank v. New York, 131 U. S., 138; Newark Bank Co. v. Newark, Ib., 163; Talbot v. Silverbow County, Montana, 139 U. S., 438.

6. Laws, N. Y., 1880, ch. 596, sec. 3, which provides that the stockholders in banks and trust companies organized under the authority of the State or of the United States shall be assessed for the value of their shares of stock, but which omits to provide for the taxation of the shares of stock in other private corporations, does not contravene Rev. St., sec. 5219, which forbids the taxation of shares of national banks at a greater rate than is assessed on other "moneyed capital" in the hands of the individual citizen of the State. Palmer v. McMahon, 133 U.S., 660; Central National Bank v. United

States, 137 U.S., 355.

7. The shares of a national bank are taxable to the owners, and the bank is not liable, primarily or as the agent of the shareholders, under the act of Congress or of the various laws of the State or Territory, for the payment of a tax levied upon such shares; but if such bank, through its proper officers, voluntarily lists such shares as the property of the bank for taxation, and the taxing officers of the State or Territory, in pursuance of such erroneous listing, tax the same in the name of the bank, equity will not relieve the bank from the payment of such tax by enjoining its collection in the absence of proper application to all the statutory tribunals authorized to hear such matter and determine and grant the proper relief. Albuquerque National Bank v. Perca, 147 U. S., 87.

8. The entire interests of the shareholders may be taxed without any deduction for that portion of the capital which is invested in United States securities.

Van Allen v. The Assessors, 3 Wall., 573.

9. New shares issued by a national banking association can not be taxed until the increase of capital has been approved by the Comptroller of the Cur-

Charleston v. People's National Bank, 5 S. C., 103.

10. The manifest intention of the law is to permit the State in which a national bank is located to tax, subject to the limitations prescribed, all the shares of its capital stock without regard to their ownership; and, therefore, a national bank may be taxed upon the shares which it holds in another national bank. Bank of Redemption v. Boston, 126 U. S., 60.

11. The undivided surplus of a national banking association, unless invested in Federal securities, may be lawfully taxed by the State. North Ward National Bank of Newark v. City of Newark, 39 N. J., 380; First National

Bank v. Peterborough, 56 N. H., 38.

12. But, of course, if the surplus is taken into consideration in estimating the taxable value of the shares, it is not to be taxed separately. North Ward

National Bank v. City of Newark, supra.

Note.—But it has been held in Maryland that the stock of an association represents its whole property, and where a tax is assessed upon the shares a separate tax upon the real or personal estate amounts to double taxation; and, therefore, where the organic laws of the State prohibit double taxation, such a tax upon the property of an association is void. County Commissioners v. Farmers and Mechanics' National Bank, 48 Md., 117; National State Bank v. Young, 25 Iowa, 311, wherein it was held that the State could tax only the shares eo nomine and the real estate.

13. The surplus fund of a national banking association is not excluded in the valuation of its shares for taxation. Stafford National Bank v. Dover, 59

N. H., 316.

14. Where shares of stock are assessed at their actual cash value, without any deduction for the real estate owned by the association, the real estate should not be taxed eo nomine. Commissioners of Rice County v. Citizens' National Bank of Faribault, 23 Minn., 280.

15. Real estate owned by a bank constitutes part of its assets, within the meaning of Code of Mississippi providing that banks shall pay a privilege tax, whose amount varies with their "capital stock or assets," in lieu of all other taxes. Vicksburg Bank v. Worrell, 7 So., 219.

16. The State can not tax the circulating notes of national banking associations. Horne v. Greene, 25 Miss., 452; contra, Board of Commissioners v. Elston, 32 Ind., 27; Ruffin v. Board of Commissioners, 69 N. C., 498; Lily v. The Com-

missioners, 69 N. C., 300.

17. Where the State banks are taxed upon the capital, no tax can be imposed upon the shares of national banking associations; for, as the capital of the State banks may consist of the bonds of the United States, which are exempt from State taxation, a tax on capital is not equivalent to a tax on shares. Van Allen v. The Assessors, 3 Wall., 573; Bradley v. The People, 4 Wall., 459.

18. But though the tax upon the State banks is not eo nomine a tax on shares, yet if it is equivalent to such a tax the shares in the national banking associations located in that State may be taxed. Frazer v. Seibern, 16 Ohio St., 614; Van Slyke v. State, 2', Wis., 655; Boynoll v. State, 25 Wis., 112.

19. Where by local legislation different rates are prescribed for different classes of moneyed capital, the rate imposed upon shares of national banks should approximate as closely as may be the rate imposed upon other moneyed capital of the same or similar class, viz, shares of State banks. City National Bank v. Paducah, 5 Cent. L. J., 347; 1 N. B. C., 300.

20. Congress meant no more than to require of the States, as a condition to the exercise of the power to tax the shares in national banks, that they should, as far as they had the capacity, tax in like manner the shares of banks of issue of their own creation. Lionberger v. Rouse, 9 Wall., 468.

21. Therefore, where a State has previously contracted with the banks which it has chartered that they shall not be taxed above a certain rate, a tax upon national bank shares at a greater rate is not invalid, if this rate is not greater than that assessed upon all the moneyed capital within the State, except that of the State banks. Ib.

22. Any system of assessment of taxes which exacts from the owner of the shares of a national banking association a larger sum in proportion to the actual value of those shares than it does from other moneyed capital, valued in like manner, taxes the shares at a greater rate, notwithstanding that the

Bank v. Papin, 3 Cent. L. J., 669; 1 N. B. C., 326.

24. If no excessive valuation is complained of, and a correct result is arrived at, equity will not restrain the collection of a tax because the method of

computation was erroneous. Ib.

25. The shares may be valued for taxation at an amount exceeding their face value, if this amount is not at a greater rate than the valuation set upon other moneyed capital in the State. Hepburn v. School Directors, 23 Wall., 480.

26. Under the statute of New York, shares in national banking associations should be taxed at their real or market value. People v. The Commissioners of Taxes and Assessments, 94 U.S., 415.

27. Where shares in national banking associations are purposely valued proportionately higher than the other moneyed capital in the State, the assessment is void. Pelton v. National Bank, 101 U.S., 143.

28. And the collection of what is in excess of the rate imposed on the other moneyed capital may be enjoined. Ib.

29. A State statute creating a system of taxation of banks which does not discriminate against national banks is not unconstitutional. Ib.; Davenport Bank v. Davenport, 123 U. S., 83.

30. Section 5219, Rev. St., does not require perfect equality between State and national banks, but only a system of taxation which shall work no discrimination between them. Ib.

31. The intention of Congress was that the rate of taxation of the shares should be the same as, or no greater than, the tax upon the moneyed capital of the individual citizen which is subject and liable to taxation. People v. The Commissioners, 4 Wall., 244.

32. The fact that by the statutes creating them, which statutes were passed prior to the national banking law, State banks are entirely exempt from taxation will not render a tax upon the shares of national banking associations

void. City of Richmond v. Scott, 48 Ind., 568.

33. And a State tax upon shares in national banking associations is not rendered invalid by an exemption of the shares of other corporations the capital of which consists of property required to be listed for taxation as such. Melver v. Robinson, 53 Ala., 456.

34. Merely a partial exemption of other moneyed capital will not invalidate a tax upon shares in national banking associations. Hepburn v. School Directors, 23 Wall., 480.

35. But though Congress did not contemplate that there should be an absolute equality (which in the nature of things is impossible), yet it did intend that there should be a substantial equality; and therefore if the exemptions in favor of other moneyed capital are so palpable as to show that there is a serious discrimination against capital invested in the shares of national-banking associations, the tax will be declared unlawful. Boyer v. Boyer, 113 U.S., 690.

36. A State law which does not permit a deduction to be made from the assessed value of bank shares for all debts due by the holder thereof, while authorizing such a deduction to be made from the assessed value or moneyed capital otherwise invested, is void. People ex rel. Williams v. Weaver, 100 U. S., 539, reversing S. C., 67, N. Y., 516, and overruling People v. Dolan,

36 N. Y., 59.

37. In the assessment and taxation of shares of national-bank stock, the owners thereof having no other credits or moneyed capital are entitled to deduct their bona fide debts from the value of such shares of stock. Wasson v. Bank, 8 N. E., 97.

38. Rev. St., sec. 5219, providing that shares of national-bank stock may be taxed as a part of the personalty of the owner and that each State may tax them in its own manner, except that the taxation shall not be at a greater rate than is imposed on other "moneyed capital" owned by citizens of the State, and that the shares of nonresidents shall only be taxed in the city wherein the bank is located, do not authorize the taxation of the stock of a bank in solido by the city in which it does business, but only the shares of individual owners residing in the city are taxable, and they must be taxed separately, in order that the owner may deduct from their value the amount of his personal indebtedness, where the State laws or municipal ordinances permit such deductions and require equality of taxation. First National Bank of Richmond v. City of Richmond et al., 30 Fed. Rep., 309; Whitbeck v. Mercantile Bank, 127 U. S., 193.

39. The main purpose of Congress in fixing limits to State taxation on investments in the shares of national banks was to render it impossible for the State in levying such a tax to create and foster an unequal and unfriendly competition by favoring institutions or individuals carrying on similar business and operations and investments of a like character; and the language of the law is to be read in the light of this policy. And therefore the exemption of shares of stock in corporations the business of which does not come into competition with that of the national bank (e. g., railroad companies, mining companies, manufacturing companies, and insurance companies) does not invalidate a tax upon national-bank shares. Capital thus employed is not "moneyed capital" within the meaning of the act of Congress. Mercantile Bank v. New York, 121 U. S., 138; Newark Bank Co. v. Newark, Ib., 163; Bank of Redemption v. Boston, 125 Ib., 60.

40. The bonds of municipal corporations are not within the reason of the rule established by Congress for the taxation of national banks. Central National

Bank v. United States, 137 U. S., 355.

41. Although deposits in savings banks constitute moneyed capital in the hands of individuals within the terms of any definition which can be given of that phrase, yet they are not within the meaning of the act of Congress in such a sense as to require that, if they are exempted from taxation, shares of stock in national banks must thereby also be exempted from taxation; for it can not be supposed that savings banks come into any possible competition with national banks. Mercantile Bank v. New York, 121 U. S., 138; Newark Bank Co. v. Newark, Ib., 163; Bank of Redemption v. Boston, 125 Ib., 60.

42. Under act Louisiana, 1888, sec. 27, relating to taxation of national-bank shares, making no deduction for that part of the bank's property entering into their value which consists of nontaxable State and national securities, which deduction, may, under the act, be made by individuals, a tax on national-bank shares violates Rev. St., sec. 5219, prohibiting the assessment of such shares at a greater rate than moneyed capital in the hands of individual citizens; and it is immaterial that the same discrimination

is made against other corporations. Whitney National Bank v. Parker, 41 Fed. Rep., 402.

43. The taxation of national-bank shares by the statute of Indiana without permitting the owner of them to deduct from their assessed value the amount of his bona fide indebtedness, as he may in the case of other investments of moneyed capital, is a discrimination forbidden by the act of Congress. Britton v. Evansville National Bank, 105 U. S., 322.

44. Section 5219 prohibits an adverse discrimination by a local government in the valuation of national bank stock for assessments as compared with an assessment by the same government for the same year of other moneyed capital invested so as to make a profit from the use thereof as money. Puget Sound National Bank of Scattle v. King County et al., 57 Fed. Rep., 433.
45. The State has a right to resort to the bank as a garnishee for the collection

45. The State has a right to resort to the bank as a garnishee for the collection of its claims against stockholders for taxes, and legislation may require assessment of stock to be made to the bank in solido. First National Bank of Aberdeen v. Chehalis Co. et al., 32 P., 1051.

46. The nontaxation of credits of individuals, such as accounts, promissory notes, and mortgages, is not unlawful discrimination against national banks whose capital is taxed. *Ib*.

47. A State tax upon shares is valid, though the tax is collected from the bank. National Bank v. Commonwealth, 9 Wall., 353.

48. And the State may require the banks to pay a tax rightfully laid upon the shares. Ib.

49. And where the tax on shares is payable by the association the collection of the tax may be enforced by distrainst of its property. First National Bank v. Douglas County, 3 Dill., 330.

50. But where the tax laws of the State make the bank the mere agent for paying the tax on shares, and direct it to retain so much of the dividends as will answer that purpose, other agents being required to pay taxes for their principals only when they have under their control the property, money, or credit of such principals, the bank can not be made liable unless it has the control of the property, etc., of its shareholders, or has dividends in its possession or has failed to retain them. Hershire v. First National Bank, 35 Ioua, 272.

51. Act Louisiana, 1888, sec. 27, providing that shares in banks shall be assessed to shareholders, but requiring the bank to pay taxes so assessed and authorizing it to collect the same from the shareholders, imposes a tax, not upon the bank, but upon its shares, as permitted by act of Congress providing that a State may determine the manner of taxing the shares of national banks located in the State. Whitney National Bank v. Parker, 41 Fed. Rep., 402.

52. National banking associations can not be subjected to a license or privilege tax. Mayor v. First National Bank of Macon, 59 Ga., 648.

53. Municipal officers can not assess a tax upon the shares of national banking associations until authorized to do so by some law of the State. Stetson v. City of Bangor, 56 Me., 274.

City of Bangor, 56 Me., 274.
54. The officers of a national banking association can not be compelled to exhibit to the taxing officers of a State the books of the association showing the deposits of its customers. First National Bank of Youngstown v. Hughes, 2 N. B. C., 176.

55. The tax imposed on State or national banks paying out the notes of individuals or State banks for circulation is constitutional. Veazie Bank v. Fenno, 8 Wall., 533.

56. So is the tax imposed on them for paying out the circulating notes of municipal corporations. Merchants' National Bank of Little Rock v. United States, 101 U. S., 1.

57. Such a tax is not a direct tax within the meaning of the clause of the Constitution which declares that "direct taxes shall be apportioned among the several States according to their respective numbers." Veazie Bank v. Fenno, and Mechanics' National Bank of Little Rock v. United States, supra.

58. Where the tax on shares is collected from the association it may bring a suit to enjoin the collection of an illegal tax. Cummings v. National Bank, 101 U. S., 153; Pelton v. Commercial National Bank, 101 U. S., 143; Boyer v. Boyer, 113 U. S., 689.

59. The imposition of a tax upon the shares of the bank according to the Louisiana statute, which requires the bank to pay the tax and then look to the dividends upon the shares and to the stockholders for reimbursement, is a tax upon the bank itself. Citizens' Bank of Louisiana v. Board of Assessors, 54 Fed. Rep., 73.

60. In 1856 the State of Tennessee granted to the Bank of Commerce a charter which provides that the bank "shall have a lien on the stock for debts due it by the stockholders and shall pay to the State an annual tax of one-half of one per cent on each share of capital stock, which shall be in lieu of all other taxes:" Held, That this charter exempts from taxation the property of the bank as well as the individual property of the shareholders in the corporate stock and its shares, and such construction is not affected by the fact that the United States Supreme Court decided that the charter tax was a tax on the shareholder only, and an exemption therefore of the shareholder, since such decision does not exclude from the exemption the corporation and its property. State of Tennessee et al. v. Bank of Commerce et al., 53 Fed. Rep., 735.

61. When the statute requires property to be assessed for taxation as its cash value, a bill to enjoin the collection of a tax solely on the ground that the property of other persons is assessed below its cash value, can not be maintained by a person whose property is also assessed below that value. Albuquerque National Bank v. Perea, 147 U. S., 87.

62. Massachusetts laws for taxation of national banks do not deny them the equal protection of the laws guaranteed by the Constitution, nor impose an equal tax in violation of the constitution of that State. Bank of

Redemption v. Boston, 125 U. S., 60.
63. If a bank by mistake declares a dividend or adds to its surplus when it is not in condition to do so, such dividend is subject to taxation and the mistake can not be corrected in action to recover the tax. Central National Bank v. United States, 137 U.S., 355.

64. When an assessment on national-bank stock for taxation by a State is not made in contravention of the Federal Constitution or laws. Palmer v.

McMahon, 133 U. S., 660.

65. The same power of taxation in respect to national banks exists in the Territories that does in the States. Talbott v. Silverbow County, 139 U. S., 438.

66. When increase in valuation of national-bank shares over that of the moneyed capital of individuals is a discrimination forbidden by Rev. St., sec. 5219.

Whitbeck v. Mercanlile Bank, 127 U. S., 193.

67. Act of 1864, "to provide a national currency," etc., subjects shares of banks authorized by it to taxation by States, though part or whole of capital is invested in national securities exempt from State taxation, and is consti-

Van Allen v. Assessors, 3 Wall., 573.

68. New York act of 1865, subjecting shares of national banks to taxation, but not providing that the tax should not exceed rate imposed on State banks, is void, as there was no tax on shares of State banks—only on the capital. Ib.

69. Shares of stock in national banks are personal property, and the law creating them could give them a citus of their own, apart from owners, for purpose of taxation. This was done by act of 1864, sec. 41. Tappan v. Merchants' National Bank, 19 Wall., 490.

70. State statutes taxing shares without permitting owner to deduct his indebtedness, as allowed to owners of other personal property, make a discrimination forbidden by acts of Congress. Supervisors v. Stanley, 105 U. S.,
305; Evansville Bank v. Britton, 1b., 322.

71. State statute is not void which requires, for purposes of taxation, that the cashier of each national bank within the State transmits to clerks of several towns in State a true list of its stockholders residing there. Waite v. Dowley, 94 U. S., 527.

72. National-bank shares can not be subjected to State taxation where a large part relatively of other moneyed capital in hands of individual citizens

in same taxing district is exempted. Boyer v. Boyer, 113 U. S., 689.

73. Bank may, on behalf of stockholders, maintain suit to enjoin collection of State tax unlawfully assessed on shares. Hills v. Exchange Bank, 105

U. S., 319.
74. Act of 1866, taxing every national bank or State bank on the amount of State-bank notes paid out is the proper restraint on the circulation of such

Veazie Bank v. Fenno, 8 Wall., 533.

75. A national bank located in New Jersey, for the convenience of persons in Philadelphia, kept a clerk in that city who received deposits: Held, That the bank did not become located in Philadelphia so as to be liable to taxa-National State Bank of Camden v. Pierce, 18 Albany Law Journal, 16;

2 N. B. C., 177.

76. The act of Congress of June, 1864, in relation to the taxation of national banks, does not curtail State power as to the subject of taxation, or cut off the right to except certain kinds of property if a legislature chooses to do

so. Its only object is to prevent unfriendly discrimination against national

banks. Adams v. Mayor, etc., of Nashville, 95 U. S., 19; 1 N. B. C., 148.
77. Section 1003 of chapter 53 of the fifth division of the revised statutes of Montana Territory, as amended by the act of February 22, 1881, Laws of 1881, page 67, is not in conflict with Rev. St., sec. 5219. *Ib*. 78. Under the general Territorial system, as expressed in the various organic

acts, the power of taxation is absolute, save as restricted by the Constitu-

tion or Congressional enactments. Ib.

79. A city has no power to exact a license fee from a national bank. City of Carthage v. First Bank of Carthage, 2 N. B. C., 279; 71 Mo., 508.

80. It is no ground for annulling an assessment on shares of bank stock under acts 1890, No. 106, sec. 27, that the list of shareholders appears in a different part of the assessment book from where the amount is noted. Castles v. City of New Orleans, 15 So., 199.

81. Where the State board of tax commissioners raised the assessment on plaintiff's property without an appeal from the county board of review, the action was void and the collection of the tax on the increased value should

be enjoined. First National Bank v. Brodhecker, 37 N. E., 340.

82. While a State bank is changing to a national bank, and before the requirements of the State statute are fully complied with, it is subject to State taxation. Commonwealth v. Manufacturers and Mechanics' Bank of Philadelphia, 2 Pearson's Decisions, 386; 2 N. B. C., 459.

83. National banks are not liable to a privilege tax imposed by city ordinance

on occupations and business transactions, although "banks and banking are in terms included. National Bank of Chattanooga v. Mayor, & Heiskell,

814; 1 N. B. C., 903.

- 84. An assessment upon national-bank stocks is not violative of a constitutional provision declaring that taxation shall be equal and uniform, though in such assessment the owners of such stocks are denied the right to deduct from the value of such shares the amount of capital invested by the bank in United States bonds and legal-tender notes, and such a deduction is given to private bankers. Adair, tax collector, v. Robinson et al., 25 S. W., 734.

 85. Nor is such an assessment for this reason in violation of the Federal stat-
- 86. Two banks, against whose stock illegal taxes have alike been separately assessed, can not join in a suit to enjoin the collection. Jones v. Rushville
- National Bank, 37 N. E., 338; Conzman v. First National Bank, 1b., 392.

 87. Act March 6, 1891, p. 199, sec. 114, empowers the county board of review to equalize valuations and correct lists, fixing true cash values, and, after notice, equalizing values. Section 125 allows appeals to the State board to the contract of the section 125 allows appeals to the State board and the contract of the section 125 allows appeals to the State board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the state board the section 125 allows appeals to the sect of tax commissioners, who shall have all the powers conferred on county boards of review: Held, That the State board has not original jurisdiction to fix assessments other than its express power over railroad property. Ib.

88. Banks may sue to enjoin collection of an illegal tax assessed against them on

their stock. Ib.

89. Where the tax laws of a State deny to the holders of national-bank stock the right to deduct from the value of their shares their bona fide indebtedness, while conferring this right upon other moneyed capital, an assessment upon national-bank stock will be void. Mercantile National Bank v. Shields, 59 Fed. Rep., 952.

90. It is immaterial that such deductions are not allowed to the holder of stock in railroad, insurance, and manufacturing corporations, since such stock

is not regarded as "moneyed capital." Ib.

91. Nonresident stockholders are entitled to the same deductions as resident

stockholders. Ib.

92. The tax laws of Ohio do not authorize the deduction from the value of shares in a national bank, entered on the duplicate for taxation, of legal, bona fide debts owing by the holder of such shares of stock. Niles v. Shaw, 50 Ohio St., 370; 34 N. E., 162.

93. A tax levied on the property of a national bank subsequent to its insolvency is subordinate to the rights of a receiver appointed after such levy. Wood-

ward v. Ellsworth, 4 Colo., 580; 2 N. B. C., 216.

94. No suit for the collection of a tax under State statutes imposed upon the shares of stock of a national bank can be maintained against the receiver of an insolvent national bank where the property represented by the shares has disappeared; for, there being nothing from which the receiver can be reimbursed, the tax will fall upon the assets of the bank, which belong to its creditors, and thereby violate the rule that a State can not tax the capital stock of a national bank. City of Boston v. Beal, 51 Fed. Rep., 306.

95. No suit can be maintained against the receiver of an insolvent national bank where the property represented by the shares has disappeared, under a statute which provides that shares of stock in all banks, State and national, shall be taxed to the owners thereof, to be paid in the first instance by the bank itself, which for reimbursement shall have a lien upon the shares and all the rights of the shareholders in the bank property. City of Boston v. Beal, 55 Fed. Rep., 26.

96. The personal assets and personal property of an insolvent national bank in the hands of a receiver appointed by the Comptroller of the Currency, in accordance with the provision of sec. 5234, Rev. St., are exempt from taxation under State laws. Rosenblatt v. Johnston, 104 U. S., 462; 3 N. B.

C., 32.

97. The following act of Congress relative to the taxation of currency was

approved August 13, 1894:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That circulating notes of national banking associations and United States legal-tender notes and other notes and certificates of the United States, payable on demand and circulating or intended to circulate as currency, and gold, silver, or other coin shall be subject to taxation as money on hand or on deposit under the laws of any State or Territory: Provided, That any such taxation shall be exercised in the same manner and at the same rate that any such State or Territory shall tax money or currency circulating as money within its jurisdiction.

Sec. 2. That the provisions of this cet shall not be deemed or held to

SEC. 2. That the provisions of this act shall not be deemed or held to change existing laws in respect of the taxation of national banking

associations.

- 98. The formal acceptance of the provisions of the Hewitt bill (Gen. St., chap. 92, art. 2), fixing a certain tax on bank stock and surplus, and exempting from further taxation those banks which should comply with the requirements of the act, constituted a contract, the consideration for which was the surrender by certain State banks, chartered prior to 1856, of their contract right to pay a less tax, and the surrender by national banks of their exemption from taxation on Federal securities, thereby equalizing the taxation on all banks, and the adoption of a new constitution providing (sections 174, 175) that corporate property should be taxed according to its value, and that the power to do so should not be suspended by any contract to which the Commonwealth shall be a party, as well as subsequent legislation (St., c. 108, subd. 2) imposing additional taxation, was, as to said banks, in conflict with Const. U. S., art. 1, sec. 10, prohibiting any State from passing a law impairing the obligation of contracts, and with the similar provision in the State constitution; therefore Gen. St., c. 68, sec. 8, which was incorporated in said Hewitt bill, providing that charters thereafter granted should be within the control of the legislature, but that no amendment or repeal should impair rights previously vested, did not apply after the provisions of said bill were accepted. Lewis, Paynter, and Guffy, JJ., dissenting. Commonwealth v. Farmers' Bank (Ky.), S. W., 1013; Farmers' Bank v. Board of Councilmen of City of Frankfort, Ib.; Same v. Franklin County, Ib.; Bank of Kentucky v. Armstrong, Ib.; Same v. Board of Councilmen of City of Frankfort, Ib.; Commonwealth v. Bank of Kentucky, Ib.; Same v. Deposit Bank, Ib.; Deposit Bank v. Franklin County, Ib.; Commonwealth v. Frankfort National Bank, Ib.; Same v. State National Bank, Ib.; Third National Bank v. City of Louisville, Ib.; Louisville Banking Company v. Same, Ib.; City of Louisville v. Bank of Kentucky, Ib.; Northern Bank v. Bourbon County, Ib.; City of Covington v. First National Bank, Ib.; Same v. German National Bank, Ib.; Farmers' Bank v. City of Henderson, Ib.
- 99. A case of discrimination against national banks, within the purview of section 5219, Rev. St. U. S., arises only when the moneyed capital employed in the hands of individual owners in carrying on operations of the same character as those by national banks, is some considerable amount and is exempt by operation of law or by the willful act of the assessors. Washington National Bank v. King County (Wash.), 38 P., 219; Commercial National Bank v. Same, Ib.; Washington National Bank v. City of Seattle, Ib.; Commercial National Bank v. Same, Ib.; First National Bank v. Same, Ib.; Boston National Bank v. Same, Ib.; National Bank of Commerce v. Same, Ib.; Puget Sound National Bank v. Same, Ib.; Seattle National Bank v. Same, Ib.

100. Rev. St., 1881, secs. 6357, 6358, provide that certain corporations organized under the State laws shall list their stock, and direct the auditor to lay

such list before the board of equalization for original valuation: Held. These provisions do not apply to national banks. Eaton v. Union County National Bank (Ind.), 40 N. E., 693.

101. Under tax law, 1891 (Rev. St., 1894, sec. 8469), national banks are not required

to make the statements therein provided for as a basis for valuation. Ib.

102. Act of June 8, 1891 (P. L., 240), providing that banks paying a certain rate on their shares of capital stock into the State treasury shall be exempt from local taxation, and that banks failing to do so shall be assessed, both locally and by the State, at a lower and uniform rate upon the appraised value of their shares, is not repugnant to Const., art. 9, sec. 1, which provides that all taxes shall be uniform on the same class of subjects within the territorial limits of the authority levying the tax. Commonwealth v. Merchants and Manufacturers' National Bank (Pa.), 31 All. Rep., 1065.

103. Where the assessor made an unauthorized assessment of the shares of bank stock to the bank, and the bank did not ask the board of equalization to correct such erroneous assessment, it could not enjoin the collection of the taxes, in the absence of a valid excuse for its failure to apply to such board.

First National Bank v. Bailey (Mont.), 39 P., 83.

104. Where bank stock is erroneously assessed to the bank instead of the stockholders the board of equalization may correct the assessment. Ib.

105. A bank is not estopped from denying liability to pay a tax levied on its capital stock as the personal property of the bank by the fact that for several years it had paid taxes so levied. Farmers and Traders' National Bank v. Hoffmann (Iowa), 61 N. W., 418.

106. Under Code, section 819, providing for the taxation of shares of bank stock, and requiring the officers to furnish the assessors "the name of each person owning shares, and the amount owned by each," an assessment on the capital stock as the personal property of the bank, without mention of the shareholders, is void. Ib.

107. Under Code, section 819, providing that banks shall be liable for the tax on shares of capital stock as the agent of the shareholders, and that they "shall retain so much of any dividend belonging to any shareholder as shall be necessary to pay any taxes levied on his shares," a bank is not liable unless it has money or property belonging to the delinquent shareholder. Ib.

108. Evidence that a bank had not declared a dividend for a year previous to the levy of an assessment on its capital stock, and that the surplus which it reported after the assessment was made was worthless, by reason of the shrinkage of the securities composing it, will sustain a finding that, after the assessment, the bank had no money of the shareholder with which to pay the tax. Ib.

TRANSFER OF STOCK: See Shareholders; Assessment.

1. The transfer of shares in national banking associations is not governed by different rules from those which are ordinarily applied to the transfer of shares in other corporate bodies. Johnson v. Laftin, 103 U.S., 800.

2. The entry of the transaction in the books of the association is required, not for the translation of the title, but for the protection of the parties, and others dealing with the association, and to enable it to know who are its

stockholders. Ib.

- 3. A shareholder in a national bank, while it is a going concern, has the absolute right, in the absence of fraud, to make a bona fide and actual sale and transfer of his shares at any time to any person capable in law of purchasing and holding the same, and of assuming the transferrer's liabilities in respect thereto; and this right is not in such cases subject to the control of the directors or other stockholders. Johnson v. Laftin, 5 Dill., 65.
 4. Under the pretense of prescribing the manner thereof, an association can not
- clog the transfer with useless restrictions. Ib.

5. When a shareholder, acting in good faith, delivers his certificates of stock, with a blank power of attorney for making the transfer, and receives the purchase money, the sale is complete and the title passes. Ib.

6. A shareholder who disposes of his stock will continue to be liable thereon until the transfer is noted on the books of the association. Bowdell v. Farmers and Merchants' National Bank of Baltimore, 2 N. B. C., 146.

7. Where a national banking association purchases shares of its own stock, and divides them among its directors, to whom the shares are transferred upon the stock books, the transaction is void, and no title passes. Meyers v. Valley National Bank, 13 National Bankruptcy Register, \$4; 2 N. B. C., 156.

TRANSFER OF STOCK: See Shareholders; Assessment-Continued.

A national banking association can not acquire a lien on the stock of a shareholder. And a by-law prohibiting a transfer until all liabilities of the shareholder to the association are discharged, or a provision to that effect in the certificates of stock, is void. Bullard v. National Bank, 18 Wall., 589; Bank v. Lanier, 11 Wall., 369; Conklin v. The Second National Bank, 45 N. Y., 655.

9. An intending purchaser of bank stock is entitled to rely upon a statement of its president as to the bank's condition without inquiring further. *Merrill*

v. Florida Land and Improvement Company, 60 Fed. Rep., 17.

10. In an equitable action to enforce specific performance of an agreement to sell shares in a national bank, which the purchaser wished to obtain for the purpose of securing control of the bank: Held, That specific performance would not be decreed (1) because, generally, equity will not enforce specific execution of a contract relating to personal chattels, and (2) because a decree enforcing the agreement in question would be against public policy. Foll's Appeal, 21 Alb. L. J., 27; 2 N. B. C, 411.

Where a shareholder who has sold his stock has delivered to the bank the certificate of stock and a power of attorney, with the request that the transfer be made upon the books of the bank, and has had no reason to suppose that such transfer was not made, he will not, should the bank afterwards become insolvent, be held liable as a shareholder, although he still appears as such on the books of the bank. Whitney v. Butler, 118 U. S., 655.
 But where the president of the bank is himself the purchaser of the stock,

12. But where the president of the bank is himself the purchaser of the stock, then the delivery of the certificates and power of attorney to him with the request to make the transfer upon the books of the bank would not be sufficient to discharge the seller from liability as a stockholder. Richmond

v. Irons, 121 U.S., 27.

13. Where a shareholder of a national bank makes a bona fide sale of his stock and goes with the purchaser to the bank, indorses the certificate, and delivers it to the cashier of the bank, with directions to make the transfer on the books, he has done all that is incumbent upon him to discharge his liability, and he is not liable, though the cashier failed to make the transfer, upon the subsequent suspension of the bank, for an assessment made by the Comptroller of the Currency, under Rev. St., sec. 5151, to pay the bank's debts. Hayes v. Shoemaker, 39 Fed. Rep., 319.

A transfer of shares for the purpose of avoiding liability, though made "out and out," is void. National Bank v. Case, 99 U.S., 628; Bowden v. Santos,

1 Hughes, 158.

15. And where a shareholder, who has knowledge of the insolvent condition of the bank, transfers his shares without consideration to a person unable to respond to the assessment, the transfer may be set aside. Bowden v. Johnson, 107 U. S., 251.

16. Title to stock passes on delivery of certificates to purchaser with authority to have shares transferred on books of bank. Johnston v. Laflin, 103,

U.S., 800.

17. Party who, as security for a loan, accepts stock which he causes to be transferred to him on the books, incurs liability as a stockholder and is not relieved by colorable transfer with understanding that he may have it back on request. National Bank v. Case, 99 U. S., 628.

18. Bank cashier refusing to transfer, on books of bank, shares of capital stock pledged and sold for debt of one of its stockholders, receiver of bank is liable for value of stock at that time if bank had no lien thereon to justify

such refusal. Case v. Bank, 100 U.S., 446.

19. And where stock has been transferred as collateral security for a loan, with the understanding that in case of default in the payment of the loan the shares shall be sold, the transferee, upon default made, and before the bank closes its doors, may sell the stock for a nominal consideration, though his purpose be to avoid a personal liability; and such a transaction can not be set aside as a fraud upon the creditors of the association. Magruder v. Coltson, 44 Md., 349.

20. After a national bank has become insolvent and has closed its doors for business, its shareholders' liability to creditors is so far fixed that any transfer of their shares must be held fraudulent and inoperative as against the creditors of the bank. Irons, ex'r, etc., et al. v. Manufacturers' National

Bank et al., 17 Fed. Rep., 308.

21. The rules which regulate the transfer of the stock of national banks are to be found in the statutes of the United States. The national banking act prescribed no exclusive method of transfer, but authorizes every associa-

TRANSFER OF STOCK: See Shareholders; Assessment—Continued.

tion to do so. The decisions of the courts of the State in which the bank may be located do not control it. Scott et al. v. Pequonnock National Bank, 15 Fed. Rep., 494.

- 22. Precedence should be given to unrecorded transfers of shares of stock of a national bank, which had passed no by-law on the subject, located in a State whose courts leaned strongly against such transfers, but whose statutes gave the attaching creditor no peculiar rights, by delivery of certificates and a written assignment with power to transfer, both executed in blank, over subsequent attachment of a creditor of the original vendor in whose name the shares still stood on the books of the bank. Ib.
- 23. Where no specified acts are by positive requirement made prerequisite to the vesting of a valid new title, creditors without notice take their debtor's property subject to all bona fide liens and equitable transfers. No tendency is to regard State certificates, attached to an executed blank assignment and power to transfer, as approximating to negotiable securities and to favor attaching creditors less than when attachment and sale on execution alone could compel payment of a claim out of debtor's property. Federal courts have so decided. Ib.

24. The courts of Connecticut and Massachusetts have quite rigidly maintained that where a statute or charter prescribes an exclusive manner of transfer of the stock of a corporation an unrecorded transfer shall not be valid against the attaching creditors of vendor; and the courts of the former have strongly leaned toward a construction of the charters of its corpora-

tions compelling record of such transfers. Ib.

25. On December 30, 1875, A sold certain shares of bank stock to B, and assigned them by a transfer written on the back of the certificate. By the by-laws of the bank, stock was transferable only on the books of the company. On December 14, 1878, the shares were attached by a judgment creditor of A and sold and transferred to C. Neither the bank nor the creditor had knowledge of the transfer to B. In January, 1880, B presented his certificate and transfer to the officers of the bank and demanded a transfer of the stock, which was refused, whereupon he brought suit against the bank for such refusal: Held, That the bank was liable in damages for the refusal to transfer the shares. Hazard v. National Exchange

Bank of Newport, 26 Fed. Rep., 94.
26. The sale which sec. 5201, Rev. St., requires a national bank to make of its stock is real and not fictitious. And where the president and cashier of a national bank, which is the owner of some of its own stock, purchase such stock and execute their note to the bank for the purchase money, in a suit against them on the note by the receiver of such bank, they are estopped to set up as a defense that their purchase of the stock was unauthorized, or that their purchase was merely colorable, or to avoid a forfeiture of the bank's charter, or for any other deceptive or illegal purpose. Bundy v. Jackson, 24 Fed. Rep., 628.

27. The sale by the president of a national bank to himself and the cashier of the stock of the bank owned by the bank may be ratified by the bank or its legal representative; but a sale by himself to the bank of its own stock, where he acts in the double capacity of seller and buyer, can not be ratified when the purchase of the stock by the bank is not necessary to prevent loss upon a debt previously contracted. In the one case the sale of the stock is enjoined by law, and its sale by the president may be ratified, however irregular it may have been in the first instance; but the purchase of its own stock by the bank is interdicted by law, and for this act there can be no authorization in advance and no ratification afterward. Ib.

28. The by-laws of a national bank provided that no transfer of the stock should be made by any shareholder who was indebted to the bank, and this provision was also included in the certificates of stock: *Held*, Invalid, and that a transfer of stock by a shareholder while indebted to the bank was good. Evansville National Bank v. Metropolitan National Bank, 2 Bissell,

527; 1 N. B. C., 189.

29. In the absence of any provision in the by-laws or articles of association of a national bank to the contrary, such a bank is bound under the laws of Pennsylvania to recognize a transfer of its stock by a foreign executor duly appointed in another State. Hobbs v. Western National Bank, 8 Weekly Notes of Cases, 131; 2 N. B. C., 187.

30. S, the president and active manager of a bank, sold a number of shares of its capital stock to Tunder representation of fact relied upon by T and afterwards claimed by him to be fraudulent and false. The bank, by its Transfer of stock: See Shareholders; Assessment—Continued.

directors, had full and actual knowledge of such representations, and with such knowledge consented and arranged that T's notes given in partial payment for said stock should be made directly to the bank, and take the place of notes held by it against S and others: Held, That in an action by the bank against T on such notes he might make the same defense, founded on such alleged false and fraudulent representations, as he could have made if the notes had been given to S and the action brought by him. National Bank of Dakota v. Taylor, 58 N. W., 297.

31. In such purchase of stock T had the right to rely solely upon the representations of fact by S, and if S, conscious that T was so relying, knowingly deceived him, nothing would condone the wrong as between them or estop T from asserting it, but his acquiescence in it with knowledge of the

facts. Ib. 32. A party who thus deliberately deceives another to his prejudice can not complain that the sufferer has not been vigilant in finding it out. Ib.

33. The right of such sufferer to rescind may be qualified by intervening interests of innocent parties; but so long as the question is between the original parties solely he may continue to rely on the representations upon which the contract was made and by which it was induced, and loses no rights, as against the wrongdoer himself, by failure to diligently discover the fraud.

34. The fact that soon after such purchase T became, and for a number of months was, the cashier of the bank would not alone, and as a matter of law, make him chargeable with a knowledge of the condition of the bank, and so of the falsity of the representations under which he bought, as against evidence that he was for a considerable portion of the time absent from the bank and the city where it was located, and that during all his connection with the bank he, by direction of S, the president, and the person of whom he bought the stock, was engaged in routine work and

had practically nothing to do with the bills receivable of the bank. 1b.

35. The fact that as cashier he signed statements exhibiting the condition of the bank would not, in an action on such notes by the bank or by S, estop him from showing, as against them, that such statements, which he believed at the time were true, were in fact false. Ib.

36. B, having duly sold stock of a national bank of Louisiana pledged to him by A, applied to the cashier to have it transferred on the bank books, but the cashier refused, on the ground that A was indebted to the bank. The bank having failed before the transfer could be enforced, B brought an action of damages against the receiver: *Held*, (1) That the action was not barred by the statute of limitations of one year; (2) the cashier having been intrusted by the directors with the duty of transferring the stock of the bank, his refusal was imputable to the bank; (3) the court below had power to order the receiver to pay the claim or certify it to the Comptroller. Case, Receiver, v. Citizens' Bank of Louisiana, 100 U. S., 446; 2 N. B. C., 47.

ULTRA VIRES:

1. A national banking association can not deal in stocks. The prohibition is to be implied from the failure to grant the power. First National Bank v.

National Exchange Bank, 92 U.S., 122.

2. A national banking association can not purchase negotiable paper. Lazear v. National Union Bank of Baltimore, 52 Md., 78; First National Bank of Rochester v. Pierson, 24 Minn., 140; Farmers and Mechanics' Bank v. Baldwin, 23 Minn., 198. But see Smith v. The Exchange Bank of Pittsburg, 26 Ohio St., 141.

3. Where the provisions of the national banking act prohibit certain acts by banks or their officers, without imposing any penalty or forfeiture applicable to particular transactions which had been executed, their validity can be questioned by the United States only and not by private parties. Thompson v. St. Nicholas National Bank, 146 U. S., 240.

4. National banks can make no valid loan or discount on security of their own stock unless necessary to prevent loss on debt previously contracted in good faith. Bank v. Lanier, 11 Wall., 369.

5. The national banking act does not give a bank an absolute right to retain bonds coming into its possession by purchase under a contract which it was without legal authority to make. Logan Bank v. Townsend, 139

6. A bank which receives drafts with instructions to apply the proceeds to the payment of a certain note held by it for collection can not apply them to any other account. First National Bank v. Munzesheimer, 26 S. W., 428.

ULTRA VIRES-Continued.

7. A national bank can not enter into a valid contract to undertake the business of the recovery of the stolen property of special depositors. Wylie v. Northampton National Bank, 15 Fed. Rep., 428.

8. A bank has not a right to retain the balance of a customer's deposit to pay or apply upon an indebtedness of a customer to the bank not yet matured.

Jordan, Administratrix, etc., v. The National Shoe and Leather Bank, 74 N. Y., 467.

9. A national bank which entered into a contract not authorized by its charter can not repudiate the contract and at the same time retain its fruits. Casey v. La Société de Crédit Mobilier de Paris, 2 Woods, 77; 1 N. B. C., 285.

- 10. The national banking act is an enabling act for associations organized under it, and one can not rightfully exercise any powers except those expressly granted, or such incidental powers as are necessary to carry on the business for which it was established. Ib.
- 11. That act does not give a national bank an absolute right to retain bonds coming into its possession by purchase under a contract which it was without legal authority to make. Although the bank is not bound to surrender possession of them until reimbursed the full amount due to it, and may hold them as security for the return of the consideration paid, yet when such amount is returned, or tendered back to it, and the return of the bonds demanded, its authority to retain them no longer exists; and from the time of such demand and its refusal to surrender the bonds to the vendor or owner it becomes liable for their value upon grounds of implied contract, apart from the original agreement under which it obtained them. It could not rightfully hold them under or by virtue of the contract, and at the same time refuse to comply with the terms of purchase. Logan County National Bank v. Townsend, 139 U. S., 67.
- 12. A national banking association is not authorized to act as a broker or agent in the purchase of bonds and stocks. First National Bank of Allentown v. Hoch, 89 Penn. St., 324; Weckler v. The First National Bank of Hagerstown, 42 Md., 581.
- 13. Where a bank has received and retained the benefit of a contract made by its officers it can not plead that the contract was unauthorized by the directors or beyond the power of the bank or its officers to make. et al. v. First National Bank of Port Angeles, 33 P., 345; 6 Wash., 181.
- 14. The objection that an executed purchase of property by a national bank is ultra vires can be urged only by the Government of the United States. Hennessy v. City of St. Paul et al., 55 N.W., 1123; 54 Minn., 219.

USURY: See Interest.

1. The usury laws of the States do not apply to national banking associations. Farmers and Mechanics' Bank v. Dearing, 91 U.S., 29; Central National Bank v. Pratt, 115 Mass., 539; First National Bank v. Garlinghouse, 22 Ohio St., 492; Davis v. Randall, 115 Mass., 547; Hintermister v. First National Bank, 64 N. Y., 212.

resorted to. Farmers and Mechanics' Bank v. Dearing, supra; Wiley v. Starbuck, 44 Ind., 298. 2. And the remedies provided by the State for the taking of usury can not be

3. The taking of illegal interest by a national banking association does not render the contract void. Farmers and Mechanics' Bank v. Dearing, supra.

 It does not invalidate an indorsement or a guaranty of the notes upon which the usurious interest was paid. Oates v. First National Bank of Montgomery, 100 U. S. 239; Lazear v. National Union Bank of Baltimore, 52 Md., 78.
 But usury destroys the interest-bearing power of the obligation; and there will be no point of time from which it can bear interest. Lucas v. Government National Bank, 78 Penn. St., 228. Reversed by Second National Bank of Clavion v. Morgan. 20 All. Page. 257. Clarion v. Morgan, 30 Atl. Rep., 957.

6. The usury works a forfeiture of the entire interest accruing after maturity and before judgment, as well as that which accrues before maturity.

Shunk v. The First National Bank of Gallion, 22 Ohio St., 508.

7. The discounting of business paper by a national banking association at a higher than the legal rate is usurious, though the law of the State fixes no limit to the rate which natural persons may take for the discount or purchase of such paper. Johnson v. National Bank of Gloversville, 74 N. Y., 329; National Bank v. Johnson, 104 U. S., 271.

8. By charging more than legal interest on overdrafts, a national banking association loses the right to recover any interest at all. Third National Bank

of Philadelphia v. Miller, 90 Penn. St., 241.

Usury: See Interest—Continued.

9. The liabilities of antecedent parties to a note or bill will not be affected by the usurious character of the transaction between the payee and the association; and the association may recover the full amount of the note or bill from the maker or acceptor. Smith v. The Exchange Bank of Pittsburg, 26 Ohio St., 141.

10. Usurious interest which has been paid to a national banking association can not be applied by way of payment, set-off, or counterclaim in an action by the association to recover the amount of the loan, but a separate action must be brought therefor. Barnet v. Muncie National Bank, 98 U.S., 555.

11. Where a national banking association has discounted notes for another bank at a usurious rate of interest, the fact that the other bank has charged illegal interest on those notes to its customers will not affect its right to set up the defense of usury in an action by the association. Third National

Bank of Philadelphia v. Miller, supra.

12. The amount which may be recovered from the association as a penalty is twice the amount of interest paid, and not simply twice the amount in excess of the legal rate. Crocker v. First National Bank of Chetopa, 3 Am. L. T. [N. S.], 350; 1 N. B. C., 317; Overholt v. National Bank of Mount Pleasant, 82 Penn. St., 490; Barnet v. Muncie National Bank, supra.

13. The purchase of accepted drafts by a national bank from the holder without his indorsement at a greater reduction than lawful interest on their face value is a discounting of those drafts within the meaning of Rev. St., sec. 5197, which prohibits such bank from taking interest on any loan or discount made by it at a greater rate than is allowed by the laws of the State where it is situated. Danforth et. al. v. National State Bank of Elizabeth, 48 Fed. Rep., 271.

14. Where a bankrupt has paid usurious interest, his assignee may bring an action against the association to recover the penalty. Wright v. First National Bank of Greensburg, 8 Biss., 243; Crocker v. First National Bank of Chetopa,

15. The party who paid the usurious interest is the only party to the note who is entitled to sue for the penalty. Lazear v. National Union Bank of Mary-

land, 52 Md., 78.

16. Under Rev. St., sec. 5198, providing that a suit against a national bank for taking usurious interest must be commenced within two years from "the time the usurious transaction occurred," the limitation begins to run from the time when such interest is paid. National Bank v. Carpenter, 19 A., 181; Bobs v. People's National Bank, 21 Fed. Rep., 888. 17. The penalty for all illegal interest paid to a national banking association

within two years prior to the commencement of proceedings may be recovered in a single action, whether the amount was in one payment or in several. Hintermister v. First National Bank, 64 N. Y., 212.

18. A note dated and signed by the makers in Tennessee and payable in Chicago, Ill., and forwarded by them to the payees in Chicago, to be used by the latter in raising money with which to pay off a prior note made by the same parties, must be held an Illinois contract, and governed by the laws of Illinois relating to usury. Buchanan et al. v. Drovers' National Bank of Chicago, 55 Fed. Rep., 223.

19. Bank loaned money upon note which it afterwards discounted, the maker agreeing to open account with bank or to pay 21 per cent commission to the bank on the loan. As the money loaned belonged to the bank, commission held to be usury. Union National Bank v. L. N. A. & C. Ry. Co., Ill., Supreme Court, May 9, 1893, 34 N. E., 135.

20. An act of a legislature providing that no corporation shall set up defense of usury in any action, does not render contracts by corporations for usurious interest enforcible, and does not prevent corporations setting up a defense of illegality under sec. 5197, Rev. St. Ib.

21. When allegations of complaint are sufficient to sustain a judgment in an action against a national bank for exacting usurious interest. First National Bank v. Morgan, 132 U. S., 141.

22. Usurious interest paid a national bank on renewing a series of notes can not, in an action by the bank on the last of them, be applied in satisfaction of the debt. Driesbach v. National Bank, 104 U.S., 52; Barnett v. National Bank, 98 U.S., 555.

23. Remedy given by sec. 5198, Rev. St., for recovery of usurious interest paid Barnett v. National Bank, Ib; Stephens to a national bank, is exclusive. v. Monongahela Bank, 111 U.S., 197.

24. The only forfeiture for usury declared by sec. 30 of act of 1864 is of entire interest, and no greater loss is incurred by such bank by reason of the usury laws of a State. Farmers' National Bank v. Dearing, 91 U. S., 29. Usury: See Interest-Continued.

25. Where a national bank has actually taken usurious interest, the party paying it may recover double the amount in an action therefor, but can not set off or counterclaim it in an action to recover the principal; and the action for such penalty must be brought within two years. Ellis v. First National Bank of Olney, 11 Bradw., 275; 3 N. B. C., 378.

26. The courts of one State have no jurisdiction of an action against a national bank located in another State to recover the penalty imposed by the act of Congress for the taking of unlawful interest. Missouri River Telegraph Company v. First National Bank of Sioux City, 74 Ill., 217; 1 N. B. C., 401.

27. Actions and proceedings against any national bank may be brought in any State, county, or municipal court in the county or city in which such association is located, having jurisdiction in similar cases, to enforce a penalty under sec. 5198, Rev. St. First National Bank of Tecumseh v. Overman, 22 Neb., 116; 3 N. B. C., 556.

28. When an action is brought to recover a penalty under secs. 5197 and 5198,

Rev. St., for taking, receiving, reserving, or charging a rate of interest greater than is allowed by law, it is necessary to allege in the petition that the act was "knowingly done." Schuyler National Bank v. Bollong,

24 Neb., 821; 3 N. B. C., 558

29. In an action against a national bank to recover the penalty imposed by the act of Congress for taking a greater rate of interest than is allowed by law, the plaintiff is entitled to recover only twice the amount taken in excess of the legal interest, and not twice the amount of the entire interest paid. Hintermister v. First National Bank, 64 N. Y., 212; 1 N. B. C., 741.

30. Under act of Congress, June 3, 1864, sec. 30, providing that national banks, knowingly receiving or charging a greater rate of interest than allowed by the State where the bank is located, shall forfeit the entire interest which the note carries with it, or which has been agreed to be paid thereon, not only is forfeited a greater sum reserved by the bank out of the money than the legal interest for the time the note has to run, but also the interest accruing by law upon nonpayment after maturity. Alves v. Henderson National Bank, 3 N. B. C., 452.

31. An agreement to pay illegal interest in a mortgage given to secure the notes, after maturity forfeits both legal and illegal interest, though no interest

is expressed in the notes themselves. 1b.

32. In an action by a national bank upon a note, the defendant is not entitled to any set-off for legal interest exacted by the bank upon the discount thereof, but the bank can recover only the principal of the note. borough National Bank v. Childs, 133 Mass., 248; 43 Am. Rep., 509; 3 N. B.

33. A national bank, discounting business paper at a greater rate than 7 per cent is liable to the forfeiture of double the excess over 7 per cent imposed by the national banking act, although the transaction is not usurious under the State law. Johnson v. National Bank of Gloversville, 74 N. Y., 329; 30 Am. Rep., 302; 2 N. B. C., 302.

34. Under the national-bank act, in an action upon a note usuriously discounted by a national bank, the amount of the usury may be set off by an accommodation indorser, although the note does not carry interest on its face. National Bank of Auburn v. Lewis, 75 N. Y., 516; 31 Am. Rep., 484; 2 N. B. C., 305.

35. In an action by a national bank on a promissory note discounted by it, the defendant may not counterclaim or set off usurious interest taken by the bank on the discount of it and other notes of which it was a renewal.

National Bank of Auburn v. Lewis, 81 N. Y., 15; 3 N. B. C., 587.

36. The remedy is an action of debt to recover back twice the amount paid. Ib. 37. Where a national bank has usuriously reserved a sum greater than the lawful rate of interest on a discount, the amount so reserved is forfeited and

may not be recovered in an action upon the note. Ib.

38. The knowingly taking or receiving by a national bank of a greater rate of interest than is lawful in the State where it is located is usurious under the national banking act, and the entire interest is forfeited, and the usury is not purged by settlements and renewal notes without additional Pickett v. Merchants' National Bank of Memphis, 32 Ark., 346; 2 N. B. C., 209.

39. In an action by a national bank the defendant can not be allowed a counterclaim for unlawful interest paid by him more than two years prior thereto. National State Bank of Newark v. Boylan, 2 Abbott's N. C., 216; IN. B. C., 798.

40. One of two or more defendants can not set up an individual counterclaim unless, under the pleadings, there can be a several judgment against him. Ib.

Usury: See Interest-Continued.

41. Where a national bank received usurious interest it forfeits the entire interest on the note, including that accruing after maturity, though the latter rate be lawful. Shafer v. First National Bank, 36 P., 998.

42. A judgment on a note, whereon interest is forfeited because of usury, bears interest at 6 per cent, under General Statutes, 1889, par. 3500, relating to interest on judgments, though the note provided for lawful interest after maturity. Ib.

43. The State courts will not enforce the penalties imposed by the national-banking act for exacting unlawful interest. Newell v. National Bank of Somerset, 12 Bush, 57; 1 N. B. C., 501.

44. Usurious interest paid a national bank on a note can not be offset against the principal sum due. Rockwell v. Farmers' National Bank, 36 P., 905.

45. Where the usurious interest is discounted from the face of the note the bank can only recover the face of the note, less the interest deducted. If the borrower pays the usurious interest in advance he may recover double the interest so paid. Schuyler National Bank v. Bollong, 24 Neb., 825; 3 N. B. C., 561.

46. In New York the rate of interest which a corporation may pay is not limited. A national bank, located in that State, loaned money to a corporation at a rate of interest exceeding 7 per cent per annum: Held, That the interest on the loan was forfeited under section 30 of the national-banking act (13 St. at Large, 108), which provided that when no rate of interest was fixed by the law of a State a national bank might charge a rate not exceeding 7 per cent per annum, and that if it charged more the entire interest should

be forfeited. In re Wild, 11 Blatch., 243; 1 N. B. C., 246.

47. If a national bank discount a note at a usurious rate of interest, paying the borrower the proceeds less the interest, it can recover only the face of the note less the entire interest received. But if such note be renewed, the borrower paying the usurious interest out of his pocket, in advance, the defendant may recoup, or recover in an independent action, double the amount of the entire interest paid at the renewal. If, instead of paying the usurious interest at each renewal, it be added to the principal and included in the renewed notes, the bank can only recover the amount originally paid to the borrower, i. e., the amount of the last of the renewal notes less all interest included in it. National Bank of Madison v. Davis, 6 Cent. L. J., 106; 1 N. B. C., 350.

48. The national-currency act should be liberally construed to effect the ends for which it was passed, but a forfeiture under its provisions should not be declared unless the facts upon which it rests are clearly established. In case of a claim of forfeiture against a bank for taking unlawful interest upon the discount of bills of exchange payable at another place, it should appear affirmatively that the bank knowingly received or reserved an amount in excess of the statutory rate of interest and the current exchange for sight drafts. Accordingly, where it was not shown what the rate of exchange was, a charge of one-quarter of one per cent in addition to the statutory rate of interest would not be sufficient to authorize a forfeiture.

Whenley Thion National Rank of Bittehung Of H. S. 785, a N. R. C.

Wheeler v. Union National Bank of Pittsburg, 96 U. S., 785; 2 N. B. C., 9.
49. The receipt by a national bank of an usurious rate of interest upon the discount of a note works a forfeiture of such interest as would otherwise have accrued after the maturity of the note. The First National Bank of

Uniontown v. Stauffer, 1 Fed. Rep., 187.

50. Section 5073, Rev. St., relating to set-offs in bankruptcy proceedings, provides that "in all cases of mutual debts or mutual credits between the parties the account between shall be stated, and one debt set off against the other, and the balance only shall be allowed or paid; but no set-off shall be allowed in favor of any debtors to the bankrupt of a claim in its nature not provable against the estate, or of a claim purchased by or transferred to him after the filing of the petition: Held, That under this section a judgment obtained by an assignee in bankruptcy, for a penalty incurred by the violation of a State statute against usury, could not be set off against a claim of the judgment debtor against the bankrupt estate. Wilson, assignee, v. National Bank of Rolla, 3 Fed. Rep., 391.

51. Interest in excess of the legal rate received by a national bank, although taken in renewal of a series of notes, can not be applied by way of set off or payment in a suit upon the last of the series. Farmers and Mechanics'

Bank v. Hoagland, 7 Fed. Rep., 159.

52. In such case, however, the bank can not recover the illegal interest, although such interest has been finally incorporated in notes bearing legal rates. Ib.

53. Neither can the bank recover any interest upon such renewal notes from the date the interest has been reduced to the legal rate. Ib.

Usury: See Interest-Continued.

54. A provision in a promissory note "to pay an attorney's fee of 10 per cent on the amount due if suit is brought to enforce payment, for use of the attorney bringing the suit," is a stipulation for a penalty or forfeiture, and tends to the oppression of the debtor; is a cover for usury, and is without consideration and contrary to public policy, and void. Merchants' Nat. Bank v. Sevier et al., 14 Fed. Rep., 662.

55. Such a stipulation in a note discounted by a national bank is void for the

further reason that it is in excess of the powers of the bank, under its

charter.

56. Section 5198, Rev. St., makes the receiving or charging "a rate of interest greater than is allowed," "a forfeiture of the entire interest." In case a greater rate of interest has been paid, the debtor may recover back "twice the amount of interest thus paid." Hill v. National Bank of Barre, 15 Fed. Rep., 432.

57. The amount of penalty recoverable in an action against banks under sec. 5198, Rev. St., is twice the whole amount of the interest paid, and not merely twice the amount paid in excess of the legal rate. Ib.

In an action against the First National Bank of Deadwood to recover illegal interest paid it, the court holds: A Territorial law in force in certain counties of the late Territory of Dakota, which provided that in those counties "it shall be lawful to take, receive, retain, and contract for any rate (of interest) agreed on between the parties," allowed and fixed the rate of interest by law in such counties or district, within the meaning of sec. 5197, Rev. St., which provides that "any association may take, receive, reserve, and charge on any loan * * * interest allowed by the laws of the State, Territory, or district where the bank is located." Guild v. First National Bank of Deadwood, 57 N. W., 499.

59. From February, 1881, when said Territorial law was enacted, until July 1, 1887, when the same was repealed, it was lawful for Territorial and private banks and individuals to take, receive, retain, and contract for any rate of interest agreed on between the parties, within the counties named in the act, when there was an express contract in writing fixing the rate. Therefore, it was lawful for a national bank in those counties to contract in writing for any rate of interest agreed on between the parties. Ib.

60. Under the general law relating to interest in force in the Territory after July 1, 1887, Territorial and private banks and individuals were allowed to take, receive, retain, and contract for interest at the rate of 12 per cent per annum, and national banks were, therefore, allowed to take, receive, and retain interest paid at the same rate; and it was not unlawful for such national banks, under the national-banking act, to take, receive, and retain interest paid at the rate of 12 per centum per annum, in the absence of an express contract in writing therefor. *Ib*.

61. A complaint that alleges that the defendant "knowingly and usuriously

charged, took, received, and reserved from plaintiff, and that plaintiff paid to defendant, for interest, * * * being at the rate of 24 per cent per annum," giving time, amount, etc., states facts sufficient to constitute a good cause of action for the recovery of such alleged illegal interest

under the national-banking act. Ib.

62. Under sec. 1851, Rev. St., one of the sections of the organic act of the Territory of Dakota, which provides "that the legislative power of the Territory shall extend to all rightful subjects of legislation, not inconsistent with the Constitution and laws of the United States, the Territorial legislature was vested with general legislative power, restricted only as prescribed in the act, and subject to the power of Congress to disapprove its acts. Ib.

63. The act of Congress, approved July 30, 1886, providing that "the legislatures of the Territories of the United States shall not pass special or local laws * * regulating the interest on money," was not retroactive, but was applicable only to acts thereafter passed by a Territorial legislature, and did not have the effect to invalidate the then existing interest law in the counties mentioned in the provisions of the act of 1881. Ib.

64. The passage of the law of 1881 by the Territorial legislature, which provided for a different rate of interest in certain counties of the Territory from that allowed in other parts of the Territory, was a valid exercise of the legislative power, and was not in conflict with the organic act or the Con-

stitution of the United States. Ib.

65. A law changing the rate of interest which can lawfully be taken, by reducing such rate, does not affect express contracts in writing for interest at the higher rate, made when the law allowing the higher rate was in force, when USURY: See Interest-Continued.

such contract specifically provides that the interest at the rate specified in the contract shall be payable from the date of the contract until the same is paid.

- 66. Under Rev. St., sec. 5198, which authorizes the person paying usurious interest to a national bank to recover twice the amount paid, one of the joint makers of a note on which illegal interest is charged can not recover the penalty from the bank where the illegal interest was paid by the other maker. First National Bank of Concordia v. Rowley, 34 P., 1049; 52 Kans., 394.
- 67. Any payments made upon any of such notes will be applied to the principal. Ib.
- 68. Parkhurst having, as maker of the notes to the bank representing the debt secured by the chattel mortgage, paid usurious interest thereon, and having recovered judgment against the bank for twice the interest thus paid under the Federal statute, he can not be allowed to apply the same interest in reduction of the debt secured by the chattel mortgages. Parkhurst v. First National Bank of Clyde, 35 P., 1116.

69. The limitation of two years, within which suit may be brought against a national bank, under sec. 5198, Rev. St., for taking usurious interest, begins to run from the time when the usurious interest is paid. First

National Bank of Dorchester v. Smith, 57 N. W., 996.

70. A national bank succeeding to the business of a private bank inherits the usury penalties incurred by the latter in attempting to enforce a transfer note and mortgage. State usury penalty is applicable to transaction previous to debtor's knowledge that debt was transferred to national bank. Exeter National Bank v. Orchard, 58 N. W., 144.

71. The payment of usurious interest to a national bank can not be pleaded as a set-off or counterclaim against the principal of the note so sued on. Huggins et al. v. Citizens' National Bank of Kansas City, 24 S. W., 926.

72. Where a national bank loans money at a usurious rate, which is included in the note, in an action to enforce the contract the interest is forfeited.

McGhee v. First National Bank of Tobias, 58 N. W., 537.

73. A promissory note, given for already accrued interest, in part usurious, was without consideration, and suspension of the right of collection between its date and maturity in no way operated to supply this essential element, otherwise lacking. Ib.

74. The limitation under Rev. St. U. S., sec. 5198, of actions for the recovery from a national bank of a penalty for usury, dates from the payment of such interest, and not from the reservation of it from the original loan by way of discount. Smith v. First National Bank (Neb.), 60 N. W., 866; Lanham v. Same, Ib., 1041.

75. A State law imposing a penalty on banks exacting usurious discounts does not apply to national banks, the penalty imposed on such banks by Federal laws in regard to usurious discounts being exclusive. Florence Rail-

road and Improvement Company v. Chase National Bank (Ala.), 17 So., 720.

76. Act of Congress June 3, 1864, section 30, relative to the taking of usury by national banks, does not apply to the discounting by the bank for the payee of a note given in payment of an article, and stipulating for legal interest, and, if it did, would not avail the maker. Second National Bank of Clarion v. Morgan (Ѓa.), 30 A., 957.

77. The payment of a usurious loan made by a national bank is not a condition precedent to the right of the borrower to maintain an action against such bank to recover double the amount of usurious interest paid on such loan.

Exeter National Bank v. Orchard (Neb.), 61 N. W., 833.

VICE-PRESIDENT: See Officers.

VOTING:

The provision of sec. 5144, Rev. St., which disqualifies shareholders "whose liability is past due and unpaid" from voting at meetings of shareholders, applies only to liability for unpaid subscriptions for stock. United States ex rel. v. Barry, 36 Fed. Rep., 246.

No. 1.—Names and Compensation of Officers and Clerks in the Office of the Comptroller of the Currency October 31, 1895.

Name.	Grade.	Salary
ames H. Eckels	Comptroller	\$5, 0 2, 8 2, 8
liver P. Tucker	Deputy Comptroller	2, 8
oseph Y. Paige	Chief clerk	2, 8
eorge M. Coffin	Chief of division	2, 2
Vatson W. Eldridge	do	2, 2
bram R. Serven		2, 2
eorge S. Anthony	Superintendent	2, 2
aleb C. Magruder Theodore O. Ebaugh	Teller	2,0
Villis J. Fowler	Bookkeeper	2,0
dward A. Demaray	Assistant bookkeeper Clerk, class 4	2, 0
ndicatt King	do	1,8
earge T May	do	1,8
dmund E. Schreiner	do	1,8
harles A. Stewart	do	1,8
harles McC. Taylor	do	1,8
Valter Taylor	l da .	1,8
phraim S. Wilcox	do	1,8
homas P. Kane	Stenographer	1.6
farriet M. Black	Clerk, class 3	1,
Villard E. Buell	do	1,
7 illiam E. Colladay	do	1,
eorge W. Collison		1,
obert Leroy Livingston		1,
oseph K. Miller	dodo	1,
ranklin L. Mitchell	do	1,
benezer Southall		1,
/illiam D. Swan*	do	1,
rthur M. Wheeler	do	1,
eorge H. Wood		1,
enjamin F. Blye, jr	Clerk, class 2	1,
IIIO L. DUSII		1,
iniam S. Davenport		1,
ary I. McCormick	do	1,
oren H. Milliken	do	1,
forris M. Ogden	do	1,
arrie L. Pennock	do	1,
[argaretta L. Simpson	do	i 1,
Varren E. Sullivan	dodo	î.
liza M. Barker	Clerk, class 1	ī.:
veline C. Bates	dódó	1,
[argaret L. Browne	do	1,
rah M. Cartwright	dodo	1,
ary L. Conrad	do	1,
Tinur L. Hitchcock	do	1, 1, 1, 1, 1,
nna F Phodos		1,
Inna E. Angues	do do do do do do do do	1,
liga A Canadona		1,
ovice Comphell	Clork class F	1,
inginia H. Clarka	Clerk, class E	1,
arch G. Clamana	do	1,
eraldine Clifford	do	1,
rank T. Israel	do	1,
lice M. Kennedy	do	1,
mma Lafavette	do	1,
ulia A. Snell		1,
uona m. obowat (1,
loro T. Willard	4.0	1,
acob L. Bright	Engineer	1,
homas H. Austin	Clerk, class D	1 -7
Iary E. Bates	dó	
ohn E. Briggs	Engineer Clerk, class D do do do	
ohn A. W. Burche	do	3
Allen Carey	do	
amon W Tannan	1 3.	[

^{*}Additional to bond clerk, \$200.

No. 1.—Names and Compensation of Officers and Clerks in the Office of the Comptroller of the Currency October 31, 1895—Continued.

Name.	Grade.	Salary
Mary B. Harvell	do do	\$9
Louisa B. Hunter	do	9
Charles & Huda	do	
James A. Long	dodo	9
Mary A. Martin	do	9
Annie E. Matthews		91
Mary E. Oliver	dodo	9
Cassandria A. Smith	dodo	9
Emma W. Stokes	do	9
George Thompson	do	9
William J. Tucker		9
Harry J. Van Der Beck	do	9
William Griffiths	Messenger.	8
Joseph O. Broadfoot	Assistant messenger	7:
Silas Holmes		7:
John F. Robertson	do	7
John Earle	Watchman	7
	do	
	Fireman	
Richard Corcoran	Laborer	6
Peyton B. Kemp	do	6
Percy H. Towson	do	6

No. 1a.—Expenses of the Office of Comptroller of the Currency for the Year ended June 30, 1895.

For special dies, plates, printing, etc	\$87, 642, 50
For salaries	102, 261, 04
For salaries, rembursable by national banks.	
Total arranges of the office of the Comptroller of the Currency from its arranges.	•
tion, May, 1863, to June 30, 1895.	7, 764, 181, 39

The contingent expenses of the Bureau are not paid by the Comptroller, but from the general appropriation for contingent expenses of the Treasury Department; no separate account of them is kept.

No. 2.—Number of National Banks Organized, in Liquidation, and in Operation, with their Capital, Bonds on Deposit, and Circulation Issued, Redeemed, and Outstanding on October 31, 1895.

REDEEMED,		Banks.					Circulation.	
States and Territories.	Organ- ized.	In liqui- da- tion.	In op- era- tion.	Capital stock paid.	United States bonds on deposit.	Issued.	Redeemed.	Outstand- ing.*
Maine	98 60 68 287 64 98	16 10 19 19 6 16	82 50 49 268 58 82	\$11, 121, 600 5, 980, 600 7, 010, 600 97, 017, 500 19, 537, 650 22, 491, 070	\$4, 989, 400 3, 836, 500 3, 446, 500 30, 711, 500 7, 410, 000 7, 983, 000	\$43, 383, 960 29, 655, 595 37, 847, 100 354, 405, 465 76, 831, 015 98, 774, 570	\$38, 324, 297 26, 058, 508 34, 589, 675 322, 893, 759 69, 328, 670 90, 473, 787	\$5, 059, 663 3, 597, 087 3, 257, 425 31, 511, 706 7, 502, 345 8, 300, 783
Eastern States	675	86	589	163, 156, 620	58, 376, 900	640, 897, 705	581, 668, 696	59, 229, 009
New York New Jersey Pennsylvania Delaware Maryland Dist. Columbia	468 116 476 18 71 18	134 14 64 , 3	334 102 412 18 68 13	87, 136, 060 14, 385, 000 74, 233, 129 2, 133, 985 17, 054, 960 2, 827, 000	35, 596, 200 5, 272, 750 27, 724, 800 786, 000 4, 783, 750 1, 005, 400	340, 085, 825 59, 966, 820 233, 007, 885 8, 364, 755 44, 633, 740 6, 927, 150	304, 462, 303 55, 000, 293 205, 398, 015 7, 646, 790 39, 474, 169 5, 889, 794	35, 623, 522 4, 966, 527 27, 609, 870 717, 965 5, 159, 571 1, 037, 356
Middle States	1,167	220	947	197, 770, 134	75, 228, 900	692, 986, 175	617, 871, 364	75, 114, 811
Virginia West Virginia North Carolina South Carolina Georgia Floridia Alabama Mississippi Louisiana Texas Arkamsas Kentucky Tennessee	53 39 34 20 42 25 38 15 27 262 14 108	16 8 8 7 4 13 7 12 5 6 48 5 32 29	37 31 27 16 29 18 26 10 21 214 9 76 48	4, 796, 300 3, 303, 006 2, 716, 000 1, 918, 000 3, 666, 000 755, 000 755, 000 22, 523, 090 1, 220, 000 13, 134, 400 8, 425, 000	2, 096, 750 1, 122, 500 791, 500 599, 750 1, 173, 500 430, 000 1, 143, 000 238, 750 1, 165, 000 5, 415, 500 251, 500 4, 236, 750 1, 385, 750	15, 296, 800 9, 138, 559 7, 879, 600 6, 347, 065 10, 124, 050 1, 241, 900 7, 328, 440 12, 164, 610 16, 395, 330 1, 904, 710 40, 870, 785 13, 517, 630	13, 304, 461 8, 022, 162 7, 049, 533 5, 806, 592 8, 980, 546 873, 232 6, 121, 617 830, 708 10, 814, 718 11, 295, 301 1, 624, 794 36, 113, 851 12, 218, 489	1, 992, 339 1, 116, 388 830, 967 540, 473 1, 143, 504 368, 668 1, 206, 823 249, 532 1, 349, 892 5, 100, 029 279, 916 4, 756, 934 1, 299, 141
Southern States	754	192	562	71, 261, 790	20, 050, 250	143, 289, 710	123, 056, 004	20, 233, 706
Missouri Ohio Indiana Illinois Michigan Wisconsin Iowa Minnesota North Dakota South Dakota Kansas Nebraska	122 349 183 299 168 122 235 109 42 53 216 166	55 101 69 79 74 41 67 31 10 20 95 49	67 248 114 220 94 81 168 78 32 33 121 117	19, 115, 000 45, 645, 338 14, 372, 000 38, 696, 000 13, 434, 000 10, 755, 000 13, 510, 000 14, 995, 000 2, 185, 000 2, 110, 000 10, 512, 100 12, 115, 000	2, 166, 050 15, 244, 859 4, 937, 550 7, 411, 750 4, 708, 000 2, 978, 500 3, 916, 250 2, 017, 300 629, 750 2, 835, 500 2, 747, 400	21, 029, 765 123, 104, 750 59, 474, 615 62, 010, 395 36, 077, 88 17, 146, 220 28, 472, 560 15, 580, 010 2, 133, 670 2, 525, 430 13, 483, 950 11, 886, 590	18, 780, 290 107, 389, 764 53, 953, 555 54, 688, 380 31, 274, 483 14, 387, 144 24, 607, 161 13, 460, 241 1, 585, 154 1, 918, 603 10, 676, 109 9, 225, 096	2, 248, 469 15, 714, 986 5, 521, 660 7, 322, 015 4, 803, 397 2, 759, 076 3, 865, 399 2, 119, 769 548, 516 606, 827 2, 812, 850 2, 661, 494
Western States.	2,064	691	1,373	197, 444, 438	50, 159, 900	392, 930, 835	341, 951, 977	50, 978, 858
Nevada Oregon Colorado Idaho Montana Wyoming Washington California Utah New Mexico Arizona Oklahoma Indian Ter	3 42 65 14 44 15 77 48 17 15 8 7	1 7 20 3 18 4 31 17 6 7 3 2	2 35 45 11 26 11 46 31 11 8 5	282, 600 3, 495, 000 6, 937, 000 725, 000 4, 166, 600 6, 005, 000 7, 625, 000 2, 160, 605 650, 600 400, 000 250, 000 446, 200	70, 560 682, 300 1, 511, 250 181, 250 776, 850 240, 000 1, 341, 450 1, 692, 250 315, 000 100, 500 90, 500 87, 500	351, 830 3, 071, 130 7, 871, 930 803, 920 3, 526, 000 4, 151, 690 4, 561, 740 6, 623, 920 2, 727, 190 2, 100, 520 266, 090 147, 060 186, 310	299, 429 2, 384, 598 6, 385, 693 692, 563 2, 682, 981 870, 971 3, 136, 763 4, 980, 002 1, 922, 825 1, 764, 328 172, 380 90, 320 62, 960	52, 401 686, 532 1, 486, 237 171, 357 843, 019 240, 719 1, 424, 977 1, 643, 918 804, 365 336, 192 93, 710 56, 740 123, 359
Pacific States and Territories.	363	119	244	33, 941, 800	7, 901, 850	33, 349, 330	25, 385, 813	7, 963, 517
Add for muti- lated notes Total currency banks					1	1, 903, 453, 755	1, 689, 933, 854	278, 327 213, 519, 901
Add gold banks.						3, 465, 240	3, 375, 838	89, 402
United States	5, 023	†1, 308	3, 715	663, 574, 782	211, 717, 800	1, 906, 918, 995	1, 693, 309, 692	213, 887, 630

^{*} Including \$23,706,669 for which lawful money has been deposited with the Treasurer of the United . States to retire an equal amount of circulation which has not been presented for redemption. † Exclusive of 13 banks formerly in the hands of receivers, and have been restored to solvency.

No. 3.—Number of National Banks Organized, in Voluntary Liquidation, Insolvent, and Number and Capital of Associations in Active Operation on January 1 of each Year from 1864 to 1895.

W		In volun	Insol-	In active operation.		
Year.	Organized.	dation.	vent.	No.	Capital.	
864	179			179	\$14, 040, 52	
865	682	6		676	135, 618, 874	
866	1,626	11	1	1, 614	403, 357, 346	
1867	1, 665	1 16	3	1, 646	420, 229, 739	
868	1,675	29	10	1,636	420, 260, 790	
1869	1, 688	47	îš	1,628	426, 882, 611	
870		62	15	1, 619	433, 803, 31	
871		77	15	1, 667	442, 427, 98	
872		87	19	1,806	468, 210, 33	
873		101	23	1,949	487, 781, 55	
1874		118	34	1, 979	499, 003, 40	
875	2, 214	141	37	2, 036	503, 347, 90	
1876	2, 315	179	40	2, 096	511, 155, 86	
877	2, 345	211	50	2,084	501, 392, 17	
878	2, 375	236	61	2,078	485, 557, 77	
1879	2,405	274	76	2,055	471, 609, 39	
1880	2, 445	308	81	2,056	461, 557, 51	
1881	2, 498	320	84	2,094	467, 039, 08	
882	2,606	349	85	2, 172	470, 018, 13	
1883	2, 849	429	87	2, 333	492, 076, 63	
1884		462	89	2, 550	518, 031, 13	
1885	3, 281	506	102	2, 673	529, 910, 16	
886	3, 427	578	104	2,745	534, 378, 26	
1887	3, 612	611	113	2, 888	555, 865, 16	
888		632	121	3, 079	584, 726, 91	
1889		668	128	3, 158	598, 239, 06	
890		706	133	3, 351	623, 791, 36	
1891		754	143	3, 597	665, 267, 86	
892		804	169	3,700	685, 762, 26	
893		853	180	3, 799	695, 148, 66	
894		905	243	3,786	693, 353, 16	
1895	4, 983	975	260	3, 748	670, 906, 36	

No. 4.—Number of National Banks in Operation on October 31, 1895, and Number in Voluntary Liquidation and Insolvent in each State and Territory since the Organization of the System.

States and Territories.	In op- eration.	Inliqui- dation.		States and Territories.	In op- eration.	In liqui- dation.	
Alabama	26	7	5	Nebraska	117	33	16
Arizona	5	3		Nevada	2		1
Arkansas	9	1	4	New Hampshire	50	7	3
California		-12	5	New Jersey New Mexico	102	10	4
Colorado		12	8	New Mexico	8	4	3
Connecticut	82	13	3	New York	334	103	31
Delawaro	18			North Carolina	27	4	3
District of Columbia	13	2	3	North Dakota	32	5	5
Florida		3	4	Ohio	248	92	9
Georgia	29	10	3	Oklahoma	5	1	i
Idaho	11	3	ا ا	Oregon	35	2	5
Illinois	220	64	15	Pennsylvania	412	44	20
Indiana		59	10	Rhode Island	58	6	
Indian Territory	8	1		South Carolina		3	ì
lowa	168	60	7	South Dakota		12	Ē
Kansas		70	25	Tennessee		22	Ž
Kentucky		31	i	Texas	214	31	17
Louisiana	21	3	3	Utah	11	5	i
Maine		16		Vermont		15	4
Maryland		3		Virginia		11	5
Massachusetts	268	16	3	Washington	46	15	16
Michigan		69	5	West Virginia	31	8	
Minnesota		27	4	Wisconsin	81	38	3
Mississippi		3	2	Wyoming		2	2
Missouri		46	9				
Montana		12	6	Total	3, 715	1,018	290

No. 5Number of National	BANKS	ORGANIZED,	NUMBER NOW IN OPERATION,
AND THE NUMBER PASSED	OUT OF	THE SYSTEM	SINCE FEBRUARY 25, 1863.

Total number organized Number now in operation.	5, 02 3 3, 715
Number passed out of the system	1, 308
The latter number is accounted for as follows: Passed into voluntary liquidation to wind up their affairs. Less number placed in the hands of receivers.	826 11
Passed into liquidation for purpose of reorganization Passed into liquidation upon expiration of corporate existence. Placed in the hands of a receiver.	815 99 104 303
Less number restored to solvency and resumed business	1, 321 13
Total passed out of system	1, 304

No. 6.—Number and Authorized Capital of National Banks Organized and THE NUMBER AND CAPITAL OF BANKS CLOSED IN EACH YEAR ENDED OCTOBER 31 SINCE THE ESTABLISHMENT OF THE NATIONAL BANKING SYSTEM, WITH THE YEARLY INCREASE OR DECREASE.

			Closed.			27.		Net yearly		
Year.	Or	ganized.	In liq	voluntary uidation.	In	solvent.		yearly in- crease.	decrease.	
	No.	Capital.	No.	Capital.	No.	Capital.	No.	Capital.	No.	Capital.
1863	134	\$16, 378, 700					134	\$16, 378, 700		
1864	453	79, 366, 950	3			••••	450	79, 366, 950		
1865	1, 014	242, 542, 982	6	\$330,000	$\frac{1}{2}$	\$50,000		242, 162, 982		
1866 1867	62 10	8, 515, 150 4, 260, 300	4 12	650, 000 2, 160, 000	6	500, 000 1, 170, 000		930, 300		
1868	12	1, 210, 000	18	2, 100, 000		410,000			100	\$1, 645, 500
1869	9	1, 500, 000	17	3, 372, 710	1	50, 000			10	1, 922, 710
1870	22	2, 736, 000	14	2, 550, 000	ī					64, 000
1871	170	19, 519, 000	11	1, 450, 000			159			
1872	175	18, 988, 000	11	2, 180, 500	6	1, 806, 100		15, 001, 400		
1873	68	7, 602, 700	21	3, 524, 700		3, 825, 000	36	253, 000		
1874	71	6, 745, 500	20	2, 795, 000	3	250, 000				· · · · · · · · · · · · · · · · · · ·
1875	107	12, 104, 000	38	3, 820, 200	5 9	1,000,000				
1876 1877	36 29	3, 189, 800 2, 589, 000	32 26	2, 565, 000 2, 539, 500	10	965, 000			5	
1878	28 28	2, 775, 000	41	4, 237, 500	14	9 619 500				4, 075, 000
1879	38	3, 595, 000	33	3, 750, 000	8	1, 230, 000			3	1, 385, 000
1880	57	6, 374, 170	9	570,000	3	700,000		5, 104, 170		
1881	86	9, 651, 050	26	1,920,000			6 0	7, 731, 050		
1882	227	30, 038, 300	78	16, 120, 000	3	1, 561, 300	146	12, 357, 000		
1883	262	28, 654, 350	40	7, 736, 000	2	250, 000	220	20, 668, 350		
1884	191	16, 042, 230	30 85	3, 647, 250	11	1, 285, 000	150	20, 668, 350		
1885 1886	145 174	16, 938, 000 21, 358, 000	25	17, 856, 590 1, 651, 100	4	600,000 650,000	56 141	19, 056, 900		1, 518, 590
1897	225	30, 546, 000	25	2, 537, 450	8 8 8 2 9	1,550,000	192	26 458 550		
1888	132	12, 053, 000	34	4, 171, 000	8	1, 900, 000		26, 458, 550 5, 982, 000		
1889	211	21, 240, 000	41	4, 316, 000	ž	250,000		16, 674, 000		
1890	307	36, 250, 000	50	5, 050, 000				30, 450, 000	l	
1891	193	20, 700, 000	41	4, 485, 000	25		127	12, 593, 000		
1892	163	15, 285, 000	53	6, 157, 500	17	2, 450, 000	93	6, 677, 500		
1893	119	11, 230, 000	46	6, 035, 000	65				٠٠٠:	5, 740, 000
1894 1895	50 43	5, 285, 000 4, 890, 000	79, 51	10, 475, 000 6, 093, 100	21 *34	5 995 090	•••••		50	7, 960, 000
1099	40	4, 650, 000		0,033,100	34	5, 255, 020			142	0, 458, 120
Aggregate	5, 023	720, 153, 182	1,020	137, 191, 600	*301	51, 970, 920	3, 863	565, 374, 282	161	34, 383, 620
Deduct de- crease							161	34, 383, 620		
Not in anaga							3, 702	530, 990, 662		
Net increase Add for				•••••			3, 102	550, 990, 002		
banks re-									1	
stored to										ļ
solvency							13	1, 975, 000		-
Total net										
increase							3, 715	‡532, 965, 662		
							v, +10	+ 000, 000, 002		

^{*}Exclusive of 2 banks heretofore in voluntary liquidation, now in the hands of receivers.
†Less 1 bank restored to solvency.
†The total authorized capital stock on October 31 was \$664,136,915; the paid-in capital, \$663,574,782, including the capital stock of liquidating and insolvent banks which have not deposited lawful money for the retirement of their circulating notes.

No. 7.—Number and Capital, by States, of National Banks Organized during the Year ended October 31, 1895.

States.	No. of banks.	Capital.	States.	No. of banks.	Capital.
Pennsylvania New York Texas Illinois Iowa Indian Territory Ohio South Carolina Louisiana Arkansas Kansas	5 3 3 2 2	\$800, 000 400, 000 350, 000 150, 000 200, 000 550, 000 200, 000 100, 000 100, 000 50, 000	Minnesota Missouri Montana New Jersey North Carolina South Dakota West Virginia Wisconsin Wyoning Total	1 1 1 1 1	\$50,000 1,400,000 80,000 50,000 50,000 60,000 100,000 4,890,000

No. 8.—Number and Capital of all National Banks in each State Extended under the Act of July 12, 1882.

States and Territories.	No. of banks.	Capital.	States and Territories.	No. of banks.	Capital.
Alabama Arkansas California Colorado Connecticut Delaware District of Columbia. Florida Georgia Illinois Indiana Iowa Idaho Kansas Kentucky Louisiana Marine Maryland Massachusetts Michigan Minnesota Missouri Montana	2 6 8 74 11 1 1 9 97 54 53 1 1 10 31 7 61 227 34 19 16	\$885, 000 3, 050, 000 1, 210, 000 1, 210, 000 1, 210, 000 1, 50, 820 1, 503, 185 1, 277, 600 1, 806, 000 1, 895, 000 1, 195, 000 1, 175, 000 1, 175, 000 1, 175, 000 10, 100, 000 1, 175, 000 10, 110, 000 11, 176, 000 12, 000, 000 13, 140, 000 92, 492, 200 3, 140, 000 95, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000 55, 150, 000	Nebraska New Hampshire New Jersey New Mexico New York North Carolina South Carolina Ohio Oregon Pennsylvania Rhode Island South Dakota Tennessee Texas Utah Vermont Virginia West Virginia Wyoming Total	41 58 1 232 6 10 111 1 199 59 1 15 8 8 1 37 16 14 25	\$1, 400, 000 5, 205, 000 11, 258, 350 150, 000 73, 497, 460 1, 635, 000 17, 879, 000 50, 000 50, 000 2, 740, 000 50, 000 2, 740, 000 6, 681, 000 2, 691, 000 2, 535, 000 200, 000 400, 193, 315

No. 9.—Number, Capital, and Circulation of National Banks which will reach the Expiration of their Corporate Existence during the Period of Ten Years from 1896 to 1905, inclusive.

Year.	No. of banks.	Capital.	Circulation.
1896		\$2, 403, 800 2, 714, 000 2, 479, 000 4, 270, 000 8, 057, 100 13, 763, 150 24, 136, 500 21, 601, 100 14, 278, 000 129, 694, 950	\$818, 995 \$91, 675 920, 700 1, 919, 250 2, 989, 385 4, 744, 150 5, 536, 000 4, 200, 630 3, 844, 065 34, 011, 887

No. 10.—Title, Location, Capital, and Circulation of National Banks the Corporate Existence of which Expired during the Year ended October 31, 1895, and of the Associations which Succeeded them.

Title and location.	Capital.	Circulation.
Expired associations: The First National Bank of Nunda, N. Y. The National Bank of Granville, N. Y. The Union National Bank of Phillips, Me. The Perkiomen National Bank of Pennsburg, Pa.	50,000	\$11, 250 45, 000 45, 000 22, 500
Total	300,000	123,700
Succeeding association: The Granville National Bank, N. Y.	50,000	22, 500

No. 11.—Number, Capital, and Circulation, by States, of National Banks the Corporate Existence of which was Extended during the Year ended October 31, 1895.

State.	No. of banks.	Capital.	Circulation.	State.	No. of banks.	Capital.	Circulation.
California	1 1 2 2 2 2 2	\$450, 000 100, 000 100, 000 150, 000 250, 000 150, 000 350, 000 875, 000 3, 280, 000	\$90,000 22,500 22,500 67,500 56,250 33,750 81,000 153,000 933,750	New Hampshire New Jersey New York Ohio Pennsylvania Vermont Virginia Total	2 4 4 3 21 5 1	\$250, 000 375, 000 325, 000 300, 000 2, 882, 000 725, 000 100, 000	\$135, 000 137, 250 167, 625 85, 500 987, 300 163, 350 90, 000 3, 226, 275

No. 12.—National Banks which were Closed to Business, by Voluntary Liquidation and otherwise, during the Year ended October 31, 1895, with Date of Authority to Commence Business, Date of Closing, Capital, and Circulation Issued, Redeemed, and Outstanding.

engin Mari diki Marindika Marindika sa kangan kangan manamanga mpangkaharanan katalah di an meng	Date of	73-4	G14-1	Circulation.			
Name and location of bank.			Capital stock.	Issued.	Re- deemed.	Out- standing.	
Buffalo County National Bank, Kearney, Nebr.* Riverside National Bank, River- side, Cal.* Meridian National Bank, Indian- apolis, Ind.† First National Bank, Nashua, Iowa First National Bank, Kirksville, Mo Blaino National Bank, Blaine, Wash. First National Bank, San Ber- nardino, Cal.‡. First National Bank, Johnson City, Tenn.† Citzens' National Bank, Spokane, Wash.† Browne National Bank, Spokane, Wash.† National Bank of Fayetteville, N. Y. Lime Rigck National Bank, Providence, R. I.	July 3,1886 June 13,1892 Sept. 16, 1871 Feb. 15, 1879 June 1,1882 Nov. 20, 1890 July 3,1886	Nov. 5, 1894 do Nov. 8, 1894 Nov. 13, 1894 Nov. 21, 1894 Nov. 23, 1894 Nov. 26, 1894	\$100,000 100,000 200,000 50,000 50,000 100,000 50,000 150,000 100,000 60,000 500,000	\$22,500 45,000 114,960 11,250 11,250 21,890 11,250 33,050 21,800 13,100 48,908	\$7,530 14,970 29,520 2,880 4,890 3,620 6,940 3,830 14,920 7,420 2,227	\$14,970 30,030 85,440 8,370 6,360 7,630 14,860 7,420 18,130 14,380 10,873 35,928	
North Platte National Bank, North Platte, Nebr.; Citizens' National Bank, Madison,	May 4, 1889	ĺ	75, 000	16, 155	4, 090	12, 065	
S. Dak.; Tacoma National Bank, Tacoma, Wash.;		Dec. 3, 1894	59, 000 200, 000	11, 250 44, 360	5, 210 13, 570	6, 040 30, 790	

^{*} Receiver was not appointed until after October 31, 1894.

[†] Did not notify of liquidation until after October 31, 1894, and therefore did not appear in last report.

[;] Failed and in hands of a receiver.

No. 12.—National Banks which were Closed to Business, by Voluntary Liquidation and otherwise, etc.—Continued.

	Date of authority	Date of clos-	Capital	Circulation.			
Name and location of bank.	to commence business.	ing.	stock.	Issued.	Re- deemed.	Out- standing.	
City National Bank, Quanah, Tex.* Needles National Bank, Needles,	July 9, 1890	Dec. 12, 1894	\$100,000	\$22,050	\$7, 750	\$14, 300	
Cal.* First National Bank, Palouse,	Mar. 6, 1893	do	50, 000	10, 850	3, 380	7, 470	
City, Wash American National Bank, Galves-	Dec. 21, 1889	Dec. 17, 1894	75, 000	16, 470	4, 380	12, 090	
ton. Tex	May 28, 1890	Dec. 19, 1894	300, 000	45, 000	11, 920	33, 080	
Central National Bank, Rome, N. Y.* First National Bank, Arapahoe,	July 1, 1865	do	100, 020	22,545	5, 483	17, 062	
Nebr	Feb. 9, 1885	Dec. 26, 1894	50, 000	10,770	2, 620	8, 150	
tle, Wash	Aug. 15, 1890 Apr. 9, 1872	Dec. 29, 1894 Jan. 7, 1895	100, 000 200, 000	21, 430 45, 000	4, 280 16, 481	17, 150 28, 519	
Mont	Aug. 29, 1890	Jan. 8, 1895	400, 000	63,000	13, 730	49, 270	
ham, Ala	Mar. 18, 1889	do	100,000	22, 500	5, 700	16, 800	
D. Dak	Oct. 2, 1885	Jan. 9, 1895	50, 000	11, 250	3, 220	8, 030	
Security National Bank, Grand Island, Nebr Dover National Bank, Dover,	July 3, 1890	Jan. 12, 1895	108, 100	45, 000	13, 160	31, 840	
N. H*	Apr. 22, 1865	Jan. 14, 1895	100, 000	93, 211	26, 051	67, 160	
First National Bank, Anacortes, Wash.*	Nov. 6, 1890	Jan. 17, 1895	50, 000	11, 250	3, 310	7, 940	
First National Bank, Lyons, Kans First National Bank, Ouray, Colo.	Oct. 22, 1886 Sept. 2, 1889	Jan. 18, 1895 Jan. 23, 1895	50, 000 50, 000	10, 850 11, 250	2, 940 2, 870	7, 910 8, 380	
National Broome County Bank, Binghamton, N. Y.* First National Bank, Waynes	Aug. 9, 1865	Jan. 25, 1895	100,000	26, 223	7, 940	18, 283	
Doro, Pa	Feb. 9, 1864	Jan. 28, 1895	75, 000	15, 320	3,040	12, 280	
First National Bank, Anaconda, Mont	Jan. 17, 1889	Feb. 1, 1895	100,000	22, 500	5, 750	16, 750	
First National Bank, Nunda, N.Y	Feb. 18, 1875	Feb. 5, 1895	50, 000	11, 250	3, 282	7, 968	
Pherson, Kans	Oct. 22, 1887	Feb. 18, 1895	50,000	10, 050	3, 050	7,000	
First National Bank, Hurley, Wis Holdrege National Bank, Hold-	May 9, 1890	Feb. 19, 1895	50, 000	10, 850	2, 540	8, 310	
rege, Nebr.*	Apr. 26, 1888	Mar. 1, 1895	75, 000	16, 875	3,770	13, 10	
Tex	Aug. 11, 1890	Mar. 4, 1895	50,000	11, 250	2, 300	8,950	
Tex.*	Oct. 26, 1883	Mar. 6, 1895	50, 000	11, 250	3, 180	8, 07	
Wyoming National Bank, Lara- mie, Wyo Laramie National Bank, Laramie,	May 17, 1873	Mar. 7, 1895	100, 000	18, 950	824	18, 12	
Wyo National Bank of Kansas City,	Apr. 18, 1881	Mar. 15, 1895	100,000	22, 100	4, 240	17, 86	
Mo.*	Apr. 13, 1886	Mar. 16, 1895	1, 000, 000	45, 000	9, 140	35, 86	
National Bank of Deming, N. Mex	June 1, 1892	M ar. 26, 1895	50,000	11, 250	2, 510	8, 74	
Merchants' National Bank, Battle Creek, Mich	June 2, 1888	Apr. 1, 1895	100,000	39, 260	7, 480	31,78	
First National Bank, Ravenna, Nebr.*	May 22, 1889	Apr. 3, 1895	50,000	11, 250	2,350	8, 90	
First National Bank, Dublin, Tex.*	July 1, 1889	Apr. 3, 1895	50,000	11, 250	5, 950	5, 30	
City National Bank, Fort Worth, Tex.* Salina National Bank, Salina, Kans	May 28, 1877 July 13, 1886	Apr. 4, 1895 Apr. 10, 1895	300, 000 100, 000	44, 000 21, 650	8, 282 4, 130	35, 71: 17, 52	
First National Bank, Natchez, Miss	May 9, 1887	Apr. 15, 1895	100,000	22, 100	3,680	18, 42	
Big Rapids National Bank, Big Rapids, Mich	May 9, 1883	do	100,000	21, 900	3,780	18, 12	
First National Bank, Red Lake Falls, Minn	Mar. 29, 1887	do	50,000	11, 250	2, 550	8, 70	
Falls, Minn First National Bank, Port Angeles, Wash.* First National Bank, Ocala, Fla.*	May 19, 1890 Mar. 16, 1886	Apr. 17, 1895 Apr. 20, 1895	50, 000 50, 000	11, 250 11, 250 45, 000	2, 270	11, 25 8, 98	
National Bank of Granville, N. Y First National Bank, Williman- tic, Conn*	Aug. 25, 1875	Apr. 21, 1895 Apr. 22, 1895	100,000		10, 310	34, 696 17, 626	

^{*} Failed and in hands of a receiver.

No. 12.—NATIONAL BANKS WHICH WERE CLOSED TO BUSINESS, BY VOLUNTARY LIQUIDATION AND OTHERWISE, ETC.—Continued.

Union National Bank, Phillips, Me Corn Exchange National Bank, Sioux City, Iowa. First National Bank, Rico, Colo. First National Bank, Shelton, Nebr. First National Bank, Moberly, Mo Merchants' National Bank, Seat- tle, Wash.* Fifth National Bank, San An- tonio, Tex First National Bank, Pella, Iowa. J First National Bank, Pella, Iowa. J First National Bank, Pella, Iowa. J First National Bank, Haskell, Tex. J First National Bank, Haskell, Tex.	authority to commence business. May 22, 1875 Feb. 15, 1890 June 4, 1890 May 21, 1889 Mar. 27, 1889 June 23, 1883 June 2, 1892 Oct. 14, 1871 June 4, 1890 Aug. 18, 1891 Aug. 2, 1865	Apr. 26, 1895 Apr. 29, 1895 Apr. 30, 1895 May 10, 1895 May 21, 1895 May 29, 1895 June 2, 1895 June 20, 1895	\$50,000 150,000 50,000 100,000 200,000 125,000 50,000 50,000	\$36, 838 44, 500 11, 250 11, 250 19, 560 43, 150 28, 800 14, 218 11, 250	\$5, 020 8, 450 2, 140 1, 403 3, 760 5, 230 2, 490 2, 390	36, 050 9, 110 9, 847 15, 800
Me Corn Exchange National Bank, Sioux City, Iowa. First National Bank, Rico, Colo. JFirst National Bank, Shelton, Nebr. First National Bank, Moberly, Mo Merchants' National Bank, Seat- tle, Wash.* JFirst National Bank, San An- tonio, Tex First National Bank, Haskell, Tex JFirst National Bank, Haskell, Tex JFirst National Bank, Augusta, Ky.	Feb. 15, 1890 June 4, 1890 May 21, 1889 Mar. 27, 1889 June 23, 1883 June 2, 1892 Oct. 14, 1871 June 4, 1890 Aug. 18, 1891	Apr. 29, 1895 Apr. 30, 1895 May 10, 1895 May 15, 1895 May 21, 1895 May 29, 1895 June 2, 1895 June 18, 1895 June 20, 1895	150, 000 50, 000 100, 000 200, 000 125, 000 50, 000	44, 500 11, 250 11, 250 19, 560 43, 150 28, 800 14, 218 11, 250	8, 450 2, 140 1, 403 3, 760 5, 230 2, 490 2, 390	15, 800 37, 920 26, 310
Sioux City, Iowa. I First National Bank, Rico, Colo. J First National Bank, Shelton, Nebr. I First National Bank, Moberly, Mo Merchants' National Bank, Seat- tle, Wash.* J Fifth National Bank, San An- tonio, Tex J First National Bank, Haskell, Tex J First National Bank, Haskell, Tex J First National Bank, Augusta, Ky. J	June 4, 1890 May 21, 1889 Mar. 27, 1889 June 23, 1883 June 2, 1892 Oct. 14, 1871 June 4, 1890 Aug. 18, 1891	Apr. 30, 1895 May 10, 1895 May 15, 1895 May 21, 1895 May 29, 1895 June 2, 1895 June 18, 1895 June 20, 1895	50, 000 50, 000 100, 000 200, 000 125, 000 50, 000	11, 250 11, 250 19, 560 43, 150 28, 800 14, 218 11, 250	2, 140 1, 403 3, 760 5, 230 2, 490 2, 390	9, 110 9, 847 15, 800 37, 920 26, 310
Nebr. J. First National Bank, Moberly, Mo. Merchants' National Bank, Seattle, Wash.* J. Fifth National Bank, San Antonio, Tex. J. First National Bank, Haskell, Tex. J. First National Bank, Augusta, Ky. J. First National Bank, Augusta, First National Bank, Augusta, First National Bank, Augusta, First Nation	Mař. 27, 1889 June 23, 1883 June 2, 1892 Oct. 14, 1871 June 4, 1890 Aug. 18, 1891	May 15, 1895 May 21, 1895 May 29, 1895 June 2, 1895 June 18, 1895 June 20, 1895	100,000 200,000 125,000 50,000 50,000	19, 560 43, 150 28, 800 14, 218 11, 250	3, 760 5, 230 2, 490 2, 390	15, 800 37, 920 26, 310
tle, Wash.* J Fifth National Bank, San Antonio, Tex Sirst National Bank, Pella, Iowa* G First National Bank, Haskell, Tex J First National Bank, Augusta, Ky. J	June 2, 1892 Oct. 14, 1871 June 4, 1890 Aug. 18, 1891	May 29, 1895 June 2, 1895 June 18, 1895 June 20, 1895	125, 000 50, 000 50, 000	28, 800 14, 218 11, 250	2, 490 2, 390	26, 310
First National Bank, Pella, Iowa*. OF First National Bank, Haskell, Tex. J. First National Bank, Augusta, Ky. J.	Oct. 14, 1871 June 4, 1890 Aug. 18, 1891	June 2, 1895 June 18, 1895 June 20, 1895	50, 000 50, 000	14, 218 11, 250	2, 390	26, 310 11, 828
	Aug. 2, 1865	T1 1 100"	l	11, 470	1, 340 1, 070	9, 910 10, 400
Louis, Mo		July 1, 1895	700,000	49, 275	5, 180	44, 095
	Mar. 15, 1890	do	1, 000, 000	44, 000	4, 010	39, 990
homa City, Okla J Puget Sound National Bank,	July 1, 1892	July 15, 1895	50,000	11, 250	1,020	10, 230
People's National Bank, Colorado,	Sept. 23, 1892	July 17, 1895	50, 000	10, 930	880	10, 050
Citizens' National Bank, Tacoma,	Apr. 5, 1894	July 22, 1895	50, 000	11, 250	860	10, 399
Union National Bank, Denver,	July 6, 1889 July 30, 1890	July 27, 1895	100,000	22,500	1, 955 9, 830	20, 545
Superior National Bank, West	Jan. 13, 1892	do	500, 000 135, 000	135, 000 44, 190	4, 150	125, 170 40, 040
Keystone National Bank of Superior, West Superior, Wis.*	Aug. 16, 1890	July 30, 1895	200,000	43, 725	2,570	41, 155
Kans I	Dec. 22, 1884	Aug. 1, 1895	50,000	10, 950	1, 190	9, 760
Idaho National Bank, Pocatello, Idaho	Dec. 20, 1892	Aug. 5, 1895	50, 000	11, 250	880	10, 370
First National Bank, South Bend, Wash.*	Nov. 15, 1890	Aug. 12, 1895	50,000	11, 250	1, 670	9, 580
S. Dak	Mar. 6, 1893	Sept. 3, 1895	50, 000	11, 250	3, 430	7, 820
burg, Pa S Kearney National Bank, Kear	Sept. 27, 1875	Sept. 10, 1895	100,000	22, 500	1,000	21, 500
ney, Nebr.*	June 5, 1884	Sept. 13, 1895	100,000	22,500	490	22, 010
Minn	Aug. 30, 1888	Oct. 1, 1895	50, 000	10, 950	380	10, 570
First National Bank, Wellington,	Feb. 2, 1889	Oct. 8, 1895	100,000			22,500
Columbia National Bank, Taco-	Feb. 13, 1883 Sept. 2, 1891	Oct. 21, 1895 Oct. 24, 1895	50,000	11, 250		11, 250
Total		· ·	350,000 11.328.120	45, 000 2, 189, 643	·	45, 000 1, 747, 755

^{*} Failed and in hands of a receiver.

No. 13.—National Banks the Corporate Existence of which will Expire during the Year ending October 31, 1896, with the Date of Expiration, Capital, and Amount of United States Bonds and Circulating Notes.

Charter number.	Title and location.	State.	Date of expiration.	Capital.	Bonds.	Circula- tion.
2300 2317 2311 2313	The Enfaula National Bank, Eufaula The Centennial National Bank of Phila- delphia. The Camden Nationa. Bank, Camden The First Nationa. Bank of Kirkwood	Ala Pa Me	1895. Nov. 27 do Nov. 29 Dec. 6	\$100,000 300,000 50,000 50,000	\$25,000 80,000 50,000 12,500	\$22, 509 72, 000 45, 000 11, 250
2310 2315	The Stock Growers National Bank of Pueblo. The National La Fayette Bank of Cincin-	Colo Ohio	Dec. 7	100,000	26, 000 330, 000	22, 940 297, 000
2316	nati. The Rochester National Bank, Rochester	Minn .	Dec. 20	50, 000	12, 500	11, 250
2320 2321 2322 2319 2327 2324 2330 2329 2332 2331	The First National Bank of Boenville The First National Bank of Wilson The National Bank of Greensboro The First National Bank of Winston The Second National Bank of Dubuque. The Palmer National Bank, Palmer The Centennial National Bank of Virginia. The First National Bank of Connellsville. The Farmers' National Bank of Geneseo The Flemington National Bank, Flemington.	N. Y N. C N. C N. C Iowa Mass Ill Pa Ill N. J	Jan. 4 Jan. 17 Jan. 18 Jan. 25 Jan. 31 Feb. 12 Feb. 24 Mar. 25 Mar. 31	75, 000 51, 000 100, 000 100, 000 400, 000 100, 000 50, 000 50, 000 100, 000	25, 000 12, 750 100, 000 50, 000 50, 000 25, 000 12, 500 18, 750 40, 000 100, 000	22, 500 11, 475 90, 000 45, 000 45, 000 22, 500 11, 250 16, 875 35, 569 90, 000
2333 2334 2337 2341	The Union National Bank of Souderton The Farmers' National Bank of Pennsburg. The Citizens' National Bank of Towanda The Centerville National Bank of Maryland, Centerville.	Pa Pa Pa Md	Apr. 26 May 6 June 1 June 13	90, 000 75, 000 150, 000 75, 000	30,000 75,000 65,000 19,000	27, 000 67, 500 58, 500 17, 100
2336 2339	The Fruit Growers' National Bank of Smyrna. The Amwell National Bank of Lambert	1	June 17 June 27	80, 000 72, 000	20, 000 28, 000	18, 000 25, 200
2338 2340 2342 2343 2344	The National Bank of Columbus	Ga Del Conn . N. J Wis	July 6 July 26 Aug. 21 Sept. 9 Sept. 27	100, 000 60, 800 100, 000 100, 000 200, 000	25, 000 50, 000 50, 000 75, 000 50, 000	22, 500 45, 000 45, 000 67, 500 45, 000
	Total (28 banks)			3, 453, 800	1, 457, 000	1, 310, 400

No. 14.—Authorized Capital Stock of the National Banks on the first Day of each Month from January 1, 1874, to November 1, 1895, United States Bonds on Deposit to secure Circulation, Circulation secured by the Bonds on Deposit, the Amount of Lawful Money on Deposit to redeem Circulation, and National-Bank Notes outstanding, including Notes of National Gold Banks.

		,			1
Date.	Authorized capital stock.	U. S. bonds on deposit to secure circu- lation.	Circulation secured by U.S. bonds.	Lawful money on deposit to redeem cir-	Total national-bank notes out- standing.
		Tation.		culation.	standing.
1874.					
January	\$499, 003, 401	\$393, 000, 900	\$348, 624, 953	\$2, 223, 283	\$350, 848, 236
February	498, 032, 201 498, 150, 901	392, 644, 300 392, 506, 950	348, 255, 299 348, 203, 489	\$2, 223, 283 2, 776, 278	\$350, 848, 236 351, 031, 577 351, 284, 812
March	498, 150, 901 497, 505, 901	392, 506, 950 392, 809, 200	348, 203, 489 348, 505, 184	3, 081, 323 3, 120, 623	351, 284, 812 351, 625, 807
April	497,020,901	392, 937, 100	348, 323, 390	3, 360, 932	351, 684, 322
June	497, 657, 401 498, 777, 401	392, 863, 000 391, 171, 200	348, 290, 340 347, 182, 820	3, 560, 162 4, 798, 212	351, 850, 520 351, 981, 032
August September	500, 347, 401 500, 706, 401	1 388, 566, 100	344, 851, 526 342, 310, 386 342, 270, 676 342, 367, 844	4, 798, 212 7, 867, 254 11, 057, 679 11, 707, 402 11, 709, 402	351, 981, 032 352, 718, 780 353, 368, 065
September	500, 706, 401 502, 181, 401	385, 889, 100 385, 649, 150 385, 421, 750	342, 310, 386 342, 270, 676	11, 057, 679	353, 368, 065 353, 978, 546
October November December	502, 181, 401 502, 931, 401	385, 421, 750	342, 367, 844	11, 709, 402	353, 978, 546 354, 077, 246
December	503, 301, 401	385, 378, 250	342, 685, 175	12, 021, 071	354, 706, 246
1875.					
January	500 407 001	385, 128, 250	342, 333, 837 341, 121, 249 338, 948, 494	11, 794, 413 13, 152, 121 15, 300, 850 17, 593, 099	354, 128, 250 354, 273, 370 354, 249, 344 355, 448, 578
February	503, 467, 901 503, 858, 521	384, 174, 950 382, 076, 650	338, 948, 494	15, 300, 850	354, 249, 344
April	505, 763, 300 506, 103, 801	380, 661, 600	337, 855, 479 336, 697, 831	17, 593, 099	355, 448, 578
June	508, 531, 283	379, 506, 900 379, 126, 400	336, 110, 532	18, 349, 762 18, 344, 941	355, 047, 593 354, 455, 473
March April May June July August September October November	509, 386, 283	1 376, 314, 500	334 805 341	19, 709, 667	354, 408, 008
September	510, 706, 283 510, 903, 171	374, 894, 362 373, 956, 762 371, 489, 262 367, 549, 412	333, 324, 225	19, 440, 077 18, 535, 727	353, 118, 688 351, 859, 952
October	511, 084, 471	371, 489, 262	331, 239, 470	18, 535, 727 19, 300, 112	350, 539, 582
December	511, 613, 755 510, 686, 765	365, 836, 912	333, 468, 611 333, 324, 225 331, 239, 470 327, 578, 260 326, 725, 728	20, 638, 642 21, 095, 102	350, 539, 582 348, 216, 902 347, 820, 830
1876.			, ,		
Jonney	511, 155, 865	363, 601, 662	394 481 530	21, 995, 217	346, 479, 756
February March April May June	510, 619, 965	361, 430, 462	324, 48+, 539 321, 319, 645	22, 648, 884 24, 405, 780	343, 968, 529
March	510, 189, 171 509, 701, 671	361, 430, 462 356, 732, 150 350, 216, 350	318, 413, 293 312, 850, 786	24, 405, 780 27, 627, 308	342, 819, 073 340, 478, 094
May	507, 881, 671	1 246 715 250	! 310 084 721	28, 755, 191	338, 839, 912
July	506, 013, 371 506, 008, 371	344, 463, 850 341, 394, 750 340, 071, 850	307, 912, 468 305, 417, 013 303, 756, 276 302, 847, 886	28, 753, 462 27, 581, 323	336, 665, 930 332, 998, 336
July. August Soptember	506, 008, 371 505, 226, 171 504, 971, 171	340, 071, 850	303, 756, 276	25, 982, 339 23, 087, 016	329, 738, 615 325, 934, 902
October	504, 971, 171	338, 673, 850 337, 955, 800	302, 847, 886 301, 819, 811	23, 087, 016	325, 934, 902 324, 352, 744
October November	502, 752, 171	337, 727, 800	301, 658, 372	22, 532, 933 21, 582, 936	324, 352, 744 323, 241, 308
December	502, 652, 171	338, 261, 800	391, 844, 917	20, 114, 674	321, 959, 591
1877.					j
January	501, 392, 171 497, 335, 071	338, 191, 300 338, 885, 450	302, 020, 242 302, 201, 132	19, 575, 364 18, 160, 486	321, 595, 606 320, 361, 618
March	496, 770, 571	338 866 550	302, 416, 700 303, 523, 225	16 728 336	319, 145, 036
February. March April. May	494, 783, 571	340, 537, 600	303, 523, 225	16, 146, 363	319, 669, 588
June	493, 120, 271	340, 537, 600 340, 732, 100 340, 415, 100 338, 713, 600	304, 407, 450 304, 766, 940	16, 146, 363 15, 386, 137 14, 329, 272 13, 940, 522	319, 793, 587 319, 096, 212
July	487, 868, 771 487, 221, 771	338, 713, 600 337, 761, 600	303, 108, 350 302, 239, 212	13, 940, 522 14, 426, 746	317, 048, 872 316, 665, 958 316, 686, 698
August September	486, 605, 271	337, 684, 650	302, 440, 152	14, 246, 546	316, 686, 698
October November	486, 449, 271 486, 677, 771	338, 002, 450 343, 048, 900	302, 885, 797 305, 094, 140	14, 438, 272 13, 113, 091	317, 324, 069
December	486, 677, 771 486, 742, 771	345, 130, 550	308, 642, 795	11, 988, 924	318, 207, 231 320, 631, 719
1878.					
January		346, 187, 550	309, 890, 415	11, 782, 090	321, 672, 505
February	484, 836, 871	846 802 050	310, 240, 005	11, 839, 305	322, 079, 310
March	482, 952, 071 482, 144, 671 481, 019, 671	346, 522, 550 346, 336, 250 347, 711, 850 349, 166, 450	310, 301, 472 310, 008, 832	11, 688, 519 12, 184, 682	321, 989, 991 322, 193, 514
May	481, 019, 671	347, 711, 850	310, 826, 422	12, 315, 257 11, 552, 623	323, 141, 679
June July	489, 660, 571 479, 627, 996	349, 166, 450 349, 546, 400	312, 435, 462 313, 020, 832	11, 552, 623 11, 493, 452	323, 988, 085 324, 514, 284
July August- September	477, 675, 996	348, 880, 900	312, 995, 592	11, 493, 452 10, 910, 967	323, 906, 559
October.	477, 698, 296 476, 335, 396	349, 049, 450 349, 560, 650	313, 154, 792 313, 159, 592	10, 294, 370 9, 988, 127	323, 449, 162 323, 147, 719
October November December	473, 865, 396	349, 408, 900	312, 830, 797	9, 629, 918	322, 460, 715
DOCUMBER	473, 859, 396	349, 795, 000	313, 355, 839	9, 935, 217	823, 291, 056

No. 14.—Authorized Capital Stock of the National Banks on the first Day of each Month, etc.—Continued.

V	i macii mzo	, 13101	Donain aca.		
Date.	Authorized capital stock.	U. S. bonds on deposit to secure circu- lation.	Circulation secured by U.S. bonds.	Lawful money on deposit to redeem cir- culation.	Total national-bank notes out- standing.
January February March	\$471, 609, 396 469, 995, 856 467, 778, 606 465, 890, 006	\$349, 068, 000 348, 939, 200 350, 690, 400 251, 196, 400	\$313, 218, 189 312, 725, 809 313, 691, 639	\$10, 573, 485 11, 673, 960 12, 354, 531 12, 882, 417	\$323, 791, 674 324, 399, 769 326, 046, 170 327, 127, 196
April. May. June July August. September	464, 608, 206 463, 223, 515 462, 843, 515 462, 822, 515 462, 567, 515	351, 196, 400 352, 250, 550 353, 422, 300 354, 254, 600 353, 201, 800 355, 638, 550	314, 244, 779 315, 628, 352 316, 335, 949 317, 315, 679 316, 412, 560 317, 534, 289	13, 516, 558 13, 203, 462 12, 376, 018 13, 545, 677 13, 258, 698	329, 144, 910 329, 539, 411 329, 691, 697 329, 958, 237 330, 792, 987 334, 272, 240 337, 181, 418
October November December 1880. January	461, 557, 515	359, 030, 500 363, 802, 400 365, 194, 900 367, 021, 000	320, 868, 979 324, 054, 279 326, 684, 059 328, 773, 639	13, 403, 261 13, 127, 139 13, 381, 719 13, 613, 697	340, 005, 778
February March April May June July	462, 407, 585 464, 177, 585 464, 507, 585 464, 915, 185 465, 205, 185	364, 765, 900 362, 728, 050 363, 656, 050 363, 003, 650 362, 715, 050 361, 652, 050 361, 152, 050	326, 785, 599 325, 032, 790 325, 425, 390 325, 519, 740 325, 301, 700 324, 242, 730 323, 886, 720	16, 945, 310 18, 604, 197 18, 959, 687 19, 410, 910 19, 882, 033 20, 262, 697 20, 266, 967	343, 730, 907 343, 636, 989 344, 385, 077 344, 930, 650 345, 183, 733 344, 505, 427 344, 153, 687
August September October November December 1881.	466, 590, 085 467, 639, 085	361, 113, 450 359, 935, 450 359, 748, 950 359, 808, 550	323, 903, 330 323, 056, 530 322, 798, 130 322, 206, 550	20, 153, 448 20, 848, 363 21, 035, 977 21, 500, 091	344, 056, 778 343, 904, 893 343, 834, 107 343, 706, 641
January. February March April. May June July	466, 981, 785 466, 640, 185 466, 890, 185 467, 542, 685 468, 557, 685 469, 382, 685	359, 823, 550 359, 811, 050 345, 739, 050 351, 480, 000 354, 683, 000 358, 829, 900 360, 488, 400	322, 832, 101 322, 654, 721 305, 587, 202 309, 034, 317 316, 226, 247 318, 497, 814 321, 148, 399	21, 523, 102 21, 895, 977 38, 447, 716 38, 538, 105 36, 374, 320 35, 653, 904 33, 894, 276	344, 355, 203 344, 550, 698 344, 034, 918 347, 572, 422 352, 600, 567 354, 151, 718 355, 042, 675
August. September. October November December 1882.	470, 322, 685 471, 282, 935 472, 565, 935 466, 307, 335 467, 907, 335	362, 684, 000 364, 285, 500 365, 751, 500 369, 608, 500 371, 336, 100	323, 478, 586 325, 324, 746 326, 513, 546 329, 190, 122 331, 729, 532	33, 846, 027 32, 675, 940 32, 237, 394 31, 164, 128 30, 438, 878	357, 324, 613 358, 000, 686 358, 750, 940 360, 344, 250 362, 168, 410
January. February March April May June July	472, 303, 135 473, 866, 240 475, 411, 240 478, 013, 940 482, 954, 940 486, 511, 335	371, 692, 100 371, 270, 200 370, 602, 700 369, 900, 700 366, 359, 650 364, 079, 350 361, 212, 700	332, 398, 922 331, 682, 622 331, 230, 311 331, 242, 702 327, 729, 622 323, 919, 522 320, 312, 832	30, 023, 066 30, 913, 792 30, 713, 969 30, 383, 935 33, 340, 677 35, 955, 812 38, 429, 202	362, 421, 988 362, 596, 414 361, 944, 287 361, 626, 630 361, 070, 299 359, 875, 334 358, 742, 031
August. September October November December 1883.	487, 538, 635 489, 741, 635 491, 591, 635 493, 176, 635	362, 736, 500 361, 452, 350 362, 043, 250 362, 505, 650 362, 174, 250	319, 805, 161 320, 769, 739 323, 487, 353 324, 304, 343 323, 820, 480	39, 017, 621 39, 745, 163 39, 401, 781 38, 423, 404 38, 723, 848	358, 822, 782 360, 514, 902 362, 889, 134 362, 727, 747 362, 544, 328
January. February. March. April. May. June July. August.	494, 199, 635 498, 262, 135 498, 017, 135 500, 269, 135 505, 379, 135 507, 208, 135 510, 283, 135	360, 531, 650 359, 567, 450 358, 163, 800 357, 201, 400 357, 339, 750 356, 588, 600 356, 596, 500 357, 298, 500	322, 386, 120 321, 626, 353 320, 235, 601 319, 849, 816 319, 913, 856 319, 249, 806 319, 461, 847	40, 265, 049 40, 540, 877 41, 084, 788 39, 945, 249 39, 368, 605 30, 150, 326 37, 565, 704 36, 310, 284	362, 651, 169 362, 167, 230 361, 320, 389 359, 795, 665 359, 268, 126 358, 164, 182 356, 815, 510 355, 772, 130
September October November December	513, 543, 135 515, 528, 135 516, 608, 135 516, 348, 135	355, 674, 150 353, 308, 650 352, 877, 300 351, 174, 600	318, 367, 216 316, 278, 066 316, 020, 326 314, 573, 106	36, 222, 005 37, 064, 605 35, 993, 461 36, 385, 055	354, 589, 221 353, 342, 671 352, 013, 787 350, 958, 161
January February March April May June July August	517, 380, 635 519, 104, 635 521, 573, 635 523, 348, 635 525, 992, 165	343, 475, 550 341, 533, 050 339, 116, 150 337, 618, 650 336, 257, 150	310, 953, 321 307, 828, 001 306, 100, 465 303, 699, 075 302, 533, 855 301, 238, 845 299, 369, 370	39, 529, 507 41, 671, 892 40, 532, 837 41, 015, 561 40, 571, 613 39, 768, 855 40, 130, 513	349, 499, 893 346, 633, 302 344, 714, 636 343, 105, 468 341, 007, 700 339, 499, 833
September October November December	532, 274, 103 532, 749, 165 532, 554, 165) 325, 31 6, 300	295, 375, 959	39, 913, 971 39, 495, 690 40, 453, 269 41, 710, 163 44, 235, 274	336 632 145

No. 14.—Authorized Capital Stock of the National Banks on the first Day of each Month, etc.—Continued.

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Date.	Authorized capital stock.	U. S. bonds on deposit to secure circu- lation.	Circulation secured by U. S. bonds.	Lawful money on deposit to redeem cir- culation.	Total national-bank notes out- standing.
1885.					
January	\$529, 910, 165	\$318, 655, 050	\$285, 496, 055	\$43, 662, 568	\$329, 158, 623
February	530, 380, 165	317, 282, 600	284, 127, 895	42, 784, 663	326, 912, 558
March	530, 590, 165 531, 151, 165	315, 854, 500 315, 386, 850	282, 772, 315 282, 336, 725	41, 888, 596 39, 881, 941	324, 660, 911 322, 218, 666
April	531, 241, 165	315, 127, 450	282, 434, 075	38, 468, 630	320, 902, 705
June		313, 428, 700	280, 831, 610	38, 032, 217	318, 863, 827
July	531, 540, 465	312, 145, 200	279, 528, 175	39, 541, 757	319, 069, 932
August	532, 328, 465	310, 225, 150	277, 826, 775	39, 503, 567	317, 330, 342
SeptemberOctober	532, 749, 965 532, 034, 965	309, 768, 050 309, 074, 550	277, 371, 525 277, 149, 661	39, 613, 802 40, 274, 772	316, 985, 327 317, 424, 433
November	532, 877, 965	308, 364, 550	276, 304, 189	39, 542, 979	315, 847, 168
December	533, 447, 965	307, 544, 250	275, 821, 779	41, 704, 029	317, 525, 808
1886.		i ' '	, ·		
January	534, 378, 265	306, 008, 750	274, 466, 748	42, 976, 706	317, 443, 454
February	534, 378, 265 535, 398, 265 537, 896, 965	306, 008, 750 302, 257, 000 296, 780, 400	274, 466, 748 271, 065, 593	46, 951, 839	317, 443, 454 318, 017, 432
March	537, 896, 965	296, 780, 400	266, 047, 488	52, 049, 017	318, 096, 505
April	1 538, 652, 065	289, 729, 650	259, 405, 300	56, 826, 227	316, 231, 527
May June	540, 414, 565 543, 669, 565	285, 447, 950 279, 537, 400	255, 322, 541 250, 257, 632	58, 555, 047 61, 580, 662	313, 877, 588 311, 838, 294
July	545, 206, 565	275, 974, 800	247, 087, 961	61, 922, 499	309, 010, 460
August	549, 542, 565	273, 549, 800	244, 675, 012	62, 151, 745	306, 826, 757
Sentember	550, 252, 565	270, 524, 150	242, 168, 247	62,505,757	304, 674, 004
October November	553, 002, 565	261, 848, 900	234, 682, 736	68, 828, 505	303, 511, 241
November December	552, 775, 165	245, 444, 050 234, 991, 800	219, 710, 656	81, 819, 233 88, 781, 909	301, 529, 889
	553, 855, 165	254, 991, 800	210, 525, 601	05, 761, 909	299, 307, 510
1887.	FFE 005 105	999 499 959	005 010 100	01 /55 055	000 551 001
January	555, 865, 165 557, 684, 165	229, 438, 350 223, 926, 650	205, 316, 106 200, 268, 346	91, 455, 875 92, 806, 395	296, 771, 981 293, 074, 741
February	559, 986, 665	213, 639, 150	191, 004, 726	98, 039, 485	289, 044, 211
April	561, 321, 665	206, 938, 000	185, 009, 551	102, 114, 704	287, 124, 255
May	564, 346, 665	202, 446, 550	181, 026, 016	103, 979, 299	285, 005, 315
June	571, 583, 665	200, 939, 100	179, 309, 020	103, 051, 871	282, 360, 891
July	574, 703, 665 578, 826, 215	191, 966, 700	171, 629, 341 169, 303, 430	107, 588, 447 107, 150, 847	279, 217, 788
August	581, 046, 215	189, 445, 800 190, 096, 950	169, 951, 385	104, 313, 124	276, 454, 277 274, 264, 509
October		189, 917, 100	169, 931, 680	102, 962, 170	272, 893, 850
November	583, 188, 715	188, 828, 000	169, 215, 067	102, 826, 136	272, 041, 203
December	584, 203, 715	187, 147, 000	167, 863, 819	102, 019, 176	269, 882, 995
1888.					
January	584, 726, 915	184, 444, 950	165, 205, 724	103, 193, 154	268, 398, 878 265, 858, 157
February March	586, 505, 915 588, 785, 915	182, 764, 950 182, 161, 700	163, 833, 205 163, 235, 505	102, 024, 952	205, 858, 157
April	589, 637, 915	181, 863, 700	162, 743, 135	97, 427, 882	262, 727, 866 260, 171, 017
May	591, 437, 915	182, 033, 450	162, 891, 912	99, 492, 361 97, 427, 882 95, 692, 133	258, 584, 045
Trina	592, 467, 915	180, 005, 150	161, 134, 338	94, 675, 310	255, 809, 648 252, 362, 321
July August September	592, 852, 915 594, 631, 915	178, 312, 650 177, 438, 800	159, 642, 657 158, 874, 203	92, 719, 664	252, 362, 321
Santamber	595, 313, 915	176, 508, 850	158, 133, 712	90, 758, 447 88, 294, 850	249, 632, 650 246, 428, 562
October	596, 041, 015	173, 280, 250	155, 365, 068	88, 236, 63 9 87, 018, 909	243, 601, 707
October November	596, 796, 015	170, 003, 350	152, 366, 328	87, 018, 909	239, 385, 237
December	597, 457, 315	166, 796, 550	149, 487, 373	86, 955, 794	236, 443, 167
1889.				ĺ	
January	598, 239, 065	163, 480, 900	146, 372, 588	87, 287, 439	233, 660, 027 229, 269, 029 224, 394, 727 221, 226, 131
February	599, 709, 365	160, 463, 950 157, 485, 700 154, 590, 150	143, 580, 313	85, 688, 716	229, 269, 029
March	600, 684, 365	157, 480, 700	140, 874, 515	83, 520, 212 83, 032, 333	224, 394, 727
April May	603, 264, 365	151, 522, 350	138, 190, 798 135, 375, 463	83, 320, 725	218, 696, 188
June	602, 404, 365 603, 264, 365 607, 390, 365	149, 829, 850	133, 769, 313	83, 320, 725 81, 753, 704	215, 523, 017
July	[609, 670, 365	148, 121, 450	132, 244, 437	79, 134, 526	211, 378, 963
August	612, 535, 365	147, 758, 450	131, 890, 777	76, 273, 662	208, 164, 439
September	614, 925, 365	148, 150, 700 147, 037, 200	132, 101, 128	73, 701, 013	205, 802, 141
October November	617, 844, 365 620, 174, 365	145, 668, 150	131, 225, 172 130, 207, 285	72, 437, 560 71, 816, 130	203, 662, 732 202, 023, 415
December	621, 959, 365	144, 709, 250	129, 388, 116	70, 258, 081	199, 646, 197
1890.	.,,	,	,,	,,	,,
January	623, 791, 365	142, 849, 900	127, 742, 440	69, 487, 965	197, 230, 405
February	630, 003, 865	142, 266, 750	126, 747, 030	67, 895, 259	
March	632, 757, 865	143, 197, 000	127, 410, 251	64, 857, 292	192, 267, 543
April	637, 372, 865	143, 900, 750	128, 046, 801	62, 480, 331	190, 527, 132
May	638, 932, 865	144, 216, 150	128, 920, 916	60, 665, 663	189, 586, 579
June Inly	644, 587, 865 646, 937, 865	144, 008, 000	128, 976, 526	56 909 695	187, 549, 848
August	651, 367, 865	145, 426, 500	129, 707, 100	58, 573, 322 56, 203, 625 54, 537, 072	184, 391, 775
September	652, 852, 865	144, 658, 650 145, 228, 300 145, 434, 750 143, 102, 350	128, 976, 526 129, 767, 150 129, 854, 561 127, 825, 431	99, 499, 037 1	183, 280, 468
October	651, 367, 865 652, 852, 865 655, 002, 865 659, 782, 865	140, 428, 600 140, 190, 900	120, 430, 310	56, 440, 709 54, 796, 907	194, 642, 289 192, 267, 543 190, 527, 132 189, 586, 579 187, 549, 848 185, 970, 775 184, 391, 633 183, 280, 468 181, 871, 025 179, 755, 643 178, 568, 376
November	659, 782, 865	140, 190, 900	124, 958, 736	54, 796, 907	179, 755, 643
July August September October November December	662, 947, 865	140, 427, 400 l	125, 253, 1 95	53, 315, 181	178, 568, 376

No. 14.—Authorized Capital Stock of the National Banks on the first Day of each Month, etc.—Continued.

	4.5	·			
Dute.	Authorized capital stock.	U. S. bonds on deposit to secure circu- lation.	Circulation secured by U. S. bonds.	Lawful money on deposit to redeem cir- culation.	Total national-bank notes out- standing.
1891.					
January. February March April May June	666, 977, 865 669, 007, 865 671, 477, 865 672, 197, 865	\$140, 510, 650 140, 720, 700 140, 790, 200 141, 036, 150 140, 949, 900 141, 310, 150 142, 508, 900	\$125, 660, 361 125, 859, 360 125, 957, 235 126, 054, 415 125, 970, 955 126, 267, 575 127, 221, 391	\$51, 627, 485 49, 762, 379 47, 706, 139 45, 750, 649 44, 448, 421 42, 969, 884 40, 706, 183	\$177, 287, 846 175, 721, 739 173, 663, 374 171, 805, 064 170, 419, 376 169, 237, 459 167, 927, 574 168, 543, 059
August September October November December	676, 247, 865 681, 742, 865 683, 125, 865 684, 660, 865 684, 755, 865 685, 515, 865	146, 089, 650 149, 839, 200 151, 229, 100 152, 950, 350 155, 283, 700	127, 221, 391 129, 708, 040 133, 790, 690 135, 093, 378 136, 753, 837 138, 605, 343	38, 835, 010 37, 543, 649 36, 842, 328 35, 430, 721 34, 388, 264	168, 543, 059 171, 334, 339 171, 935, 706 172, 184, 558 172, 993, 607
	685, 769, 965	157, 205, 950	140, 084, 203	32, 994, 389	173, 078 585
January February March April May June July August September October November December	688, 923, 665 689, 298, 665 690, 908, 665 692, 123, 665 694, 428, 665 695, 263, 665 695, 563, 665	157, 205, 950 158, 515, 050 159, 513, 800 160, 447, 300 161, 352, 550 162, 549, 050 163, 190, 050 164, 012, 050 164, 498, 550 164, 488, 500 166, 511, 500	140, 084, 202 141, 435, 288 142, 319, 978 143, 355, 178 143, 954, 506 144, 680, 363 145, 683, 023 146, 132, 468 146, 460, 033 147, 191, 593 147, 241, 063 148, 010, 239	32, 994, 382 31, 770, 208 30, 301, 897 29, 174, 273 28, 522, 069 27, 000, 827 26, 395, 250 26, 196, 396 25, 595, 167 25, 191, 083 25, 604, 632	173, 078, 585 173, 205, 496 172, 621, 875 172, 539, 451 172, 476, 575 172, 499, 349 172, 683, 850 172, 527, 713 172, 656, 429 172, 786, 760 172, 432, 146 173, 614, 871
1893.				·	
January February March April May June July August September October November December	696, 149, 665 605, 949, 665 695, 554, 665 698, 454, 665 698, 824, 665 699, 034, 665 697, 963, 165 698, 128, 165	168, 247, 000 169, 282, 300 171, 094, 550 172, 229, 050 173, 258, 800 174, 539, 050 176, 588, 250 182, 617, 850 204, 096, 200 209, 407, 100 209, 416, 350 208, 942, 100	150, 526, 651 151, 197, 221 152, 887, 461 153, 860, 416 155, 142, 318 156, 628, 010 151, 900, 919 163, 221, 294 178, 636, 718 187, 864, 985 188, 016, 228 187, 697, 826	23, 877, 773 23, 194, 032 22, 534, 927 22, 234, 128 21, 723, 296 21, 136, 245 20, 812, 773 20, 533, 854 20, 343, 650 20, 825, 595 21, 295, 765 21, 250, 279	174, 404, 424 174, 391, 253 175, 422, 388 176, 094, 544 176, 865, 614 177, 164, 255 178, 713, 692 183, 755, 148 198, 980, 368 208, 600, 580 209, 311, 993 208, 948, 105
1894. January February March April May June July August September October November	691, 893, 165 684, 690, 165 682, 538, 165 680, 438, 105 678, 998, 165 678, 023, 165 677, 258, 165 676, 568, 165 674, 866, 365	205, 961, 600 203, 594, 500 202, 032, 350 202, 933, 850 201, 330, 250 201, 621, 500 201, 621, 750 202, 268, 500 202, 276, 950 200, 953, 700 199, 706, 200	185, 194, 522 182, 887, 853 181, 148, 710 181, 666, 268 180, 601, 247 180, 613, 585 180, 662, 521 181, 148, 511 181, 300, 217 180, 251, 665 179, 401, 364	23, 344, 322 24, 974, 254 26, 330, 810 26, 209, 427 27, 231, 785 26, 631, 434 26, 690, 723 26, 389, 555 26, 211, 998 27, 220, 463 28, 071, 239	208, 538, 844 207, 862, 107 207, 479, 520 207, 875, 695 207, 833, 032 207, 245, 019 207, 353, 244 207, 599, 066 207, 592, 215 207, 471, 501 207, 472, 603
December	671, 471, 365	197, 349, 700	177, 073, 359	29, 612, 978	206, 686, 337
1895.	i	1			
January. February March April May June July August September October November.	669, 156, 365 668, 146, 365 667, 193, 265 665, 893, 265 665, 123, 265 666, 363, 265 664, 659, 265 664, 855, 265 664, 425, 265	196, 707, 700 195, 826, 100 197, 116, 200 201, 176, 700 204, 356, 800 206, 652, 300 207, 680, 800 207, 832, 800 209, 447, 550 210, 196, 550 211, 717, 800	176, 667, 467 175, 674, 250 176, 485, 063 179, 847, 383 182, 534, 324 184, 969, 578 186, 662, 098 186, 577, 433 187, 990, 343 188, 605, 877 190, 180, 961	29, 938, 243 29, 623, 321 28, 558, 588 27, 693, 828 27, 185, 526 26, 509, 138 25, 628, 937 24, 794, 612 24, 348, 857 24, 255, 057 23, 706, 669	206, 605, 710 205, 297, 571 205, 043, 651 207, 541, 211 209, 719, 850 211, 478, 716 211, 372, 045 212, 339, 200 212, 860, 934 213, 887, 630

No. 15.—Changes in Capital, Bonds, and Circulation, by Geographical Divisions.

States and Terri-	1	Banks existir	ıg October 3	1, 1894.	Banks organized during year ended October 31, 1895.			
tories.	No.	Capital.	Bonds.	Circulation.	No.	Capital.	Bonds.	Circula- tion.
Maine	83 51 49 268 59 83	\$11, 170, 000 6, 030, 060 7, 010, 090 97, 992, 500 20, 037, 050 22, 791, 070	\$4,701,900 3,589,000 3,343,000 28,084,500 7,215,000 6,985,500	\$4, 231, 710 3, 230, 100 3, 008, 700 25, 276, 050 6, 493, 500 6, 286, 950				
Division No.1	593	165, 030, 620	53, 918, 900	48, 527, 010				
New York New Jersey Pennsylvania	334 101 406	87, 341, 060 14, 658, 350 74, 088, 474	33, 629, 450 5, 231, 250 24, 900, 500	30, 266, 505 4, 708, 125 22, 410, 450	5 1 8	\$400,000 50,000 800,000	\$175, 000 12, 500 200, 000	\$157, 500 11, 259 180, 000
Division No. 2	841	176, 087, 884	63, 761, 200	57, 385, 080	14	1, 250, 000	387, 500	348, 750
Delaware	18 68 13 37 30	2, 133, 985 17, 054, 960 2, 827, 000 4, 846, 300 3, 061, 000	776, 000 3, 471, 750 1, 055, 400 1, 961, 750 981, 500	698, 400 3, 124, 575 949, 860 1, 765, 575 883, 350	1	60, 000	15, 000	13, 500
Division No. 3	166	29, 923, 245	8, 246, 400	7, 421, 760	1	60, 000	15,000	13, 500
North Carolina South Carolina Georgia Florida Alabama Mississippi Louisiana	26 14 29 19 27 11 19	2,766,000 1,748,000 3,966,000 1,485,000 3,694,000 955,000 3,760,000	780, 100 474, 750 1, 194, 500 430, 000 1, 108, 500 263, 750 1, 140, 000	702, 090 427, 275 1, 075, 050 387, 000 997, 650 237, 375 1, 026, 000	1 2 2	50, 000 200, 000	12, 500 50, 000 25, 000	11, 250 45, 000
Texas	217	23, 230, 000	5, 331, 400	4, 798, 260	{ * 1 5	50, 000 350, 000	12,500 87,500	11, 250 78, 750
Arkansas Kentucky Tennessee	8 77 49	1, 050, 000 13, 304, 400 8, 875, 000	201,000 4,416,000 1,338,250	180, 900 3, 974, 400 1, 204, 425	1 	100,000	25,000	22, 500
Division No. 4	496	64, 883, 400	16. 678, 250	15, 010, 425	12	850, 000	212, 500	191, 250
Ohio	246 115 217 96 83	45, 202, 308 13, 939, 910 38, 506, 000 13, 634, 000 10, 645, 000	14, 805, 850 5, 010, 050 7, 282, 250 4, 693, 000 2, 503, 500	13, 325, 265 4, 509, 045 6, 554, 025 4, 223, 700 2, 253, 150	3	550, 000 150, 000 50, 000	116,000 37,500 12,500	104, 400 33, 750 11, 250
Division No. 5	757	121, 927, 218	34, 294, 650	30, 865, 185	6	750, 000	166, 000	149, 400
Iowa Minnesota Missouri Kansas Nebraska	168 79 71 125 125	13, 910, 600 15, 535, 600 20, 840, 600 11, 052, 100 12, 573, 100	3, 846, 250 2, 019, 800 2, 216, 050 2, 868, 000 2, 803, 850	3, 461, 625 1, 817, 820 1, 994, 445 2, 581, 200 2, 523, 465	3 1 1 1	290, 000 50, 000 1, 400, 000 50, 000	50, 000 12, 500 50, 000 12, 500	45, 000 11, 250 45, 000 11, 250
Division No. 6	56 8	73, 910, 200	13, 753, 950	12, 378, 555	6	1,700,000	125, 000	112, 500
Colorado Nevada California Oregon Arizona	48 2 36 35 5	7, 937, 000 282, 000 7, 775, 000 3, 845, 000 400, 000	1, 584, 250 70, 500 1, 357, 250 707, 300 100, 500	1, 425, 825 63, 450 1, 221, 525 636, 570 90, 450				
Division No. 7	126	20, 239, 000	3, 819, 800	3, 437, 820	<u> </u>			
Indian Territory Oklahoma North Dakota South Dakota Idaho Montana New Mexico	32 35 12 27 9	360, 000 309, 000 2, 190, 600 2, 260, 000 775, 600 4, 300, 000 700, 000	90, 000 75, 000 556, 500 654, 750 193, 750 851, 850 252, 500	81, 000 67, 500 500, 850 589, 275 174, 275 766, 665 227, 250 731, 250	1 1	50, 000 80, 000	25, 500 12, 500 20, 000	22, 950 11, 250 18, 000
Utah	11 59	2, 100, 000 6, 180, 000	812, 500 1, 446, 200	1,301,580		100 000	50.000	15.000
Wyoming Division No. 8	209	1, 310, 000	5 222 050	270,000	1 5	100,000	50,000	45,000
United States	3, 756	20, 475, 000 672, 426, 567	5, 233, 050 199, 706, 200	4, 709, 745 179, 735, 589	5	330,000	108,000	97, 200
enneu mates	10, 100	012, 420, 007	150, 100, 200	170, 100, 000	44	4, 940, 000	1, 014, 000	212,000

^{*} Restored to solvency.

No. 15.—Changes in Capital, Bonds, and Circulation, by Geographical Divisions—Continued.

			sions	ontinuea.				
States and Terri-	of nu	ease in capita banks existi mber of ban rease.	ng October :	31, 1894, and	Total increase in capital, bonds, and circulation, and number of banks concerned in such increase.			
	No.	Capital.	Bonds.	Circulation.	No.	Capital.	Bonds.	Circula- tion.
Maine New Hampshire								
Vermont Massachusetts Rhode Island								
Connecticut								
Division No. 1								
New York New Jersey Pennsylvania	4	\$350, 000	\$25, 000	\$22,500	5 1 12	\$400, 000 50, 000 1, 150, 000	\$175,000 12,500 225,000	\$157, 500 11, 250 202, 500
Division No. 2	4	350,000	25, 000	22, 500	18	1, 600, 000	412, 500	371, 250
Delaware								
Maryland Dist. Columbia Virginia West Virginia	1	200, 000	25,000	22, 500	···· <u>2</u>	260,000	40,000	36,000
Division No. 3	1	200, 000	25, 000	22, 500	2	260, 000	• 40,000	36,000
North Carolina South Carolina Georgia					1 2	50,000 200,000	12, 500 50, 000	11, 250 45, 000
Florida		41, 000	10,000	9,000	1	41,000	£ 10,000	9,000
Louisiana	4	110,000 100,000 25,000	27, 450 25, 000 6, 250	24, 705 22, 500 5, 625	10 2 1	100, 000 510, 000 200, 000 25, 000	25, 600 127, 450 50, 000 6, 250	22, 500 114, 705 45, 000 5, 625
Division No. 4	7	276, 000	68, 700	61, 830	19	1, 126, 000	281, 200	253, 080
Ohio	1 2 2	50,000 750,000 65,000	12,500 12,500	11, 250 11, 250	3 2 5	600, 000 750, 000 215, 000	128, 500 er 50, 000	115, 650 45, 000
Michigan	2	110,000			3	160, 000	12, 500	11,750
Division No. 5	7	975, 000	25, 000	22, 500	13	1,725,000	191,000	171, 900
Iowa Minnesota Missouri Kansas					3 1 1 1	200, 000 50, 000 1, 400, 000 50, 000	50,000 12,500 50,000 12,500	45, 000 11, 250 45, 000 11, 250
Nebraska	1	40,000			1	40,000	705 000	* 110 F00
Division No. 6 Colorado		40,000			7	1,740,000	125, 000	112,500
Nevada								
Arizona						-		
Division No. 7 Indian Territory		····			2	100,000	25, 500	22, 950
Oklahoma North Dakota								
South Dakota Idaho Montana New Mexico	i	300, 000			2	50,000 380,000	12, 500 20, 000	11, 250 18, 000
Utah	.	250,000			2	250, 000 100, 000	50, 000	45, 000
Division No. 8.	3	550, 000			8	880, 000	108, 000	97, 200
United States	23	2, 391, 000	143, 700	129, 330	67	7, 331, 000	1, 157, 700	1, 041, 930

No. 15.—Changes in Capital, Bonds, and Circulation, by Geographical Divisions—Continued.

Decrease in capital, bonds, and circulation, with number of banks concerned such decrease.												
States and Terri- tories.		Failed and	liquidating l	anks.	Ву	banks existi	ng Octobe	r 31, 1894.				
	No.	Capital.	Bonds.	Circulation.	No.	Capital.	Bonds.	Circula- tion.				
Maine New Hampshire Vermont	1 1	\$50,000 100,000	\$12, 500 100, 000	\$11, 250 90, 000	1	\$24,000						
Massachusetts Rhode Island Connecticut	1 1	500, 000 100, 000	50, 000 25, 000	45, 000 22, 500	8	975, 000 300, 000						
Division No. 1	4	750, 000	187, 500	168, 750	11	1, 299, 000						
New York New Jersey Pennsylvania	5	410, 020 175, 000	132, 500 43, 750	119, 250 39, 375	3 3 3	350, 000 338, 350 800, 000	\$100,000 400,000	\$90,000 360,000				
Division No. 2	7	585, 020	176, 250	158, 625	9	1, 488, 350	500, 000	450, 000				
Delaware												
Virginia West Virginia					1	50, 000						
Division No. 3					1	50, 000						
North Carolina South Carolina					1	100, 000						
Georgia Florida Alabama	1 1	50, 000 100, 000	12,500 25,000	11, 250 22, 500	$\frac{2}{2}$	300, 000 150, 000	50,000	45, 000				
Mississippi Louisiana	1	100,000	25,000	22, 500	····i	100,000						
Texas	9	825, 000	219, 500	197, 550	4	500, 000 30, 000						
Kentucky Tennessee	1	50,000 50,000	13, 000 12, 500	11, 700 11, 250	$\frac{2}{1}$	145, 000 400, 000						
Division No. 4	14	1, 175, 000	307, 500	276, 750	14	1, 725, 000	50, 000	45, 000				
OhioIndianaIllinois	·····i	200,000	100, 000	90, 000	1 1 1	40, 000 100, 000 25, 000						
Michigan Wisconsin	$\frac{2}{3}$	200, 000 350, 000	50, 000 112, 500	45, 000 101, 250		20,000						
Division No. 5	6	750, 000	262, 500	236, 250	3	165, 000						
Iowa	3 2 5	200, 000 100, 000 2, 850, 000	50, 500 25, 000 187, 500	45, 450 22, 500 168, 750	2 1 3	225, 000 500, 000 1, 275, 000						
Kansas	5 8	300, 000 583, 100	75, 000 175, 000	67, 500 157, 500	1 3 7 4	340, 000 165, 000	68, 500 12, 500	61, 650 11, 250				
Division No. 6	23	4, 033, 100	513, 000	461,700	17	2, 505, 000	81, 000	72, 900				
Colorado Nevada	3	1, 250, 000	212, 500	191, 250	1	500, 000						
California Oregon	5	350, 000	112, 500	101, 250	i	250, 000						
Arizona												
Division No. 7	8	1,600,000	325, 000	292, 500	2	750, 000						
Indian Territory Oklahoma North Dakota	1	50, 000	12, 500	11,250	·····1	5, 000						
South Dakota Idaho	3 1	150, 000 50, 000	37, 500 12, 500	33, 750 11, 250	1	50, 000						
Montana New Mexico Utah	$egin{array}{c} 2 \\ 1 \\ \ldots \end{array}$	500, 000 50, 000	95, 000 12, 500	85, 500 11, 250								
Washington Wyoming	13 2	1, 375, 000 200, 000	343, 750 50, 000	309, 375 45, 000	2	200, 000	25, 000	22, 500				
Division No. 8	23	2, 375, 000	563, 750	507, 375	4	255, 000	25, 000	22, 500				
United States	85	11, 268, 120	2, 335, 500	2, 101, 950	62	8, 237, 350	656, 000	590, 400				

No. 15.—Changes in Capital, Bonds, and Circulation, by Geographical Divisions—Continued.

l	Incr	ease and de	crease during	year ende	d October 31,	1805.
States and Territories.	1	otal increas	se.	,	Fotal decreas	30.
	Capital.	Bonds.	Circulation.	Capital.	Bonds.	Circulation.
Maino New Hampshire Vermont				\$74,000 100,000	\$12,500 100,000	\$11, 250 90, 000
WassachusettsRhode IslandConnecticut				975, 000 500, 000 400, 000	50, 000 25, 000	45, 000 22, 500
Division No. 1				2, 049, 000	187, 500	168, 75
New York New Jersey	\$400, 000 50, 000	\$175,000 12,500	\$157,500 11,250	760, 020 338, 350	132, 500 100, 000	119, 25 90, 00
Pennsylvania	1, 150, 000	225, 000	202, 500	975,000	443, 750	399, 37
Division No. 2		412, 500	371, 250	2,073,370	676, 250	608, 62
Delaware						
Virginia West Virginia	260, 000	40, 000	36, 000	50, 000		
Division No. 3	260, 000	40, 000	36, 000	50,000		
North Carolina	59, 600 200, 000	12,500 50,000	11, 250 45, 000	100,000		
Georgia Florida Alabama	41,000	10,000	9,000	300, 000 50, 000 250, 000	50, 000 12, 500 25, 000	45, 00 11, 25 22, 50
Mississippi Louisiana Texas	100, 000 510, 000	25, 000 127, 450	22, 500 114, 705	100,000 100,000 1,325,000	25, 000 219, 500	22, 50 197, 55
Arkansas Kentucky Tennessee	200, 000 25, 000	50, 000 6, 250	45, 000 5, 625	30,000 195,000 450,000	13, 000 12, 500	11, 70 11, 25
Division No. 4	1, 126, 000	281, 200	253, 080	2, 900, 000	357, 500	321, 75
Ohio	600, 000	128, 500	115, 650	40,000	100 000	
IndianaIllinois Michigan	750, 000 215, 000	50,000	45, 000	300, 000 25, 000 200, 000	100, 000 50, 000	90, 00 45, 00
Wisconsin	160, 000	12, 500	11, 250	350, 000	112, 500	101, 25
Division No. 5	1, 725, 000	191,000	171, 900	915, 000	262, 500	236, 25
Iowa Minnesota Missouri Kansas	200, 000 50, 000 1, 400, 000 50, 000	50, 000 12, 500 50, 000 12, 500	45,000 11,250 45,000 11,250	425, 000 600, 000 4, 125, 000 640, 000	50, 500 25, 000 187, 500 143, 500	45, 45 22, 50 168, 75 129, 18
Nebraska	40,000			748, 100	187, 500	168, 73
Division No. 6	1,740,000	125, 000	112, 500	6, 538, 100	594, 000	534, 60
Colorado Nevada				1,750,000	212, 500	191, 25
California Oregon Arizona				350, 000 250, 000	112, 500	101, 25
Division No. 7				2, 350, 000	325, 000	292, 50
Indian Territory	100, 000	25, 500	22, 950		10 500	11 0
Oklahoma North Dakota South Dakota	50,000	12,500	11, 250	50,000 5,000 200,000	12, 500 37, 500	33, 75
Idaho	380, 000	20,000	18,000	50,000 500,000 50,000	12, 500 95, 000 12, 500	11, 25 85, 50 11, 25
Utah Washington Wyoming	250, 000 100, 000	50, 000	45,000	1, 375, 000 400, 000	343, 750 75, 000	309, 3° 67, 50
Division No.8	880, 000	108, 000	97, 200	2, 630, 000	580, 750	529, 8
United States	7, 331, 000	1, 157, 700	1, 041, 930	19, 505, 470	2, 991, 500	2, 692, 35

No. 15.—Changes in Capital, Bonds, and Circulation, by Geographical Divisions—Continued.

Marketing as a harders assessment of the second	Net increase and decrease—capital, bonds, and circulation.									
States and Territorics.		Net increase		<u> </u>	Net decreas					
	Capital.	Bonds.	Circulation.	Capital.	Bonds.	Circulation.				
Maine New Hampshire Vermont				\$74,000 100,000	\$12,500 100,000	\$11, 250 90, 000				
Massachusetts Rhode Island Connecticut				975, 000 500, 000 400, 000	50, 000 25, 000	45, 000 22, 500				
Division No. 1				2, 019, 000	187, 500	168, 750				
New York	\$175,000	\$42,500	\$38, 250	360, 020 288, 350	87, 500 218, 750	78, 750 196, 875				
Division No. 2	175, 000	42, 500	38, 250	648, 370	306, 250	275, 625				
Delaware										
Virginia West Virginia	260, 000	40, 000	36, 000	50,000						
Division No. 3	260,000	40,000	36,000	50, 000						
North Carolina South Carolina Georgia	200, 000	12, 500 50, 000	11, 250 45, 000	50, 600 300, 000	50,000	45,000				
Florida				50, 000 209, 000 100, 000	12,500 15,000 25,000	11, 250 13, 500 22, 500				
Louisiana. Texas Arkansas	170, 000	25,000 50,000	22, 500 45, 000	815, 000	92, 050	82, 845				
Kentucky Tennessee	170,000	30,000	25,000	107, 000 450, 000	6, 750 12, 500	6, 075 11, 250				
Division No. 4	370, 000	137, 500	123, 750	2, 144, 000	213, 800	192, 420				
Ohio Indiana Illinois	560, 000 450, 000 190, 000	128, 500 50, 000	115, 650 45, 000	900 000	100,000	90, 600				
Michigan				200, 000 190, 000	50, 000 100, 000	45, 000 90, 000				
Division No. 5	1, 200, 000	178, 500	160, 650	390,000	250, 000	225, 000				
Iowa Minnesota Missouri Kansas Nebraska				225, 000 550, 000 2, 725, 000 590, 000 708, 100	500 12,500 137,500 131,000 187,500	450 11, 250 123, 750 117, 900 168, 750				
Division No. 6				4, 798, 100	469, 000	422, 100				
Colorado				1,750,000	212, 500	191, 250				
Nevada California Oregon Arizona		••••••		350, 000 250, 000	112, 500	101, 250				
Division No. 7				2, 350, 000	325, 000	292,500				
Indian Territory Oklahoma	100, 000	25, 500	22, 950	50, 000	12,500	11, 250				
North Dakota				5, 000 150, 000 50, 000 120, 000 50, 000	25, 000 12, 500 75, 000 12, 500	22, 500 11, 250 67, 500 11, 250				
New Mexico				1,125,000 300,000	343, 750 25, 000	309, 375 22, 500				
Division No. 8	100,000	25, 500	22, 950	1, 850, 600	506, 250	455, 625				
United States	2, 105, 000	424, 000		14, 279, 470	2, 257, 800	2, 032, 020				
					!					

		·-·
No. 16.—Decrease or Increase of National-Bank Cit of the Years ended October 31, 1888 to 1895, Incl of Lawful Money on Deposit at the End of Each	USIVE, AND T	URING EACH THE AMOUNT
Net circulation outstanding October 31, 1887	\$239, 385, 237	\$169, 215, 067
deposits of national gold banks	87, 018, 909	152, 366, 328
Net decrease of circulation		16, 848, 739
Net outstanding as above October 31, 1888	202, 023, 415	152, 366, 328
Less lawful money on deposit at same date, including deposits of national gold banks	71, 816, 130	130, 207, 285
	•	
Net decrease of circulation		22, 159, 043
Net outstanding as above October 31, 1889		130, 207, 285
ing notes of national gold banks. Less lawful money on deposit at same date, including		
deposits of national gold banks	54, 796, 907	124, 958, 736
Net decrease of circulation		
Net outstanding as above October 31, 1890		
National-bank notes outstanding October 31, 1891, including notes of national gold banks	172, 184, 558	
Loss lawful money on demosit at same date including		
Less lawful money on deposit at same date, including deposits of national gold banks	35, 430, 721	136, 753, 837
deposits of national gold banks	 .	136, 753, 837
deposits of national gold banks		11, 795, 101
Net outstanding as above October 31, 1891		
Net increase of circulation	172, 432, 146	11, 795, 101
Net increase of circulation	172, 432, 146 25, 191, 083	11, 795, 101 136, 753, 837 147, 241, 063
Net increase of circulation	172, 432, 146 25, 191, 083	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226
Net increase of circulation	172, 432, 146 25, 191, 083	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226
Net increase of circulation Net outstanding as above October 31, 1891 National-bank notes outstanding October 31, 1892, including notes of national gold banks Less lawful money on deposit at same date, including deposits of national gold banks Net increase of circulation Net outstanding as above October 31, 1892 National-bank notes outstanding October 31, 1893, including notes of national gold banks Less lawful money on deposit at same date, including	172, 432, 146 25, 191, 083 209, 311, 993	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226
Net increase of circulation	172, 432, 146 25, 191, 083 209, 311, 993	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063
Net increase of circulation Net outstanding as above October 31, 1891 National-bank notes outstanding October 31, 1892, including notes of national gold banks Less lawful money on deposit at same date, including deposits of national gold banks Net increase of circulation Net outstanding as above October 31, 1892 National-bank notes outstanding October 31, 1893, including notes of national gold banks Less lawful money on deposit at same date, including deposits of national gold banks	172, 432, 146 25, 191, 083 209, 311, 993 21, 295, 765	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228
Net increase of circulation. Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation.	172, 432, 146 25, 191, 083 209, 311, 993 21, 295, 765	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165
Net increase of circulation Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1893. Net increase of circulation. Net outstanding as above October 31, 1893. National-bank notes outstanding October 31, 1894, including deposits of national gold banks.	172, 432, 146 25, 191, 083 209, 311, 993 21, 295, 765	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228
Net increase of circulation Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1893. Net increase of circulation. Net outstanding as above October 31, 1893. National-bank notes outstanding October 31, 1894, including deposits of national gold banks.	172, 432, 146 25, 191, 083 209, 311, 993 21, 295, 765	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165
Net increase of circulation. Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation.	172, 432, 146 25, 191, 083 209, 311, 993 21, 295, 765	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165
Net increase of circulation. Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1893. National-bank notes outstanding October 31, 1894, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks.	209, 311, 993 21, 295, 765 207, 565, 090 28, 163, 726	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165 188, 016, 228 179, 401, 364
Net increase of circulation. Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1893. National-bank notes outstanding October 31, 1894, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks.	209, 311, 993 21, 295, 765 207, 565, 090 28, 163, 726	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165 188, 016, 228 179, 401, 364 8, 614, 864
Net increase of circulation. Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1893. National-bank notes outstanding October 31, 1894, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net outstanding as above October 31, 1894. National-bank notes outstanding October 31, 1895, includ-	209, 311, 993 21, 295, 765 207, 565, 090 28, 163, 726	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165 188, 016, 228 179, 401, 364
Net increase of circulation. Net outstanding as above October 31, 1891. National-bank notes outstanding October 31, 1892, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1892. National-bank notes outstanding October 31, 1893, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net increase of circulation. Net outstanding as above October 31, 1893. National-bank notes outstanding October 31, 1894, including notes of national gold banks. Less lawful money on deposit at same date, including deposits of national gold banks. Net outstanding as above October 31, 1894. Net decrease of circulation. Net outstanding as above October 31, 1894.	209, 311, 993 21, 295, 765 207, 565, 090 28, 163, 726	11, 795, 101 136, 753, 837 147, 241, 063 10, 487, 226 147, 241, 063 188, 016, 228 40, 775, 165 188, 016, 228 179, 401, 364 8, 614, 864

The gross increase of circulation, including the notes of gold banks and those of failed and liquidated associations, was \$6,322,540.

10, 779, 597

Net increase of circulation.....

No. 17.—National-Bank Circulation Issued, the Amount of Lawful Money Deposited in the United States Treasury to Retire National-Bank Circulation from June 20, 1874, to October 31, 1895, and Amount Remaining on Deposit, by States, at Latter Date.

		Lawful mone	ey deposited to tion since Ju		ıl-bank circula-	Lawful money on
Ct - t 1 (7) 1	Additional	22	m	1	ī ·	deposit
States and Terri- tories.	circulation issued since	For re- demption	To retire circulation	To retire		with the United
tories.	June 20, 1874.	of notes of	under act	circulation	Total	States
	0 till 20, 101 2.	liquidating	of June 20,	under act of	deposits.	Treasurer
		banks.	1874.	July 12, 1882.		at date.
Maine	\$4, 726, 529	\$996, 100	\$4,552,147	\$2, 568, 293	\$8, 116, 540	\$135, 05
New Hampshire .	3, 510, 135	669, 416	2, 566, 290	1, 478, 537	4, 714, 243	240, 49
Vermont	4,781,005	1, 117, 587	5, 296, 253	1, 964, 262	8, 378, 102	362, 70
Massachusetts	55, 494, 559	2, 327, 465 365, 925	57, 976, 179	1, 964, 262 24, 785, 746	85, 089, 390	3, 659, 470
Rhode Island	9, 324, 455	365,925	9, 368, 081	5, 970, 434	15, 704, 440	727, 32
Connecticut	12, 352, 300	1, 108, 530	14, 989, 537	6, 417, 768	22, 515, 835	1, 316, 76
New York	68, 662, 624	9, 804, 660	64, 716, 392	15, 678, 005	90, 199, 057	3, 796, 72
New Jersey Pennsylvania	7,546,280	1, 431, 988 5, 052, 956	9, 220, 741	3, 170, 961	13, 823, 690 60, 757, 022	505, 584
Delaware	45, 020, 140 1, 091, 210 6, 727, 120	5, 052, 950	39, 783, 013 1, 132, 000 7, 010, 165	15, 921, 053 458, 645	1,590,645	2, 827, 494 79, 965
Maryland	6 727 120	184, 800	7 010 165	3, 665, 625	10, 860, 590	678, 279
Dist. Columbia	1, 113, 180	455, 664	982, 890	160, 490	1,599,044	109, 75
Virginia	2, 920, 025	1, 208, 869	2, 399, 775	776, 335	4, 384, 979	152, 659
West Virginia	1, 202, 084	950, 310	968, 640	564, 575	2, 483, 525	89, 27
North Carolina	1, 818, 710	434, 660	2, 266, 697	103, 463	2,804,820	80, 832
South Carolina	565, 460	81, 050	1,897,011	194, 584	2, 172, 645	87, 279
Georgia	1, 655, 010 501, 200	491, 295 105, 290	1, 768, 855 7, 790 1, 148, 940	575, 270	2, 835, 420	134, 410
Florida	501, 200	105, 290	7,790	000 070	113, 080	13, 412
Alabama	1, 466, 694 356, 600	404. 948 102, 200	1, 148, 940 38, 450	236, 376	1, 790, 264 140, 650	176, 812
Mississippi	2, 992, 907	722, 263	3, 677, 503	925, 995	5, 325, 761	58, 342 205, 889
Louisiana Texas	6, 361, 570	879, 687	1, 184, 278	96, 305	2, 160, 270	219, 490
Arkansas	699, 140	151, 265	412, 119	70, 456	633, 840	56, 126
Kentucky	9, 414, 296	2, 263, 000	9,004,060	1, 442, 192	12, 709, 252	758, 817
Tennessee	2, 488, 885	1, 229, 351 1, 931, 847	2, 191, 206	475, 438	3, 895, 995	232, 891
Missouri	4, 908, 400	1, 931, 847	2, 191, 206 6, 181, 659	475, 438 627, 114	8, 740, 620	367, 353
Ohio	26, 742, 480	8. 242, 179	22, 180, 108	5, 172, 873	35, 595, 160	1, 971, 75
Indiana	9, 710, 957	5, 731, 975	12, 317, 934	1, 435, 394	19, 485, 303	884, 332
Illinois	10, 228, 224	4, 109, 761	12, 159, 126	1, 854, 241	18, 123, 128	703, 272
Michigan	7, 629, 200 4, 384, 545	3, 785, 569 1, 385, 338	5, 839, 238 2, 747, 380	474, 483 657, 506	10, 099, 290 4, 790, 224	530, 748
Wisconsin Iowa	6 027 222	9 161 596	4, 852, 952	793, 613	7, 808, 091	134, 617 375, 019
Minnesota	3 032 307	1, 146, 784	2, 638, 729	520 794	4, 306, 307	174, 074
Kansas	6, 037, 323 3, 032, 307 4, 155, 202	2, 161, 526 1, 146, 784 1, 928, 355	1, 085, 730	520, 794 113, 213	3, 127, 298	291, 720
Nebraska	3, 848, 705	739, 710	1, 243, 912	250, 245	2, 233, 867	216, 720
Nevada	76, 950		13, 500		13, 500	944
Oregon	781, 750	111, 170	180, 860	82, 450	374, 480	33, 784
Colorado	2, 384, 955	598, 455	712,720	276, 460	1, 587, 635	150, 622
Idaho Montana	225, 405 1, 265, 445	33, 750 450, 005	90, 268 334, 610	14, 762 29, 470	138, 780 814, 085	17, 514 128, 968
Wyoming	200, 440	86, 050	43, 200	12,090	141, 340	66, 844
North Dakota	300, 935 907, 200	185, 640	196, 920	12,000	382 560	27, 231
South Dakota	870, 975	185, 640 267, 370	100, 830		382, 560 368, 200	63, 667
Washington	2, 104, 295	494, 795	395, 750		890, 545	150, 373
California	3, 456, 870	502, 490	1, 337, 550	56, 800	1,896,840	178, 400
Utah	1, 161, 050	259, 131	527, 547	42, 903	829, 581	65, 652
New Mexico	475, 180	147, 350	295, 200	16, 520	459, 070	60, 929
Arizona	143, 540	50, 590	2,500		53,090	820
Oklahoma	90,000 103,700	33, 050			33, 050	16,060
Indian Territory. Lawful money	103, 700			************		
deposited prior	[1			1
to June 20, 1874,)		
and remaining			i			1
at that date					3, 813, 675	
Total	*347, 817, 711	66, 922, 169	320, 037, 235	100, 131, 739	490, 904, 818	100 015 00

CUR, PT 1-23

^{*} This includes circulation is sued under act of July 12, 1882. † Exclusive of \$89,402 on deposit to retire circulation of national gold banks.

No. 18.—NATIONAL-BANK NOTES OUTSTANDING, LAWFUL MONEY ON DEPOSIT WITH THE TREASURER OF THE UNITED STATES TO REDEEM NATIONAL-BANK NOTES, AND THE KINDS AND AMOUNTS OF UNITED STATES BONDS ON DEPOSIT TO SECURE CIRCULATION AND PUBLIC DEPOSITS ON OCTOBER 31, 1895, WITH THE CHANGES DURING THE PRECEDING YEAR AND THE PRECEDING MONTH.

National-bank notes.	October 1894.	31,	September 30, 1895.
Total circulation.			
Total amount outstanding at the dates named		I	\$212, 762, 23 7
To new banks To banks increasing circulation	708, 2 18, 975, 5	205 519	78, 740 1, 855, 370
Aggregate Surrendered and destroyed during the intervals	227, 156, 3 13, 358, 0	327 999	214, 696, 347 898, 119
Total amount outstanding Oct. 31, 1895 *	213, 798, 2	228	213, 798, 228
Increase in total circulation since Oct. 31, 1894. Increase in total circulation since Sept. 30, 1895.	6, 325, 6		1, 035, 991
Circulation based on United States bonds.			
Amount outstanding at the dates named. Additional issued during the intervals as above.	179, 401, 3 19, 683, 7	364 724	188, 596, 877 1, 934, 110
Aggregate	199, 085, 0	088	190, 530, 987
Retired during the intervals: By insolvent banks By liquidating banks By reducing banks	208, 3 1, 132, 5 7, 563, 2	553	22, 500 71, 400 256, 126
Total retired during the intervals	8, 904, 1	27	350, 026
Outstanding against bonds Oct. 31, 1895	190, 180, 9	061	190, 180, 961
Increase in circulation since Oct. 31, 1894. Increase in circulation since Sept. 30, 1895.	J.	597	1, 584, 084
Circulation secured by lawful money.	October 3 1894.	31,	October 31, 1895.*
Amount of outstanding circulation represented by lawful money on deposit with the Treasurer of the United States to redeem notes: Of insolvent national banks Of liquidating national banks Of national banks reducing circulation under section 4 of the net of June 20, 1874 Of national banks retiring circulation under section 6 of the act of	\$4, 278, 9 5, 248, 2 9, 300, 1	217	\$840, 613 4, 995, 46 1 6, 342, 244
Of national banks retiring circulation under section 6 of the act of July 12, 1882.	12, 243, 9	998	11, 438, 949
Total lawful money on deposit	28, 071, 2	239	23, 617, 267
Lawful money deposited in October, 1895. National-bank notes redeemed in October, 1895. Decrease in aggregate deposit since Oct. 31, 1894.	4, 453, 9	972	340, 600 888, 693
Decrease in aggregate deposit since Sept. 30, 1895			548, 093
United States registered bonds on deposit.	To secur circulation notes.	re ng	To secure public de- posits.
Pacific Railroad bonds, 6 percents Funded loan of 1891, 43 percents, continued at 2 per cent Funded loan of 1907, 4 percents Five percents of 1894 Four percents of 1895	\$11, 997, 0 22, 505, 1 149, 342, 8 14, 016, 8	100 350 350	\$1, 152, 000 1, 033, 000 11, 943, 000 725, 000
Five percents of 1894 Four percents of 1895	13, 856, 5	500	575, 000

^{*} Circulation of national gold banks not included in the above \$89,402.

1894.

Bond	s.			Receipts.				De	ductions	ı .				Interest			
Class.	Market value.	Maximum circula- tion ob- tainable.	Interest on cir- culation at 6 per cent.	Interest on bonds.		Tax.	Cost of redemption.	Express charges.	Plates.	Agents' fees.	Sinking fund.	Total.	Net receipts.	on cost of bonds at 6 per cent.	Amount.	Per cent.	
2's	115.1712	\$86, 107, 50 90, 000, 00 90, 000, 00 90, 000, 00	5, 400, 00 5, 400, 00	4,000 5,000	\$7, 166, 45 9, 400, 00 10, 400, 00 11, 400, 00	\$861. 07 900. 00 900. 00 900. 00	\$45.00 45.00 45.00 45.00	\$3.00 3.00 3.00 3.00	\$7.50 7.50 7.50 7.50 7.50	\$7.00 7.00 7.00 7.00 7.00		\$923.57 1,770.57 2,590.31 2,943.10	7, 809, 69	6, 910, 27 7, 140, 20	\$502.38 719.16 669.49 1,977.23	,502 ,719 ,669 1,977	
							18	95.									
2's	111. 4837 121. 7527 114. 7534	\$87, 229, 35 90, 000, 60 90, 000, 00 90, 000, 00 90, 000, 00	5, 400, 00 5, 400, 00 5, 400, 00	4,000 4,000 5,000		\$872. 29 900. 00 900. 00 900. 00 900. 00	\$45.00 45.00 45.00 45.00 45.00	\$3.00 3.00 3.00 3.00 3.00	\$7.50 7.50 7.50 7.50 7.50 7.50	\$7.00 7.00 7.00 7.00 7.00 7.00	\$686.60 277.13 1,392.33 2,104.80	\$934.79 1,649.10 1,239.63 2,354.83 3,067.30	8, 160. 37 8, 045. 17	6, 689. 02 7, 305. 16 6, 885. 20	\$483.68 1,061.88 855.21 1,159.97 1,973.03	. 484 1. 062 . 855 1. 160 1. 973	

* Issue of 1907.

† Issue of 1925.

No. 20.—Quarterly Increase or Decrease in National-Bank Circulation from January 14, 1875, to October 31, 1895.

Date.	Issued.	Retired.	Increase.	Decrease.
From January 14 to January 31, 1875 For quarter ended—	\$537, 580	\$255, 600	\$281, 980	
A DEH 50: 1870	4, 409, 220	3, 336, 804	1, 072, 416	
July 31, 1875. October 31, 1876. April 30, 1876. Jannary 31, 1876. October 31, 1876. July 31, 1877. October 31, 1877. July 31, 1877. October 31, 1877. July 31, 1877. October 31, 1878. April 30, 1878. July 31, 1878. October 31, 1878. October 31, 1878. October 31, 1879. July 31, 1879. October 31, 1879. July 31, 1879. October 31, 1880. April 30, 1889. July 31, 1880. October 31, 1881. April 30, 1880. July 31, 1881. October 31, 1881. April 30, 1882. July 31, 1881. October 31, 1882. July 31, 1882. October 31, 1882. July 31, 1882. October 31, 1883. April 30, 1882. July 31, 1883. April 30, 1883. July 31, 1884. April 30, 1883. July 31, 1885. October 31, 1884. April 30, 1884. July 31, 1885. October 31, 1884. April 30, 1884. July 31, 1885. October 31, 1885. July 31, 1886. October 31, 1886. January 31, 1885. April 30, 1886. January 31, 1886. October 31, 1887. October 31, 1887. July 31, 1888. April 30, 1888. July 31, 1888. October 31, 1889.	4, 124, 165 1, 915, 710 2, 504, 600	3, 336, 804 5, 423, 930		\$1, 229, 761 3, 638, 261
October 31, 1875	1, 915, 710	5, 553, 971		3, 638, 261
January 31, 1876	2, 504, 600	5, 553, 971 3, 852, 731 5, 425, 539		1, 548, 131
April 30, 1870	877, 580	9, 663, 984		4, 547, 959 8, 556, 874
October 31 1876	1, 107, 110 2, 604, 390	8.564.727		5, 960, 333
January 31, 1877	3, 188, 630	8, 564, 727 4, 759, 015		5, 960, 333 1, 570, 386
April 30, 1877	4, 363, 010	5, 005, 596		642, 586
July 31, 1877	3, 000, 230	4, 984, 399		1, 984, 169
October 31, 1877	5, 754, 160	3, 516, 321 2, 701, 885 1, 906, 720	2, 237, 839 4, 023, 700 1, 130, 039	
danuary 31, 1878	6, 725, 585 3, 036, 760	2, 701, 885	4,023,700	
July 31, 1878	4, 252, 980	3 453 080	797, 900	
October 31, 1878	2, 276, 360	2, 924, 430		648, 070
January 31, 1879	2, 276, 360 3, 097, 060	2, 924, 430 747, 327 1, 822, 988 2, 715, 524	2, 349, 733 5, 216, 312 959, 306	
April 30, 1879	7, 039, 300	1, 822, 988	5, 216, 312	
July 31, 1879	3, 674, 830	2,715,524	959, 306	
Uctober 31, 1879 Topport 21, 1890	9, 122, 300 7, 289, 805	1, 70±, 008	7, 307, 744 8 615 676	•••••
April 30, 1880	3, 163, 820	1, 555, 766	7, 367, 742 6, 615, 676 1, 608, 054	
July 31 1880	3, 163, 820 1, 748, 660	2, 427, 398		678, 738
October 31, 1880	1, 199, 930	1, 754, 558 674, 129 1, 555, 766 2, 427, 398 1, 535, 760		335, 830
January 31, 1881	2, 234, 780	1, 361, 534 4, 426, 596 4, 734, 578 3, 182, 551	873, 246 8, 264, 294 4, 834, 832 3, 301, 999	
April 30, 1881	12, 690, 890 9, 569, 410	4,426,596	8, 264, 294	
October 31 1881	6, 484, 550	3 182 551	3 301 999	•••••
January 31, 1882.	5, 625, 200 1		2, 271, 047	
April 30, 1882	2, 991, 400	4, 414, 865 5, 741, 456 5, 611, 497		1, 423, 465 1, 686, 710
July 31, 1882	4, 054, 740 9, 792, 910	5, 741, 456	4, 181, 413	1, 686, 710
October 31, 1882	9, 792, 910	5,611,497	4, 181, 413	000 150
April 20 1883	4, 588, 850 3, 638, 650	4, 927, 020 6, 510, 245 6, 868, 245 6, 369, 273 5, 172, 714		338, 170 2, 871, 595
July 31, 1883	3, 527, 100	6. 868. 245		3, 341, 145
October 31, 1883	3, 527, 100 2, 755, 600 2, 748, 270	6, 369, 273		3, 341, 145 3, 613, 673
January 31, 1884	2, 748, 270	5, 172, 714		2, 424, 444
April 30, 1884	2, 052, 294 2, 778, 960 2, 792, 170	8, 430, 804 7, 883, 997 6, 833, 874		6, 378, 510
October 31 1884	2,778,900	6 833 874		5, 105, 037 4, 041, 704
January 31, 1885	1, 265, 520			6, 576, 535
April 30, 1885	2, 125, 260	8, 135, 112		6, 009, 852
July 31, 1885	2, 160, 110	8, 135, 112 5, 731, 673 6, 758, 154 5, 581, 261		3, 571, 563 1, 166, 394
October 31, 1885	5, 591, 760 7, 751, 794	6, 758, 154	\$2,170,533	1, 166, 394
April 30, 1886	4 700 384	8 397 163	φ2, 110, 333	3 696 779
July 31, 1886	4, 700, 384 1, 469, 325 1, 566, 700	8, 397, 163 8, 425, 486 6, 468, 227		3, 696, 779 6, 956, 161
October 31, 1886	1, 566, 700	6,468,227		4, 901, 527
January 31, 1887	1, 243, 550	9, 580, 973		8, 337, 423 8, 052, 282
April 50, 1807	2, 961, 775 2, 936, 670	11, 014, 057		8, 052, 282 8, 371, 048
October 31, 1887	4, 021, 350	8, 421, 529		4 400 179
January 31, 1888	6, 144, 629	11, 014, 057 11, 307, 718 8, 421, 529 12, 190, 159		6, 045, 530 7, 250, 163
April 30, 1888	7 755 416			7, 250, 163
July 31, 1888	6, 188, 531 1, 049, 765 930, 445	15, 115, 185 11, 277, 768 11, 031, 498		8, 926, 654 10, 228, 003 10, 101, 053
Uctober 31, 1888	1,049,705	11, 277, 708		10, 228, 003
April 30, 1889.	1, 179, 165	11, 789, 161		10, 609, 996
July 31, 1889 October 31, 1889 January 31, 1890 April 30, 1890	1, 376, 200	11 701 630		10, 415, 438
October 31, 1889	1, 376, 200 1, 783, 920	7, 894, 453 8, 865, 001 8, 496, 305		10, 415, 438 6, 110, 533
January 31, 1890	1, 428, 895 3, 469, 345	8, 865, 001		7, 436, 106 5, 026, 960
April 30, 1890	3, 469, 345	8, 496, 305		5, 026, 960
October 21 1980	2, 481, 990	7, 545, 116		5, 063, 126 4, 626, 650
January 31 1891	1, 765, 540	5, 896, 594		4, 131, 054
April 30, 1891	1, 397, 135	6, 578, 579		5, 181, 444
July 31, 1891	1, 817, 525 1, 765, 540 1, 397, 135 4, 065, 775	6, 444, 175 5, 896, 594 6, 578, 579 5, 973, 521		5, 181, 444 1, 907, 746
October 31, 1891		4, 462, 850 4, 220, 507	3, 767, 150	
January 31, 1892	5, 241, 445 3, 217, 945 2, 992, 805	4, 220, 507	1, 020, 938	718 404
Inly 31 1892	9 992 805	9 894 744	168,061	716, 484
October 31, 1892	2, 992, 805 2, 271, 669	3, 934, 429 2, 824, 744 2, 439, 286		167, 617
January 31, 1893	4, 384, 625	2, 426, 418	1, 958, 207	
April 30, 1893	4, 735, 660	2, 426, 418 2, 267, 346	2 468 314	
April 30, 1890 July 31, 1890 October 31, 1890 January 31, 1891 April 30, 1891 July 31, 1891 October 31, 1891 January 31, 1891 January 31, 1892 April 30, 1892 July 31, 1892 July 31, 1892 July 31, 1893 October 31, 1893 July 31, 1893 July 31, 1893 July 31, 1893 January 31, 1893	8, 523, 700 26, 721, 395	1, 612, 297 1, 183, 029 3, 032, 641	6, 911, 403 25, 538, 366	
	20 721 395 i	1 183 029	: 20 038 366	i .

No. 20.—QUARTERLY INCREASE OR DECREASE IN NATIONAL-BANK CIRCULATION FROM JANUARY 14, 1875, TO OCTOBER 31, 1895—Continued.

Date.	Issued.	Retired.	Increase.	Decrease.
For quarter ended—	3, 378, 819 2, 479, 186 1, 381, 517 8, 316, 721	\$3, 606, 743 3, 638, 425 2, 378, 682 3, 384, 417 3, 898, 443 3, 368, 614 2, 417, 945	\$44, 227 100, 504 4, 418, 278 1, 674, 907 2, 524, 020	\$259, 606 2, 002, 900
Total Surrendered to this office and retired from January 14, 1875, to October 31, 1895 Grand total	343, 083, 211	465, 040, 542 16, 948, 680 481, 989, 222	110, 154, 436	232, 111, 767 16, 948, 680 249, 060, 447

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No. 21.—National-Bank Notes Issued, Redeemed, and Outstanding, by Denominations and Amounts, on October 31 in each Year from 1864 to 1895, inclusive.

Year,		Ones.	Twos.	Fives.	Tens.	Twenties.	Fifties.	One hundreds.	Five hundreds.	One thou- sands.	Total.	Issued during current year.
1864	Issued Redeemed			\$26, 924, 100	\$19, 708, 260	\$6, 536, 920	\$2,491,300	\$2,903,400	\$250,000		\$58, 813, 980	\$58, 813, 980
ļ	Outstanding		••••••	26, 924, 100	19, 708, 260	6, 536, 920	2, 491, 300	2, 903, 400	250, 000		58, 813, 980	
1865	Issued		\$1, 346, 778	84, 796, 000	53, 493, 210	28, 209, 500	10, 349, 700	15, 033, 600	5, 446, 500	\$4,404,000	205, 099, 455	146, 285, 475
	Redeemed Outstanding	2, 020, 167	1, 346, 778	104, 820 84, 691, 180	195, 800 53, 297, 410	26, 580 28, 182, 920	46, 550 10, 303, 150	89, 500 14, 914, 100	5, 446, 500	1,000 4,403,000	464, 250 204, 635, 205	
1866	Issued	7, 699, 182	5, 156, 012	111, 115, 620	75, 807, 000	42, 278, 700	16, 473, 700	24, 657, 500	6, 669, 500	4,728,000	294, 585, 214	
	Redeemed Outstanding	7, 680 7, 691, 502	11,700 5,144,312	153, 175 110, 962, 445	225, 390 75, 581, 610	42, 000 42, 236, 640	76, 050 16, 397, €50	172, 700 24, 484, 800	302, 500 6, 367, 000	507, 000 4, 221, 000	1, 498, 255 293, 086, 959	
1867	Issued	8, 396, 179	5, 622, 722	113, 535, 300	77, 899, 270	43, 615, 720	17, 469, 850	26, 243, 600	6, 691, 500	4, 728, 000	304, 202, 141	
	Redeemed Outstanding	58, 606 8, 337, 573	42, 356 5, 580, 366	753, 855 112, 781, 445	510, 620 77, 388, 650	198, 080 43, 417, 640	432, 300 17, 037, 550	877, 000 25, 366, 600	671, 500 6, 020, 000	1, 563, 000 3, 165, 000		
1868	Issued	8, 947, 798	5, 990, 468	115, 738, 140	79, 227, 620	44, 430, 700	17, 775, 450	26, 766, 600	6, 744, 500	4, 746, 000	310, 367, 276	
	Redeemed Outstanding	272, 997 8, 674, 801	156, 016 5, 834, 452	2, 515, 095 113, 223, 045	1, 300, 500 77, 927, 120	759, 760 43, 670, 940	880, 950 16, 894, 500	1, 598, 000 25, 168, 600	909, 000 5, 835, 500	1, 858, 000 2, 888, 000	10, 250, 318 300, 116, 958	
1869	Issued	9, 663, 584	6, 468, 392	118, 674, 740	81, 107, 820	45, 490, 040	18, 205, 350	27, 526, 300	6, 838, 500	4, 769, 000	318, 743, 726	
	Redeemed Outstanding	973, 427 8, 690, 157	497, 538 5, 970, 854	5, 146, 030 113, 528, 710	2, 847, 390 78, 260, 430	1, 496, 400 43, 993, 640	1, 502, 050 16, 703, 300	2, 708, 100 24, 818, 200	1, 347, 000 5, 491, 500	2, 501, 000 2, 268, 000		
1870	Issued	10, 843, 693	7, 256, 558	124, 376, 620	85, 118, 950	48, 208, 980	19, 180, 600	28, 667, 200	6, 980, 000	4, 779, 000	335, 411, 601	16, 667, 875
	Redeemed Outstanding	2, 752, 688 8, 091, 005	1, 437, 318 5, 819, 240	9, 035, 250 115, 341, 370	5, 060, 560 80, 058, 390	2, 701, 960 45, 507, 020	2, 501, 050 16, 679, 550	4, 587, 500 24, 079, 700	2, 096, 000 4, 884, 000	3, 380, 000 1, 399, 000	33, 552, 326 301, 859, 275	
1871	Issued	12, 673, 867	8, 482, 434	142, 195, 820	98, 246, 300	56, 132, 040	21, 806, 850	32, 365, 500	7, 326, 500	4, 843, 000	384, 072, 311	
	Redeemed Outstanding	5, 471, 799 7, 202, 068	3, 114, 890 5, 367, 544	17, 014, 975 125, 180, 845	9, 689, 570 88, 556, 730	5, 076, 520 51, 055, 520	4, 277, 250 17, 529, 600	7, 846, 100 24, 519, 400	3, 078, 000 4, 248, 500	4,028,600 815,000	59, 597, 104 324, 475, 207	
1872	Issued	14, 297, 360	9, 565, 256	159, 666, 740	112, 534, 520	64, 513, 760	24, 859, 950	36, 779, 700	7, 810, 500	4, 933, 000	434, 960, 786	
	Redeemed Outstanding	7, 919, 388 6, 377, 972	4, 816, 778 4, 748, 478	29, 803, 335 129, 863, 405	16, 997, 020 95, 537, 500	8, 777, 040 55, 736, 720	6, 309, 000 18, 550, 950	11, 098, 900 25, 680, 800	3, 933, 500 3, 877, 000	4, 315, 000 618, 000	93, 969, 961 340, 990, 825	
1873	Issued	15, 526, 189	10, 390, 222	174, 472, 280	125, 603, 990	72, 164, 380	27, 987, 100	41, 661, 000	8, 233, 000	5, 158, 000	481, 196, 161	46, 235, 375
	Redeemed Outstanding	9, 891, 606 5, 634, 583	6, 241, 446 4, 148, 776	45, 709, 815 128, 762, 465	25, 730, 700 99, 873, 290	13, 061, 420 59, 102, 960	8, 448, 800 19, 538, 300	14, 405, 700 27, 255, 300	4,829,000 3,404,000	4, 530, 000 628, 000	132, 848, 487	
1874	Issued	16, 550, 259	11, 078, 226	196, 215, 680	133, 370, 760	79, 242, 180	33, 348, 500	49, 250, 200	8, 657, 000	5, 250, 000	532, 962, 805	
	Redeemed Outstanding	11, 143, 606	7, 110, 038 3, 968, 188	65, 208, 025 131, 007, 655	39, 127, 070 94, 243, 690	19, 832, 160 59, 410, 020	11, 577, 800	19, 657, 200	5, 838, 000 2, 819, 000	4,683,000	184, 176, 899	

1875	Issued Redeemed Outstanding	18, 048, 176 14, 092, 126 3, 956, 050	$\begin{array}{c} 12,079,504 \\ 9,233,246 \\ 2,846,258 \end{array}$	235, 275, 920 124, 633, 860 110, 642, 060	174, 105, 070 76, 085, 320 98, 019, 750	105, 921, 280 40, 489, 280 65, 432, 000	44, 209, 250 19, 051, 850 25, 157, 400	64, 585, 800 29, 942, 800 34, 643, 660	$\begin{array}{c} 9,223,000 \\ 7,236,500 \\ 1,986,500 \end{array}$	5, 540, 000 5, 047, 000 493, 000	668, 988, 000 325, 811, 982 343, 176, 018	136, 025, 195
1876	Issued Redeemed Outstanding	18, 851, 264 15, 556, 708 3, 294, 556	12, 614, 896 10, 249, 092 2, 365, 804	258, 917, 640 161, 910, 280 97, 007, 360	200, 086, 520 103, 692, 140 96, 394, 380	121, 729, 840 57, 444, 920 64, 284, 920	49, 281, 750 25, 789, 200 23, 492, 550	71, 092, 000 39, 578, 500 31, 513, 500	9, 345, 500 8, 108, 500 1, 237, 000	5, 549, 000 5, 272, 000 277, 000	747, 468, 410 427, 601, 340 319, 867, 070	78, 480, 410
1877	Issued Redeemed Outstanding	20, 618, 024 16, 815, 568 3, 802, 456	$13,793,936 \\ 11,111,052 \\ 2,682,884$	284, 084, 240 190, 579, 340 93, 504, 900	222, 660, 640 124, 347, 790 98, 312, 850	135, 525, 660 70, 470, 560 65, 054, 500	53, 990, 050 31, 733, 950 22, 256, 100	76, 733, 700 47, 931, 700 28, 802, 000	9, 906, 000 8, 807, 500 1, 188, 500	5, 678, 000 5, 411, 000 267, 000	507, 208, 460	75, 611, 240
1878	Issued Redeemed Outstanding	22, 480, 415 18, 194, 196 4, 286, 219	15, 035, 530 12, 053, 384 2, 982, 146	305, 956, 440 213, 417, 165 92, 539, 275	241, 572, 930 138, 591, 490 102, 981, 440	146, 883, 340 79, 063, 560 67, 819, 780	57, 379, 900 36, 411, 100 20, 968, 800	81, 292, 300 54, 185, 900 27, 106, 400	10, 090, 000 9, 447, 500 642, 500	6, 214, 000 5, 900, 000 314, 000	886, 904, 855 567, 264, 295 319, 640, 560	63, 825, 205
1879	Issued Redeemed Outstanding	23, 169, 677 19, 600, 477 3, 569, 200	15, 495, 038 13, 002, 540 2, 492, 498	327, 892, 200 229, 980, 380 97, 911, 820	259, 042, 230 149, 305, 990 109, 736, 240	157, 399, 020 85, 146, 860 72, 252, 160	60, 589, 050 39, 263, 150 21, 325, 900	85, 074, 000 58, 160, 400 26, 913, 600	10, 270, 000 9, 643, 500 626, 500	6, 350, 000 6, 057, 000 293, 000	945, 281, 215 610, 160, 297 335, 120, 918	58, 376, 360
1880	Issued Redeemed Outstanding	23, 169, 677 20, 875, 215 2, 294, 462	15, 495, 038 13, 887, 778 1, 607, 260	345, 659, 880 245, 749, 120 99, 910, 760	272, 031, 680 158, 211, 100 113, 820, 580	165, 327, 960 90, 096, 400 75, 231, 560	62, 694, 250 41, 274, 950 21, 419, 300	87, 951, 000 61, 060, 100 26, 890, 900	10, 366, 500 9, 742, 000 624, 500	6, 373, 000 6, 124, 000 249, 000	989, 068, 985 647, 020, 663 342, 048, 322	43, 787, 770
1881	Issued Redeemed Outstanding	23, 169, 677 21, 838, 565 1, 331, 112	15, 495, 038 14, 572, 868 922, 170	368, 062, 520 267, 582, 440 100, 480, 080	294, 775, 190 173, 466, 350 121, 308, 840	178, 816, 340 98, 099, 840 80, 716, 500	67, 879, 700 44, 594, 500 23, 285, 200	95, 973, 200 66, 020, 200 29, 953, 000	10, 964, 500 10, 247, 500 717, 000	7, 154, 000 6, 943, 000 211, 000	1, 062, 290, 165 703, 365, 263 358, 924, 902	73, 221, 180
1882	IssuedRedeemedOutstanding	23, 169, 677 22, 353, 877 815, 800	15, 495, 038 14, 968, 280 526, 758	393, 487, 120 296, 566, 165 96, 920, 955	320, 422, 600 197, 709, 340 122, 713, 260	195, 035, 680 111, 434, 140 83, 601, 540	72, 667, 200 49, 009, 100 23, 658, 100	103, 513, 800 71, 913, 090 31, 600, 800	11, 378, 500 10, 440, 600 938, 500	7, 197, 000 6, 990, 000 207, 000	1, 142, 366, 615 781, 383, 902 360, 982, 713	80, 076, 450
1883	Issued Redeemed Outstanding	23, 169, 677 22, 593, 909 575, 768	15, 495, 038 15, 141, 806 353, 232	417, 236, 040 325, 712, 835 91, 523, 205	345, 440, 860 227, 123, 550 118, 317, 310	211, 576, 920 128, 492, 760 83, 084, 160	77, 801, 450 54, 535, 150 23, 266, 200	111, 474, 200 78, 912, 500 32, 561, 700	11, 566, 500 10, 683, 500 883, 000	7, 287, 000 7, 092, 000 195, 000	1, 221, 047, 685 870, 288, 010 350, 759, 675	78, 681, 070
1884	Issued Redeemed Outstanding	23, 169, 677 22, 671, 936 497, 741	15, 495, 038 15, 206, 570 288, 468	440, 505, 940 355, 196, 785 85, 309, 155	371, 821, 020 260, 501, 070 111, 319, 950	228, 841, 820 149, 635, 240 79, 206, 580	83, 051, 500 60, 828, 650 22, 222, 850	119, 977, 000 87, 454, 300 32, 522, 700	11, 853, 000 10, 990, 500 862, 500	7, 379, 000 7, 156, 000 223, 000	1, 302, 093, 995 969, 641, 051 332, 452, 944	81, 046, 310
1885	Issued	23, 169, 677 22, 731, 963 437, 714	15, 495, 038 15, 257, 754 237, 284	466, 042, 000 384, 085, 330 81, 956, 670	398, 040, 010 293, 828, 720 104, 211, 290	246, 363, 460 171, 275, 940 75, 087, 520	87, 927, 650 67, 288, 100 20, 639, 550	128, 770, 600 97, 192, 200 31, 578, 400	11, 947, 000 11, 363, 500 583, 500		1, 385, 134, 435 1, 070, 261, 507 314, 872, 928	83, 040, 440
1886	Issued Redeemed Outstanding	23, 169, 677 22, 757, 987 411, 690	15, 495, 038 15, 279, 612 215, 426	488, 336, 800 405, 546, 320 82, 790, 480	416, 959, 700 317, 672, 780 99, 286, 920	258, 912, 360 187, 957, 120 70, 955, 240	90, 759, 700 72, 565, 050 18, 194, 650	134, 202, 100 105, 533, 000 28, 669, 100	11, 947, 000 11, 569, 000 378, 000		1, 447, 161, 375 1, 146, 170, 869 300, 990, 506	62, 026, 940
1887	Issued Redeemed Outstanding	23, 169, 677 22, 776, 403 393, 274	15, 495, 038 15, 293, 440 201, 598	502, 277, 620 425, 853, 955 76, 423, 665	427, 627, 990 337, 999, 280 89, 628, 710	266, 022, 900 201, 838, 860 64, 184, 040	92, 481, 650 76, 807, 150 15, 674, 500	137, 516, 600 112, 745, 300 24, 771, 300	11, 947, 000 11, 646, 500 300, 500	7, 305, 000	1, 483, 917, 475 1, 212, 265, 888 271, 651, 587	36, 756, 100

No. 21 .-- NATIONAL-BANK NOTES ISSUED, REDEEMED, AND OUTSTANDING, BY DENOMINATIONS AND AMOUNTS, ETC .-- Continued.

Year.		Ones.	Twos.	Fives.	Tens.	Twenties.	Fifties.	One hundreds.	Five hundreds.	One thou- sands.	Total.	Issued during current year.
1888	Issued Redeemed Outstanding	\$23, 169, 677 22, 783, 281 386, 396	\$15, 495, 038 15, 298, 872 196, 166	\$520, 506, 800 453, 086, 540 67, 420, 260	\$442, 223, 330 364, 436, 600 77, 786, 730	\$275, 754, 140 218, 806, 920 56, 947, 220	\$94, 893, 360 81, 230, 400 13, 662, 950	\$142, 217, 600 119, 872, 000 22, 345, 600	\$11, 947, 000 11, 706, 500 240, 500	\$7, 379, 000 7, 320, 000 59, 000	\$1, 533, 585, 935 1, 294, 541, 113 239, 044, 822	\$49,668,460
1889	Issued Redeemed Outstanding	23, 169, 677 22, 794, 645 375, 034	15, 495, 038 15, 306, 858 188, 180	532, 659, 620 476, 027, 775 56, 631, 845	451, 361, 990 386, 221, 110 65, 140, 880	281, 804, 220 232, 686, 320 49, 117, 900	95, 997, 250 84, 750, 700 11, 246, 550	144, 384, 000 125, 601, 800 18, 782, 200	11, 947, 000 11, 737, 500 209, 500	7, 3 79, 000 7, 327, 000 52, 000	1, 564, 197, 795 1, 362, 453, 706 201, 744, 089	30, €11, 860
1890	Issued Redeemed Outstanding	23, 169, 677 22, 800, 061 369, 616	15, 495, 038 15, 311, 146 183, 892	544, 788, 840 494, 306, 190 50, 482, 650	461, 240, 000 403, 621, 260 57, 618, 740	288, 323, 560 244, 251, 900 44, 071, 660	97, 468, 100 87, 709, 800 9, 758, 300	147, 273, 300 130, 537, 200 16, 736, 100	11, 947, 000 11, 764, 000 183, 000	7, 379, 000 7, 333, 000 46, 000	1, 597, 084, 515 1, 417, 634, 557 179, 449, 958	32, 886, 720
1891	Issued Redeemed Outstanding	23, 169, 677 22, 802, 625 367, 052	15, 495, 038 15, 313, 292 181, 746	561, 426, 260 511, 284, 975 50, 141, 285	474, 952, 880 421, 173, 990 53, 778, 890	297, 355, 680 256, 301, 380 41, 054, 300	99, 848, 700 90, 406, 400 9, 442, 300	151, 976, 100 135, 172, 500 16, 803, 600	11, 947, 000 11, 779, 500 167, 500	7, 379, 000 7, 337, 000 42, 000	1,643,550,335 1,471,571,662 171,978,673	46, 465, 820
1892	Issued Redeemed Outstanding	23, 169, 677 22, 806, 348 363, 329	15, 495, 038 15, 316, 106 178, 932	577, 190, 300 527, 218, 370 49, 971, 930	491, 530, 600 437, 176, 700 54, 353, 900	308, 389, 420 267, 451, 740 40, 937, 680	102, 085, 550 92, 916, 700 9, 168, 850	156, 315, 100 139, 439, 800 16, 875, 300	11, 947, 000 11, 794, 000 153, 000	7, 379, 000 7, 345, 000 34, 000	1, 693, 501, 685 1, 521, 464, 764 172, 036, 921	49, 951, 350
1893	Issued Redeemed Outstanding	23, 169, 677 22, 810, 808 358, 869	15, 495, 038 15, 319, 508 175, 530	605, 475, 540 543, 392, 670 62, 082, 870	519, 398, 970 452, 919, 540 66, 479, 430	326, 900, 880 278, 070, 440 48, 830, 440	105, 970, 750 95, 400, 300 10, 570, 450	163, 949, 500 143, 918, 400 20, 031, 100	11, 947, 000 11, 807, 500 139, 500	7, 379, 000 7, 346, 000 33, 000	1, 779, 686, 355 1, 570, 985, 166 208, 701, 189	86, 184, 670
1894	Issued Redeemed Outstanding	23, 169, 677 22, 813, 727 355, 950	15, 495, 038 15, 321, 664 173, 374	630, 757, 720 568, 047, 950 62, 709, 770	539, 903, 580 474, 251, 610 65, 651, 970	340, 460, 600 292, 191, 960 48, 268, 640	108, 420, 000 98, 256, 200 10, 163, 800	168, 740, 100 149, 084, 000 19, 656, 100	11, 947, 000 11, 817, 500 129, 500	7, 379, 000 7, 348, 000 31, 000	1, 846, 272, 715 1, 639, 132, 611 207, 140, 104	66, 586, 360
1895	Issued Redeemed Outstanding	23, 169, 677 22, 816, 231 353, 446	15, 495, 038 15, 323, 762 171, 276	652, 869, 420 587, 176, 685 65, 692, 735	556, 374, 550 489, 894, 730 66, 479, 820	351, 310, 920 302, 298, 800 49, 012, 120	111, 083, 050 100, 367, 300 10, 715, 750	173, 825, 100 152, 911, 100 20, 914, 000	11, 947, 000 11, 824, 000 123, 000	7, 379, 000 7, 350, 000 29, 000	1, 903, 453, 755 1, 689, 962, 608 213, 491, 147	57, 181, 040

[Note.—First issue December 21, 1863; first redemption April 5, 1865.]

No. 22.—National Gold Bank Notes Issued, Redeemed, and Outstanding October 31, 1895.

Denomination.	Issued.	Redcemed.	Outstand- ing.
Fives. Tens Twenties Fifties One hundreds Five hundreds One thousands	404, 850	\$344, 740 719, 210 702, 240 397, 550 796, 700 340, 500 75, 000	\$19, 400 27, 260 20, 340 7, 300 13, 000 2, 000
Total Fractions unredeemed		3, 375, 940 - 102 3, 375, 838	89, 300 +102 89, 402

No. 23.—NATIONAL-BANK NOTES ISSUED DURING THE YEAR ENDED OCTOBER 31, 1895, WITH THE TOTAL AMOUNT ISSUED, REDEEMED, AND OUTSTANDING.

Denomination.	Issued during the year.	Issued pre vious years.	Total issued to Oct.31, 1895.	Total redemptions to Oct. 31, 1895.	Circulation outstanding Oct. 31,1895.
Ones Twos Fives Tens Twentes Fifties One hundreds One thousands	\$22, 111, 700 16, 470, 970 10, 850, 320 2, 663, 050 5, 085, 000	\$23, 169, 677 15, 495, 038 630, 757, 720 539, 903, 580 340, 460, 600 108, 420, 000 168, 740, 100 11, 947, 000 7, 379, 000	\$23, 169, 677 15, 495, 038 652, 869, 420 556, 374, 550 351, 310, 920 111, 083, 050 173, 825, 100 11, 947, 000 7, 379, 000	\$22, 816, 231 15, 323, 762 587, 176, 685 489, 894, 730 302, 298, 800 100, 367, 300 152, 911, 100 11, 824, 000 7, 350, 000	\$353, 446 171, 276 65, 692, 735 66, 479, 820 49, 012, 120 10, 715, 750 20, 914, 000 123, 000 29, 000
TotalUnpresented fractions			1, 903, 453, 755	1, 689, 962, 608 — 28, 754 1, 689, 933, 854	213, 491, 147 +28, 754 213, 519, 901

No. 24.—Additional Circulation Issued Monthly on Bonds for Years ended October 31, from 1883 to 1895.

Month.	1883-84.	1884–85.	1885-86.	1886-87.	1887-88.	1888-89.
November		\$208, 580	\$2, 363, 360	\$444, 905	\$1,687,897	\$244, 765
December		379, 930	2, 660, 545	366, 765	2, 039, 803	285, 320
January		677, 010	2, 727, 889	431, 880	2, 416, 929	400, 360
February		512, 310	2, 954, 953	447, 560	1, 889, 790	435, 970
March	579, 850	548, 330	1, 340, 990	1, 649, 890	2, 855, 660	345, 100
April		1,053,370	404, 441	864, 325	3, 009, 966	398, 095
May		403, 790	478, 035	674, 500	2, 910, 246 2, 122, 695	505, 890 447, 390
June		701, 490 1, 072, 330	500, 780 490, 510	1,657,890 604,280	1, 155, 590	422, 920
July		1, 154, 460	527, 970	999, 510	492, 355	466, 750
September		1, 914, 710	571, 230	1, 435, 040	251, 020	673, 055
October		2, 516, 340	467, 500	1, 586, 800	306, 390	644, 113
0010001	000, 100	2,010,010	101,000	1,000,000		011, 110
Total	10, 371, 694	11, 142, 650	15, 488, 203	11, 163, 345	21, 138, 341	5, 269, 730
Month.	1889-90.	1890-91.	1891-92.	1892-93.	1893-94.	1894–95.
	\$507,435	\$603, 580	\$1,965,780	\$1,823,925	\$632, 621	\$152,657
November						835, 395
		672, 180	1, 765, 320	1.661.460	1 920, 107 1	000, 036
December	379, 255	672, 180 489, 780	1, 765, 320 1, 510, 335	1,661,460 899,240	520, 107 450, 517	
December January	379, 255 542, 205	672, 180 489, 780 391, 020				393, 465 1, 158, 740
December January February March	379, 255 542, 205 951, 840 1, 164, 000	489, 780 391, 020 542, 375	1,510,335 984,090 1,217,400	899, 240 1, 980, 340 1, 294, 990	450, 517 905, 850 1, 556, 990	393, 465 1, 158, 746 3, 730, 681
February	379, 255 542, 205 951, 840 1, 164, 000	489, 780 391, 020 542, 375 463, 740	1,510,335 984,090 1,217,400 1,016,455	899, 240 1, 980, 340 1, 294, 990 1, 460, 330	450, 517 905, 850 1, 556, 990 1, 188, 130	393, 463 1, 158, 740 3, 730, 681 3, 427, 300
December January February March April May	379, 255 542, 205 951, 840 1, 164, 000 1, 353, 505 794, 120	489, 780 391, 020 542, 375 463, 740 424, 740	1,510,335 984,090 1,217,400 1,016,455 1,022,180	899, 240 1, 980, 340 1, 294, 990 1, 460, 330 938, 330	450, 517 905, 850 1, 556, 990 1, 188, 130 830, 360	393, 465 1, 158, 740 3, 730, 681 3, 427, 300 2, 982, 652
December January February March April May June	379, 255 542, 205 951, 840 1, 164, 600 1, 353, 505 794, 120 921, 115	489, 780 391, 020 542, 375 463, 740 424, 740 1, 044, 715	1, 510, 335 984, 090 1, 217, 400 1, 016, 455 1, 022, 180 1, 264, 160	899, 240 1, 980, 340 1, 294, 990 1, 460, 330 938, 330 2, 149, 600	450, 517 905, 850 1, 556, 990 1, 188, 130 830, 360 1, 163, 732	393, 463 1, 158, 740 3, 730, 681 3, 427, 300 2, 982, 653 1, 368, 093
December January February March A pril May June July	379, 255 542, 205 951, 840 1, 164, 600 1, 353, 505 794, 125 921, 115 766, 755	489, 780 391, 020 542, 375 463, 740 424, 740 1, 044, 715 2, 596, 320	1,510,335 984,090 1,217,400 1,016,455 1,022,180 1,264,160 706,465	899, 240 1, 980, 340 1, 294, 990 1, 460, 330 938, 330 2, 149, 600 5, 435, 770	450, 517 905, 850 1, 556, 990 1, 188, 130 830, 360 1, 163, 732 1, 384, 727	393, 465 1, 158, 740 3, 730, 681 3, 427, 300 2, 982, 655 1, 368, 095 692, 775
December January February March April May June July August	379, 255 542, 205 951, 840 1, 164, 600 1, 353, 505 794, 125 921, 115 766, 755 660, 160	489, 780 391, 020 542, 375 463, 740 424, 740 1, 044, 715 2, 596, 320 4, 223, 350	1,510,335 984,090 1,217,400 1,016,455 1,022,180 1,264,160 706,465 891,370	899, 240 1, 980, 340 1, 294, 990 1, 460, 330 938, 330 2, 149, 600 5, 435, 770 15, 609, 975	450, 517 905, 850 1, 556, 990 1, 188, 130 830, 360 1, 163, 732 1, 384, 727 892, 030	393, 463 1, 158, 740 3, 730, 681 3, 427, 300 2, 982, 653 1, 368, 093 692, 773 1, 768, 733
December January February March April May June July August September	379, 255 542, 205 951, 840 1, 164, 600 1, 353, 505 794, 120 921, 115 766, 755 660, 160 625, 885	489, 780 391, 020 542, 375 463, 740 424, 740 1, 044, 715 2, 596, 320 4, 223, 350 2, 138, 390	1,510,335 984,090 1,217,400 1,016,455 1,022,180 1,264,160 706,465 891,370 775,210	899, 240 1, 980, 340 1, 294, 990 1, 460, 330 938, 330 2, 149, 600 5, 435, 770 15, 609, 975 9, 913, 435	450, 517 905, 850 1, 556, 990 1, 188, 130 830, 360 1, 163, 732 1, 384, 727 892, 030 592, 917	393, 465 1, 158, 740 3, 730, 681 3, 427, 300 2, 982, 652 1, 368, 692 692, 777 1, 768, 781 1, 239, 120
December January February March April May June July August	379, 255 542, 205 951, 840 1, 164, 600 1, 353, 505 794, 120 921, 115 766, 755 660, 160 625, 885	489, 780 391, 020 542, 375 463, 740 424, 740 1, 044, 715 2, 596, 320 4, 223, 350	1,510,335 984,090 1,217,400 1,016,455 1,022,180 1,264,160 706,465 891,370	899, 240 1, 980, 340 1, 294, 990 1, 460, 330 938, 330 2, 149, 600 5, 435, 770 15, 609, 975	450, 517 905, 850 1, 556, 990 1, 188, 130 830, 360 1, 163, 732 1, 384, 727 892, 030	393, 465 1, 158, 740 3, 730, 681 3, 427, 300 2, 982, 652 1, 368, 092 692, 777 1, 768, 735 1, 239, 120 1, 934, 110

No. 25.—Amount and Denominations of National-Bank Notes Issued and Redeemed since the Organization of the System, and the Amount Outstanding October 31, 1895.

Denomination.	1	Number of no	ites.	Amount.			
Denomination.	Issued.	Redeemed.	Outstanding.	Issned.	Redeemed.	Outstanding	
Ones	7, 747, 519 130, 573, 884 55, 637, 455 17, 565, 546 2, 221, 661 1, 738, 251 23, 894	22, 816, 231 7, 661, 881 117, 435, 337 48, 989, 473 15, 114, 940 2, 007, 346 1, 529, 111 23, 648 7, 250	353, 446 85, 638 13, 138, 547 6, 647, 982 2, 450, 606 214, 315 209, 140 246	\$23, 169, 677 15, 495, 038 652, 869, 420 556, 374, 550 351, 310, 920 111, 083, 050 173, 825, 100 1, 947, 600 7, 379, 000	\$22, 816, 231 15, 323, 762 587, 176, 685 489, 894, 730 302, 298, 890 100, 367, 300 152, 911, 100 11, 824, 000 7, 350, 000	\$353, 444 171, 276 65, 692, 733 66, 479, 826 49, 012, 124 10, 715, 756 20, 914, 000 123, 000 29, 000	
Total Unpresented frac- tions	' '	215, 585, 317	23, 099, 949	1, 903, 453, 755	1, 689, 962, 608 —28, 754	213, 491, 14 +28, 75	
Total					1, 689, 933, 854	213, 519, 901	

Issued by this Bureau during the Year ended October 31, 1895.

National-bank currency in the vault October 31, 1894 Amount received from the Bureau of Engraving and Printing during the year ended October 31, 1895.	\$59, 924, 360 60, 644, 560
Total \$57, 181, 040 Amount issued to banks during the year \$57, 181, 040 Amount withdrawn from vault for cancellation 1, 807, 210	
Amount in vault at close of business October 31, 1895	61, 580, 670

No. 27.—"Additional Circulation" Issued and Retired, by States, during the Year ended October 31, 1895, and Total Amount Issued and Retired since June 20, 1874.*

	Cir	culation issu	ied.	Cir	culation reti	red.
States and Territories.	Under act of July 12, 1882.	Additional.	Total.	Under act of June 20, 1874.	Insolvent and liquidating banks.	Total.
Maine	\$7, 220	\$382, 500	\$389, 720	\$51,812	\$64, 663	\$116, 475
New Hampshire	6, 530	290, 250	296, 780	124, 190	76, 371	200, 561
Wermont	00, 000	239, 410 3, 132, 070	239, 410	106,690	38, 910	145, 600
Massacausetts	99,029	229, 500	3, 231, 099 229, 500	1, 887, 388 145, 615	389, 447 84, 616	2, 276, 83 230, 23
Clammactions	1	1, 098, 000	1,098,000	609, 692	102 208	711, 90
Connecticut New York New Jersey Pennsylvania Delaware		3, 994, 450	3, 994, 450	2, 828, 662	102, 208 312, 746 57, 318 316, 238	3, 141, 40
New Jersey	53, 990	177, 300	231, 290	122, 080	57, 318	179, 39
Pennsylvania	47, 380	3, 816, 420	3, 863, 800	1, 435, 489 81, 150 171, 775	316, 238	1, 751, 72
Delaware			9,000	81, 150	9, 330	90, 48
Delaware Maryland District of Columbia Virginia West Virginia North Carolina South Carolina Georgia	;	1, 410, 315	1, 410, 315	171, 775	48,012	219, 78
District of Columbia	66, 910	9,000	75, 910	1 25, 810	18,832	44, 64
Virginia	12, 490	135, 090	147, 490	8,940	27, 910	36, 85
West Virginia	10	131, 400	131, 410	23, 890	13, 102	36, 99
North Carolina	98 950	22,500	22, 500	31, 020	16, 194	47, 21
South Carolina	39, 330	89, 800 26, 100	123, 150 25, 100	41 550	15, 578 39, 744	15, 57
Florida		20, 100	20, 100	41, 550	11, 510	81, 29 11, 51
Georgia Florida Alabama Mississippi Louisiana Texas	7 440	120, 150	127, 590	67, 620	49, 319	116, 93
Mississippi	,,110	150,100		07,020	16, 620	16,62
Louisiana					47, 045	47, 04
Texas	1	232, 470	232, 470	14, 210	157 064	172, 17
Arkansas	7, 250	1 45,000	02.200	i	12, 324 151, 697 68, 671	12, 32
Kentucky	52, 717	181, 120	233, 837 77, 800	145, 536 5, 530	151, 697	297, 23
1 engessee	≀ 40.00U	54,000	77, 800	5, 530	68, 671	12, 32 297, 23 74, 20
Missouri	6, 320	54,000 78,750 1,101,680 204,760	85, 070 1, 235, 794		135, 914 177, 302 156, 981	135, 91
Ohio	134, 114	1, 101, 680	1, 235, 794	879, 910	177, 302	1, 057, 21
Indiana	72, 960	204, 760	277, 720 337, 055	57, 090	156, 981	214, 07
Illinois Michigan	78, 295 22, 265	258, 760 80, 825	103, 090	124, 160 119, 190	130, 613	254, 77 277, 88
Wisconsin	4, 250	438, 755	443, 005	22, 130	158, 690 35, 667	57, 79
Iowa	50, 895	62 850	113, 745	3,500	89, 127	92, 62
Minnesota	24, 967	65, 250	90, 217	17, 371	39, 870	57, 24
Kansas	25, 897	97, 455	123, 352	35, 045	151, 972	187, 01
Nebraska	8, 505	54, 660	63, 165	29, 420	122, 407	151,82
Nevada		ļ.	ļ		20	2
Oregon Colorado Idaho					28, 440	28, 44
Colorado		45, 440	45, 440		74, 374	74, 37
Idaho		10 040	10.040	0.100	4,071	4,07
Wroming		22 500	18, 040 99, 500	2, 130	12 074	51, 99 21, 64
North Dakota		9, 000	9 000	530	12 133	12, 66
South Dakota		11, 250	11, 250	500	46, 052	46, 55
Idaho Montana Wyoming North Dakota South Dakota Washington California Utah New Moxico Arizona Oklahoma Indian Territory Alaska				5, 770	123, 800	129, 57
California	11,800	357, 750	369, 550	450	81, 770	82, 22
Utah					27, 195	27, 19
New Mexico		66, 160	66, 160		21,906	21, 90
Arizona					90	9
Oklahoma		00 500	00.500		4, 220	4, 22
Alada Territory		22, 700	22,700			• • • • • • • • • • • • • • • • • • • •
Alaska						
Total		18, 822, 340				13, 066, 33
Surrendered to this office	001,001	10,000,000	20,000,122	0, 201, 110	0,001,010	10,000,00
and retired		!				305, 75
From June 20, 1874, to Oct.		1				
31, 1894		¹	328, 142, 987	306, 236, 942	147, 984, 272	454, 221, 21
and retired From June 20, 1874, to Oct. 31, 1894 Surrendered and retired	1	1				
same dates						16, 702, 923
same dates		·	047 000 711	017 471 977	151 010 101	484, 296, 228

^{*}Notes of gold banks not included in this table.

No. 28.—NATIONAL-BANK NOTES RECEIVED MONTHLY FOR REDEMPTION BY THE COMPTROLLER OF THE CURRENCY DURING THE YEAR ENDED OCTOBER 31, 1895, AND THE AMOUNT RECEIVED DURING THE SAME PERIOD AT THE REDEMPTION AGENCY OF THE TREASURY, TOGETHER WITH THE TOTAL AMOUNT RECEIVED SINCE THE APPROVAL OF THE ACT OF JUNE 20, 1874.*

paragraphic approach of the control	Rec	eived by the (Comptroller	of the Curre	ney.		
	From na-	From the	redemption		Received		
Months.	tional banks in connection with reduction of circulation and with new notes.		For reduction of circulation under act of June 20, 1874. Insolven and liquidatin national banks.		Total.	at the United States Treasury redemption agency.	
November, 1894 December, 1894 January, 1895 February, 1895 March, 1895 April, 1895 June, 1895 July, 1895 August, 1895 October, 1895 October, 1895	263, 980 1, 845 5, 450 1, 610 470 1, 510 1, 410 1, 010	\$3, 221, 570 3, 334, 220 3, 466, 498 2, 855, 74 3, 471, 627 3, 148, 980 3, 480, 37 3, 362, 317 2, 870, 900 2, 007, 255 3, 043, 950 3, 207, 740	\$795,242 818,736 999,553 1,038,885 918,865 774,788 919,158 886,290 673,290 423,865 578,103 407,640	\$361, 073 294, 316 413, 931 319, 478 356, 771 314, 820 359, 174 342, 126 299, 927 223, 336 356, 147 190, 821	\$4, 388, 295 4, 711, 252 4, 881, 827 4, 219, 555 4, 748, 878 4, 239, 658 4, 760, 220 4, 590, 732 3, 845, 527 2, 655, 466 3, 978, 210 3, 806, 501	\$6, 132, 207 7, 494, 569 10, 376, 851 5, 946, 346 7, 165, 011 8, 132, 445 8, 700, 736 7, 432, 008 8, 332, 852 7, 027, 790 5, 702, 340 7, 252, 879	
Total Received from June 20, 1874, to Oct. 31, 1894	288, 005 17, 164, 595	37, 471, 177 1,008,005,275	9, 234, 415	3, 831, 920 149, 625, 852	50, 825, 517 1, 479, 207, 793	89, 696, 034 2, 374, 558, 211	
Grand total		1,045,476,452			1,530,033,310	2, 464, 254, 245	

^{*} Notes of gold banks are not included in this table.

No. 29.—National-Bank Notes Received at this Bureau and Destroyed Yearly since the Establishment of the System.

Date.	Amount.	Date.	Amount.
Prior to November 1, 1865 During year ended October 31— 1866 1867 1868 1870 1871 1872 1873 1874 1875 1876 1876 1877 1878 1879 1880 1880 1881 1882 1883	24, 344, 047 30, 211, 720 36, 433, 171 49, 939, 741 137, 697, 696 98, 672, 716 76, 918, 963 57, 381, 249 41, 101, 830	During year ended October 31— 1884 1885 1886 1887 1888 1889 1890 1891 1892 1892 1893 1894 1895 Additional amount of insolvent and liquidating national-bank notes destroyed Gold notes Total	3, 375, 838

No. 30.—Vault Account, showing the Amount of Currency Received and Destroyed during the Year ended October 31, 1895.

There was in the vault of the redemption division of this office, awaiting destruction, at the close of business October 31, 1894	\$114, 940. 00 50, 828, 602. 00
Total. Withdrawn and destroyed during the year	50, 943, 542. 00 50, 832, 532. 00
Balance in vault October 31, 1895	111, 010. 00
No. 31.—Tax on Circulation, Cost of Redemption, Assessment f and Examiners' Fees for the Year ended June 30, 180	
Semiannual duty on circulation	\$1,704,007,69
Cost of redemption of notes by the United States Treasurer	100, 352, 79
Assessment for cost of plates, new banks	4, 950. 00
Assessment for cost of plates, extended banks	6, 875. 00
Assessment for examiners' fees (sec. 5240, Revised Statutes)	238, 252, 27
Matal	9 054 497 75

No. 32.—Taxes Assessed as Semiannual Duty on Circulating Notes, Cost of Redemption, Cost of Plates, and Examiners' Fees for the Past Thirteen Years.

Year.	Semiannual duty on circulation.	Cost of redemption of notes by the United States Treasurer.	Assessment for cost of plates, new banks.	Assessment for cost of plates, extended banks.	Assessment for exam- iners' fees (sec. 5240, R. S.).	Total.
1883	\$3, 132, 006. 73 3, 024, 668. 24 2, 794, 584. 01 2, 592, 021. 33 2, 044, 922. 75 1, 616, 127. 53 1, 410, 331. 84 1, 254, 839. 65 1, 216, 104. 72 1, 331, 287. 26 1, 443, 489. 69 1, 721, 095. 18 1, 704, 007. 69	160, 896, 65 181, 857, 16 168, 243, 35 138, 967, 00 141, 141, 48 131, 190, 67 107, 843, 39 99, 366, 52	\$25, 980. 00 18, 845. 00 13, 150. 00 14, 810. 00 18, 850. 00 14, 100. 00 24, 175. 00 18, 575. 00 15, 700. 00 4, 225. 00 4, 950. 00 4, 950. 00	\$34, 120, 00 1, 950, 00 97, 800, 00 24, 825, 00 1, 750, 00 3, 900, 00 725, 00 7, 200, 00 8, 100, 00 5, 200, 00 4, 375, 00 6, 875, 00	\$94, 606. 16 99, 642. 05 107, 781. 73 107, 272. 83 110, 219. 88 121, 777. 86 130, 725. 79 136, 772. 71 138, 969. 36 162, 444. 59 251, 966. 79 238, 252. 27	\$3, 434, 305. 16 3, 306, 001. 94 3, 195, 172. 90 2, 907, 172. 51 2, 314, 709. 63 1, 897, 046. 87 1, 655, 023. 30 1, 524, 355. 75 1, 480, 215. 64 1, 728, 392. 24 2, 088, 332. 11 2, 054, 437. 75
Total	25, 285, 486. 62	1, 688, 523. 08	199, 610. 00	197, 395. 00	1, 862, 415. 73	29, 233, 430. 43

No. 33.—Tax Collected on Capital, Deposits, and Circulation to June 30, 1895.

Prior to the act of March 3, 1883, the banks were required to pay a tax on capital and deposits in addition to that on circulation.

The total tax collected on capital amounted to The total tax collected on deposits amounted to And up to June 30, 1895, on circulation amounted to	60, 940, 067, 16
Total	146, 334, 959. 76

No. 34.—Capital Stock and Bonds of National Banks which do not Issue Circulation.

Title and location of banks.	Capital.	Bonds.
Chemical National Bank, New York, N. Y. Mechanics' National Bank, New York, N. Y. Merchants' National Bank, New York, N. Y. National Bank of Washington, D. C. National Bank of Cockeysville, Md. Chestertown National Bank, Md.	2,000,000 2,000,000 200,000	\$50, 000 50, 000 50, 000 50, 000 12, 500 15, 000
Total	4, 610, 000	227, 500

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No. 35.—Specie and Bank-note Circulation of the United States in the Years specified from 1800 to 1859.

[Prepared by Loans and Currency Division, Treasury Department.]

Year.	Number of banks and branches.	Estimated bank notes outstanding.	Estimated specie in United States.	Total money in United States	Specie in Treasury.	Money in circulation.	Population	Per capita.
1810 1820 1830 1831	506 704 713 788 829 840 901 784 692 691 707 707 715 751 782 824 879	\$10, 500, 000 28, 000, 000 44, 800, 000 61, 000, 000 91, 500, 000 91, 500, 000 94, 839, 570 103, 692, 495 140, 301, 038 149, 185, 890 116, 138, 910 135, 170, 995 106, 968, 572 107, 290, 214 83, 734, 011 58, 563, 608 75, 167, 646 89, 608, 711 114, 743, 415 131, 366, 526 171, 673, 000 188, 181, 000 188, 181, 000 204, 689, 207 186, 952, 223 195, 747, 950	\$17, 500, 000 30, 000, 000 31, 000, 000 32, 100, 000 32, 100, 000 30, 650, 000 41, 000, 050, 000 65, 000, 000 73, 000, 000 87, 500, 000 88, 000, 000 80, 000, 000 90, 000, 000 90, 000, 000 100, 000, 000 91, 000, 000 1120, 000, 000 1120, 000, 000 1120, 000, 000 1120, 000, 000 1120, 000, 000 1120, 000, 000 1120, 000, 000 1120, 000, 000 1220, 000, 000 1241, 000, 000 241, 000, 000 241, 000, 000 241, 000, 000 241, 000, 000 250, 000, 000 0550, 000, 000	\$28, 000, 000 58, 000, 000 69, 100, 000 93, 100, 000 109, 100, 000 121, 150, 000 122, 150, 000 123, 150, 000 124, 1692, 495 154, 692, 495 168, 968, 572 187, 290, 203, 638, 910 148, 563, 608 175, 167, 646 185, 608, 711 148, 563, 608 175, 167, 646 185, 608, 711 202, 552, 427 225, 519, 766 240, 556, 961 341, 165, 251 375, 673, 000 444, 181, 000 444, 181, 000 445, 689, 207 436, 952, 223 436, 952, 223 436, 952, 223 445, 747, 950	*\$1,500,000 *3,000,060 *3,000,060 5,735,705 6,014,540 4,502,914 2,011,778 8,892,858 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *5,000,000 *6,900,000 *5,000,000 *63,900,000 *63	\$26, 500, 000 55, 000, 000 67, 100, 000 87, 344, 295 93, 085, 460 117, 397, 086 120, 138, 222 200, 301, 038 217, 185, 890 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 198, 638, 910 199, 799, 638, 910 199, 799, 799, 799, 799, 799, 799, 799,	5, 308, 483 7, 239, 881 9, 633, 822 12, 866, 020 13, 291, 000 13, 590, 000 14, 373, 000 14, 786, 000 15, 213, 000 16, 584, 000 17, 069, 453 17, 591, 000 18, 132, 000 19, 276, 000 19, 276, 000 20, 500, 000 21, 143, 000 22, 489, 060 23, 191, 876, 000 24, 802, 000 25, 615, 000 26, 433, 000 27, 256, 000 27, 256, 000 27, 256, 000 27, 256, 000 27, 256, 000 27, 256, 000 28, 083, 000 27, 256, 000 28, 083, 000 28, 083, 000	\$4. 99 7. 60 6. 69 7. 04 8. 64 9. 86 13. 17 12. 33 13. 26 10. 91 10. 59 9. 02 7. 87 8. 63 8. 95 9. 02 10. 66 11. 10. 59 10. 66 11. 10. 59 11. 10. 59
1857 1858 1859	1,422	214, 778, 822 155, 208, 344 193, 306, 818	260, 000, 000 260, 000, 000 250, 000, 000	474, 778, 822 415, 208, 344 443, 306, 818	17, 710, 114 6, 398, 316 4, 339, 276	457, 068, 798 408, 810, 028 438, 967, 542	28, 916, 000 29, 753, 000 30, 596, 000	15. 81 13. 78 14. 35

^{*} Specie in Treasury estimated.

No. 36.—Coin and Paper Circulation of the United States on June 30, from 1860 TO 1895, INCLUSIVE.

[Prepared by Loans and Currency Division, Treasury Department.]

Year.	Coin in United States, including bullion in Treasury.	Paper money in United States.	Total money.	Coin, bullion, and paper money in Treasury.	Circulation.	Population.	Mouey in United States per capita.	Circula- tion per capita.
1888 1889 1890	\$235, 000, 000 250, 000, 000 25, 000, 000 25	202, 005, 767 333, 452, 079 649, 867, 283 680, 588, 667, 745, 129, 755 729, 327, 254 703, 200, 612, 601, 553, 578 690, 351, 180 607, 368, 461 716, 812, 174 737, 721, 565 607, 216, 344 737, 273, 525 607, 216, 344 738, 244, 510 738, 264, 550 667, 216, 344 776, 556, 880 694, 253, 363 711, 565, 556, 880 945, 482, 513 905, 532, 390 945, 482, 513 905, 532, 390 882, 928, 771 901, 734, 521 907, 544, 259 974, 738, 277 991, 754, 521 991, 754, 521 991, 754, 521 991, 754, 521 991, 754, 521	452, 005, 767, 358, 452, 079, 487, 283, 705, 588, 067, 770, 129, 755, 588, 267, 770, 129, 755, 574, 327, 254, 728, 200, 612, 716, 553, 578, 715, 351, 180, 722, 888, 461, 741, 812, 174, 762, 721, 565, 774, 445, 610, 806, 024, 781, 798, 273, 509, 683, 284, 763, 053, 847, 791, 253, 576, 11, 205, 929, 197, 1406, 541, 823, 1480, 531, 719, 1406, 541, 823, 1446, 541, 658, 336, 179, 1705, 454, 198, 1817, 658, 336, 179, 1900, 442, 672, 062, 955, 949, 1, 900, 442, 672, 062, 955, 949, 2, 075, 350, 711, 21, 144, 226, 159, 21, 152, 244, 226, 159, 21, 152, 244, 226, 159, 21, 152, 244, 226, 159, 24, 105, 224, 075, 350, 711, 21, 144, 226, 159, 21, 152, 244, 226, 159, 24, 175,	\$6, 695, 225 3, 600, 000 23, 754, 335 79, 473, 245 35, 946, 589 80, 839, 010 66, 203, 543, 644, 917 50, 898, 289 24, 412, 016 22, 563, 801 29, 941, 750 40, 738, 964 40, 738, 964 62, 120, 942 232, 880, 748 202, 363, 704 306, 241, 300 20, 241, 300 62, 120, 942 525, 889, 721 525, 889, 721 555, 889, 169 582, 903, 529 694, 989, 062 714, 974, 889 697, 783, 065	448, 405, 707 334, 697, 744 354, 697, 744 595, 394, 038 669, 641, 478 714, 702, 995 673, 488, 244 661, 992, 069 689, 103, 661 675, 212, 794 775, 889, 005 776, 883, 031 754, 101, 947 777, 609, 388 722, 314, 883 729, 132, 634 818, 631, 793 973, 382, 234 1, 114, 290, 419 1, 292, 568, 615 1, 243, 925, 969 1, 292, 568, 615 1, 243, 925, 969 1, 389, 361, 649 1, 429, 251, 270 1, 380, 361, 649 1, 429, 251, 270 1, 487, 440, 707	32, 704, 000 32, 704, 000 32, 704, 000 34, 748, 046, 000 35, 469, 000 36, 211, 000 37, 756, 000 38, 558, 371 39, 555, 000 40, 596, 000 41, 677, 000 42, 796, 000 43, 951, 000 443, 951, 000 45, 137, 000 46, 353, 000 50, 155, 783, 51, 316, 000 50, 155, 783, 51, 316, 000 50, 155, 783, 000 50, 155, 783, 000 50, 148, 000 51, 911, 000 55, 493, 000 55, 491, 000 56, 148, 000 57, 404, 000 58, 680, 000 59, 974, 000 69, 222, 259, 000 62, 622, 259, 000 62, 622, 259, 000	\$14. 06 14. 09 10. 96 20. 23 20. 72 22. 16 21. 27 20. 11 19. 38 18. 73 18. 73 18. 76 18. 72 18. 72 20. 11 21. 27 20. 11 22. 24. 04 23. 20 24. 04 27. 41 28. 20 31. 06 31. 06 32. 37 31. 50 32. 39 34. 39 33. 86 34. 24 34. 31 34. 31 34. 34	13. 98 10. 23 17. 84 19. 67 20. 57 18. 99 18. 28 17. 60 17. 50 18. 10 18. 10 18. 10 18. 10 18. 13 17. 16 16. 12 15. 58 16. 75 12. 37 22. 91 22. 45 22. 45 22. 82 22. 82 23. 82
1892 1893 1894	1, 232, 854, 331 1, 213, 413, 584 1, 251, 543, 158 1, 260, 987, 506	1, 139, 745, 170 1, 109, 988, 808 1, 168, 891, 623	2, 372, 599, 501 2, 323, 402, 392 2, 420, 434, 781	771, 252, 314 726, 701, 147 759, 626, 073	1, 601, 347, 187 1, 596, 701, 245 1, 660, 808, 708 1, 601, 968, 473	65, 520, 000 66, 946, 000 68, 397, 000	36, 21 34, 70 35, 39 34, 33	24. 44 23. 85 24. 28

Note 1.—Specie payments were suspended from January 1, 1862, to January 1, 1879. During the greater part of that period gold and silver coins were not in circulation except on the Pacific Coast, where, it is estimated, the specie circulation was generally about \$25,000,000. This estimated amount is the only coin included in the above statement from 1862 to 1875, inclusive.

Note 2.—In 1876 subsidiary silver again came into use, and is included in this statement, beginning with that year.

with that year.

Note 3.—The coinage of standard silver dollars began in 1878 under the act of February 28, 1878.

Note 3.—The coinage of standard silver dollars began in 1878 under the act of February 28, 1878.

Note 4.—Specie payments were resumed January 1, 1879, and all gold and silver coins, as well as gold and silver bullion in the Treasury, are included in this statement from and after that date.

No. 37.—Kinds and Amounts of United States Bonds Held to Secure Circulating Notes of National Banks on June 30 of Each Year from 1865 to 1895, and the Amount Owned and Held by the Banks for other Purposes, including those Deposited with the Treasurer to Secure Public Deposits.

	United	l States bonds l	ield as securi	ty for circula	ition.	United States	
Year.	6 per cent bonds.	5 per cent bonds.	4½ per cent bonds.	4 per cent bonds.	Total.	bonds held for other purposes at nearest date.	Grand total.
1865 1866 1868 1869 1871 1872 1873 1875 1876 1879 1879 1880	\$170, 382, 500 241, 083, 500 251, 430, 400 250, 726, 950 247, 335, 350 247, 335, 350 160, 923, 500 154, 370, 700 136, 955, 100 82, 421, 200 56, 042, 800 58, 056, 150 61, 901, 800 Continued at 3½ per cent. 25, 142, 600	\$65, 576, 600 86, 226, 850 89, 177, 100 90, 768, 950 87, 661, 250 94, 923, 200 139, 387, 800 207, 189, 250 239, 487, 050 239, 359, 400 206, 651, 050 199, 514, 550 194, 616, 300 133, 758, 650 Continued at 34 per cent. 202, 487, 650			\$235, 959, 100 327, 310, 350 340, 607, 500 341, 495, 900 342, 851, 600 342, 278, 550 359, 885, 550 380, 410, 700 390, 410, 550 391, 171, 200 376, 314, 500 341, 394, 750 338, 713, 600 349, 546, 400 361, 652, 050 360, 488, 400 357, 812, 700	\$155, 785, 750 121, 152, 950 84, 002, 650 80, 922, 500 55, 102, 000 43, 980, 600 25, 724, 400 25, 724, 400 26, 900, 200 45, 170, 300 47, 315, 050 68, 850, 900 63, 849, 950 43, 122, 550	\$391, 744, \$50 448, 463, 300 424, 610, 150 422, 418, 400 397, 953, 600 386, 259, 150 412, 308, 900 416, 134, 150 416, 518, 300 403, 214, 700 386, 565, 050 386, 565, 050 386, 565, 050 386, 28, 650 418, 397, 300 404, 483, 350 424, 338, 350 400, 935, 250
1883	385, 700	7, 402, 800 3 percents, 200, 877, 850	39, 408, 500	104, 954, 650	353, 029, 500	34, 094, 150	387, 123, 650
1884	Pacifics:	172, 412, 550	46, 546, 400	111, 690, 900	330, 649, 850	31, 203, 000	161, 852, 850
1885 1886 1887 1888 1889 1891	3, 520, 000 3, 565, 000 3, 175, 000 3, 181, 000 4, 324, 000 4, 913, 000 7, 957, 000	142, 240, 850 107, 782, 100 5, 205, 950 37, 500	48, 483, 050 50, 484, 200 67, 743, 100 69, 670, 300 42, 409, 900 39, 486, 750 22, 565, 950 Continued at 2 per cent.	117, 901, 300 114, 143, 500 115, 842, 650 105, 423, 850 101, 387, 550 100, 828, 550 111, 985, 950	312, 145, 200 275, 974, 800 191, 966, 700 178, 312, 650 148, 121, 450 145, 228, 300 142, 508, 900	32, 195, 800 31, 345, 550 33, 147, 750 63, 618, 150 51, 642, 100 35, 287, 350 30, 114, 150	344, 341, 000 307, 320, 350 224, 814, 450 241, 930, 800 199, 763, 550 180, 515, 650 172, 623, 050
1892 1893	11, 600, 000 12, 426, 000	(Loan of 1904,	2Î, 825, 350 22, 020, 550	129, 764, 700 142, 141, 700	163, 190, 050 176, 588, 250	20, 301, 600 18, 334, 050	183, 491, 650 194, 922, 300
1894 1895	15, 292, 000 12, 378, 000	5 percents, 4,849,950 12,896,850	22, 711, 850	Consols of 1907, 149, 382, 100 Loan of 1895, 10, 465, 500	201, 691, 750		229, 492, 850

No. 38.—United States Bonds Held to Secure Circulating Notes of National Banks for the Years ended October 31, from 1882 to 1895, inclusive, and the Changes which Occurred in the Several Classes of Bonds.

		United	States bonds	held as secu	rity for cir	culation.	United States	
Year.	Number of banks.	4½ per cent bonds.	4 per cent bonds.	3 per cent bonds.	Pacific 6 per cent bonds.	Total.	bonds held for other purposes at nearest date.	Grand total.
1882	2, 301	\$33, 754, 650	\$104, 927, 500	(119, 010, 000)	\$3, 526, 000	\$362, 505, 650	\$37, 563, 750	\$400, 069, 400
1883	2,522	41, 319, 700	106, 164, 850	\$ * 602, 000\ \$201, 327, 700\	3, 463, 000	352, 877, 300	30, 674, 050	383, 551, 350
1884	2, 671	49, 537, 450	116, 705, 450		3, 469, 000	325, 316, 300	30, 419, 600	355, 735, 900
1885	2,727	49, 547, 250	116, 391, 650	138, 920, 650	3, 505, 000			340, 144, 650
1886	2,868			69, 038, 050	3, 586, 000			277, 875, 450
1887 1888	3, 061 3, 151		115, 731, 400	144, 500	3, 256, 000			223, 499, 350
1889	3, 131	41 066 150	100, 415, 000			170, 003, 350 145, 668, 150		230, 718, 400 194, 169, 350
1890	3, 567	28, 116, 700	105, 402, 200		6, 672, 000			170, 874, 900
1891	3, 694	199, 400 Continued at 2 p. et., 21, 648, 100	120, 858, 850		10, 244, 00 0	152, 950, 350	24, 871, 950	177, 822, 500
1892	3,788	21, 897, 850	131, 133, 150					
1893	3, 796	22, 020, 550	142, 141, 700	(Loan of)	12, 426, 000	176, 588, 250	17, 576, 950	194, 165, 200
1894	3, 756	22, 749, 900	155, 932, 450	1904, 5 per- cents. 6, 980, 850	14, 043, 000	199, 706, 200	25, 888, 200	225, 594, 40 0
1895	3, 715	22, 505, 100	Consols of 1907, 149, 342, 350 L o an of 1895, 13, 856, 500	14, 016, 850	11, 997, 000	211, 717, 800	26, 118, 350	237, 836, 150

^{*} Three and one-half percents.

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No. 39.—Interest-Bearing Bonded Debt of the United States from 1865 to 1895, inclusive.

Date.	6 per cent.	5 per ceut.	4½ per cent.*	4 per cent.†	6 per cent.;	Total.
Aug. 31, 1865	\$908, 518, 091	\$199, 792, 100	,		¢1 958 000	\$1, 109, 568, 191
June 30, 1866		198 528 435			6. 042, 000	1, 212, 958, 904
June 30, 1867						1, 634, 406, 154
June 30, 1868		221, 588, 400			29, 089, 000	2, 092, 199, 200
June 30, 1869	1, 886, 341, 300	221, 589, 300		1	58, 638, 320	2, 166, 568, 920
June 30, 1870	1, 764, 932, 300	221, 589, 300		1	64, 457, 320	2, 050, 978, 920
June 30, 1871		274, 236, 450			64, 618, 832	1, 952, 752, 582
June 30, 1872	1, 374, 883, 800	414, 567, 300			64, 623, 512	1, 845, 074, 612
June 30, 1873	1, 281, 238, 650	414, 567, 300			64, 623, 512	1, 760, 429, 462
June 30, 1874	1, 213, 624, 700	510, 628, 050			64, 623, 512	1, 788, 876, 262
June 30, 1875	1, 100, 865, 550				64, 623, 512	1,772,621,812
June 30, 1876	984, 999, 650	711, 685, 800			64, 623, 512	1, 761, 308, 962
June 30, 1877	854, 621, 850	703, 266, 650	\$140,000,000		64, 623, 512	1, 761, 512, 012
June 30, 1878	738, 619, 000	703, 266, 650	240, 000, 000	\$98, 850, 000	64, 623, 512	1, 845, 359, 162
June 30, 1879	310, 932, 500	646, 905, 500	250, 000, 000	679, 878, 110	64, 623, 512	1, 952, 359, 622
June 30, 1880	235, 780, 400	484, 864, 900	250, 000, 000	739, 847, 800	64, 623, 512	1, 774, 616, 612
June 30, 1881		439, 841, 350	250, 000, 000	739, 347, 800	64, 623, 512	1, 690, 191, 262
	Continued at	Continued at		1	ĺ	l
	31 per cent.	31 per cent.		1		
June 30, 1882	58, 957, 150	401, 593, 900	259, 000, 000	739, 349, 350	64, 623, 512	1, 514, 433, 912
		32, 082, 600	I)		1	
		Funded into	Į]	1		1
June 39, 1883		3 percents, act July 12,	250, 000, 000	737, 942, 200	64, 623, 512	1, 388, 852, 662
0 11111	1	act July 12,	1	101,012,200	01, 020, 022	1,000,000,000
		1882, 304, 204, 350	1	1	į	l
T 00 1001	1	004, 204, 350	1 050 000 000	FOT 001 FOO	04 000 510	1 070 007 000
June 30, 1884		224, 612, 150	250, 000, 000	737, 661, 700	64, 623, 512	1, 276, 987, 362
June 30, 1889		104, 100, 000	250, 000, 000	737, 719, 850	64, 623, 512 64, 623, 512	1, 246, 533, 862
June 30, 1880		10 710 500	250, 000, 000 250, 000, 000	737, 759, 700	64, 623, 512	1, 196, 429, 812
June 20, 1887		10, 110, 300	222, 207, 050	737, 800, 600 714, 177, 400	64, 623, 512	1,072,140,612 1,001,007,962
Turno 20, 1000			139, 639, 000	676, 095, 350	64, 623, 512	880, 357, 862
Tuno 30, 1800			109, 015, 750	602, 193, 500	64, 623, 512	775, 832, 762
June 20, 1891			50, 869, 200	559, 566, 000	64, 623, 512	675, 058, 712
5 and 50, 1051	i	· · · · · · · · · · · · · · · · · · ·	Continued at	100,000,000	04, 020, 012	010,000,114
	1	İ	43 4	į	ĺ	ļ
June 30, 1892		·	25, 364, 500	559, 581, 250	64, 623, 512	649, 569, 262
June 30, 1893		1	25, 364, 500	559, 604, 150	64, 623, 512	649, 592, 162
* ··········		(Loan of 1904,)	, ,	,	,,
June 30, 1894		5 percents,	25, 364, 500	559, 618, 400	64, 623, 512	699, 606, 412
, ,	İ	50,000,000)	1 ' '	1 ' '	i , ,
Oct. 31, 1894		50, 000, 000	25, 364, 500	559, 621, 250	64, 623, 512	699, 609, 262
	!			Funded)	
	i		Ì	loan of	1	
				1907,	11	
June 30, 1895		100, 000, 000	25, 364, 500	\\\ 559, 625, 750	64, 623, 512	780, 771, 462
	1	}		Loan of]	1
		ĺ	İ	1925,	11	1
	1			\$31, 157, 700 Funded	2	1
	1				11	1
	Į.	l	1	loan of]	1
Oof 91 1905	<u> </u>	100, 000, 000	25, 364, 500	1907, 359, 630, 700	64, 623, 512	011 094 110
Oct. 31, 1899		100,000,000	20, 304, 300	Loan of	04, 023, 312	811, 934, 112
	1	i		1925,	11	
	1		i	\$62, 315, 400	H	į
	1	1	Į.	(202, 010, 400	ľ	1
		·		<u> </u>	<u> </u>	

^{*} Funded loan 1891; authorizing act July 14, 1870, and January 20, 1871; date of maturity, 1891. † Funded loan 1907; authorizing act July 14, 1870, and January 20, 1871; date of maturity, 1907. ; Pacific Railroad bonds; authorizing act July 1, 1862, and July 2, 1864; date of maturity, 1895 to 1899. § Loan of 1925; anthorizing act January 14, 1875; date of maturity, February 1, 1925. The refunding certificates, amounting to \$50,960, are not included in the table. The public debt reached the maximum August 31, 1865, and amounted to \$2,844,649,626. The non-interest-bearing obligations amounted to \$461,616,311, the interest-bearing debt being \$2,383,033,315.

No. 40.—Opening, Highest, and Lowest Market Prices of United States Registered Bonds by Weeks during the Year ended November 1, 1895.

[Prepared by the Government Actuary.]

307 1 1 1	2 1	per cent bond	ls.	4 per c	ent bonds of	1907.
Week ended-	Opening.	Highest.	Lowest.	Opening.	Highest.	Lowest.
1894.						
November 9		96	96	1151-116	1151-116	1155-11
November 16		97	96	1154-1153	$115\frac{7}{4}$ - $115\frac{3}{4}$	114 -11
Vovember 23 Vovember 30		96 97	96 96	114 -114 1 115 -115 1	114 -115 1153-116½	114 -11 1143-11
December 7		97	97	115 -115	115 -115	1143-11
ocember 14		971	97	1143-1154	1141-1151	114 -11
ecember 21		972	97	1141-115	1143-115	1133-1
ecember 28	. 97	97	97	1131-1141	1133-1143	1134-1
1895.						
anuary 4		971	97	113 -1131	113 ~113 1	113 -1
anuary 11		97	97	113 -113	113 -113	113 -11
anuary 18	. 97	971	97	113 -113	113 -1131	113 -1
anuary 25'ebruary 1	97	97 97	97 96	113 -1131 113 -1131	113 -1131 113 -1131	113 -1 111 <u>1</u> -1
ebruary 8	96	96	95	111 -111	111 -1111	110 -1
ebruary 15	. 95	95	95	110 -1103	1101-1107	110 -1
ebruary 22	. 95	95	95	1103-111	112 -112	110g-1
larch 1		95	95	1121-113 1111-1112	1194_113	1111-1 1105-1
[arch 8		95	95	1114-1113	1111-1113	1105-1
Earch 15		95	95	1105-1107	111 -111	1108-1
Larch 22 Larch 29		95 95	95 95	111 -1112	111 -111 <u>1</u> 111 <u>1</u> -111 <u>2</u>	11111 1111
pril 5		95	95	111 -111	1113-1113	111 -1
pril 12	. 95	95	95	1118-1117	1118-1118	1118-1
pril 19	. 95	95	95	1113-1117 1113-1117	1118-111 3 1118-1113	1118-1 1118-1
pril 26	. 95	96	95	1113-1113	1113-112	111313
[ay 4 [ay 10	961	964	96	$111\frac{1}{3}-112\frac{1}{3}$ $112-112\frac{1}{3}$	1113-1124 1123-1134	1118-11
lay 17		97 97	97 97	112 -1123	1123-1134	112°-1 1123-1
lay 24	97	97	97	1123-1127	1123-1131	1125_11
ay 31	. 97	97	97	1123-1123 1123-113	1127-1137	1123-11 1113-1
une 7		97	97	1113-1124	$\begin{array}{c} 112\frac{3}{4} - 113\frac{1}{4} \\ 112\frac{7}{4} - 113\frac{1}{4} \\ 111\frac{7}{4} - 112\frac{1}{4} \end{array}$	111711
une 14	97	97	97	$\begin{array}{c} 111\frac{9}{4} - 112\frac{7}{4} \\ 111\frac{9}{4} - 112\frac{7}{4} \end{array}$	1113-1121	$111\frac{2}{6}-11$ $111\frac{2}{6}-11$
une 21		97 97	97 97	1118-1124	112 -112	1117-11
aly 5		97	867 84	112 -1125	$112 - 112\frac{1}{2}$ $112 - 112\frac{1}{3}$	112 -11 112 -11
uly 12	964	97	96 1	112 -1121 112 -1121	112 -1123	112 -11
uly 19	. 1 97"	97	97"	112 -1124	1128-1128	112 -11
uly 26	. 97	97	97	$112\frac{1}{4} - 112\frac{3}{4}$ $112 - 112\frac{3}{4}$	$112\frac{3}{4}$ - $112\frac{3}{4}$ $112\frac{3}{4}$ - 113	112 -11
ngust 2	97	97	96	$ 112 - 112\frac{1}{9} $	1121-113	112 -11
ugust 9ugust 16	96 <u>1</u> 96	96 <u>1</u> 961	96 963	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$112^{2} - 112\frac{1}{2}$ $112^{2} - 112\frac{1}{2}$	112 -11 112 -11
.ugust 23	. 961	961	96	112 -1123	1124-1123	112 -11
ngust 30	961	96፤	964	1124-1123	1121-1121 1121-1121	1121-11
eptember 6	. 961	$96^{\overline{1}}_{2}$	963	112 -1121	112 -1123	1115-11
eptember 13	961	961	96 <u>3</u>	1113-112	1113-112	1115-11
eptember 20 eptember 27	96 <u>1</u> 96 <u>1</u>	963	961	1111-112	1113-112 1113-112 1113-1124	1113-11
eptemper 27 ctober 4	963	96§ 97	96 <u>1</u> 96 <u>1</u>	1115-112	1112-1124	1115-11 1113-11
ctober 11		97	97	1113-1124 1113-1124	1113-1124 1113-1124 1113-1124	1112-11
ctober 18	. 97	97	97	1113-1124	1113-1121	1113-11
october 25	. 961	971	961	1113-1123	1113-1124	1111-11
Tovember 1	973	971	96₹	1111-112	1114-112	1113-11

No. 40.—OPENING, HIGHEST, AND LOWEST MARKET PRICES OF UNITED STATES REGISTERED BONDS BY WEEKS, ETC.—Continued.

1894. November 9	19 -1193 193-1193 173-1184 173-1184 173-1184 19 -1193 19 -1193 183-119 173-1181	Highest. 119½-120 119½-119½ 117½-118½ 119-119½ 119½-119½ 119½-119½ 118½-119½ 118½-119½ 118½-119½ 118½-119½ 118½-119½ 118½-118½	119 -1193 1171-118 1172-1181 1173-1181 119 -1193 1183-119	 Highest.	
November 9	191-1191 171-1181 171-1181 171-1181 19-1191 19-1191 181-119	119½-119¾ 117¾-118½ 119 -119½ 119½-119½ 119 -119½ 118¾-119	1171-118 1171-1181 1171-1181 119 - 1191 1181-119	 	
November 16. 1 November 23 1 November 30 1 December 7 1 December 14 1 December 21 1 December 28 1 1895. January 4 1	191-1191 171-1181 171-1181 171-1181 19-1191 19-1191 181-119	119½-119¾ 117¾-118½ 119 -119½ 119½-119½ 119 -119½ 118¾-119	1171-118 1171-1181 1171-1181 119 - 1191 1181-119	 	
January 4 1			117§-118§ 117§-118	 •••••	
January 4 1		ì			
January 18	$\begin{array}{c} 17-1173\\ 165-1177\\ 117-1177\\ 117-1177\\ 1158-1155\\ 115-1155\\ 1148-1156\\ 115-1151\\ 148-1144\\ 142-1151\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1152\\ 1152-1161\\ 1152-1161\\ 1152-1161\\ 1152-1161\\ 1152-1161\\ 1152-1161\\ 1152-1161\\ 1152-1161\\ 1152-1152\\ 1152-1162\\ 1152-1162\\ 1152-1162\\ 1162-1162\\ 11$	$\begin{array}{c} 117 - 117\frac{1}{2} \\ 117 - 117\frac{1}{2} \\ 117 - 117\frac{1}{2} \\ 115 - 117\frac{1}{2} \\ 115 - 115\frac{1}{2} \\ 115 - 115\frac{1}{2} \\ 115 - 115\frac{1}{2} \\ 116 - 116\frac{1}{2} \\ 116 - 116\frac{1}{2} \\ 116\frac{1}{2} - 116\frac{1}{2$	116½-117 116½-115 115½-115½-115½-115½-115½-115½-116½-116½-	1204-1205 1204-121 1204-121 1204-121 1204-121 1204-121 1204-1205 1224-123 1224-123 1235-1234 1235-1234 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 1235-124 124-124 124-124 124-124 124-124 124-124 124-122 1214-122 1214-122 1214-122 1214-122 1224-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123 1234-123	

No. 41.—Investment Value of United States $4\frac{1}{2}$, 4, 5, and 4 (of 1925) per cent Coupon Bonds from 1885 to 1895, inclusive.

[Prepared by the Government Actuary.]

			4½ per ce	ent bonds.	4 per cer	nt bonds.
Date	٠.		Average price flat.	Rate of in- terest real- ized by investors.	Average price flat.	Rate of in- terest real- ized by investors.
1885: January April July	• • • • • • • • • • • • • • • • • • •		112. 7788 112. 4350 112. 7525	Per cent. 2. 655 2. 488 2. 365	121, 9086 121, 8028 122, 6462	Per cent. 2, 726 2, 721 2, 668
October	••••••		112.9421	2. 250	123. 4004	2. 619
January April July October			112. 7000 112. 4759 111. 8156 111. 9855	2. 208 2. 150 2. 149 2. 003	123, 4325 126, 2980 126, 4975 128, 6659	2. 607 2. 444 2. 420 2. 289
1887: January April July	• • • • • • • • • • • • • • • • • • •		110. 2775 110. 1947 109. 1475	2. 290 2. 019 2. 340	127. 8325 129. 2451 127. 8425	2. 320 2. 227 2. 284
October		•••••	108.5553	2, 339	125. 7885	2.390
January April July October			108. 2375 107. 1025 107. 5175 108. 4213	2. 289 2. 478 2. 195 1. 693	126, 1275 124, 6400 127, 4825 128, 1204	2. 341 2. 449 2. 230 2. 178
1889: January April July October			108. 9255 108. 1848 107. 0048 105. 8241	1. 254 1. 240 1. 421 1. 645	127, 2837 129, 1902 128, 3894 127, 1944	2, 208 2, 080 2, 109 2, 160
1890: January April July		· · · · · · · · · · · · · · · · · · ·	104. 7885 103. 7500 103. 3825	1.856 2.151 1.966 0.409	125. 6178 122. 1175 122. 3200 123. 5602	2. 230 2. 431 2. 40 2. 309
October 1891: January April July October	· · · · · · · · · · · · · · · · · · ·		104. 1296 103. 1106 101. 7596 100. 3846	0.424 1.363 5.971	120, 9279 122, 0264 117, 3317	2. 463 2. 375 2. 676 2. 701
January April July October					116. 7546 116. 6719 116. 1575 116. 4557 115. 0978	2. 693 2. 713 2. 677 2. 760
1893: January April July	· · · · · · · · · · · · · · · · · · ·				113. 8250 113. 3646 110. 5450	2. 849 2. 877 3. 079
October 1894: January April July October	· · · · · · · · · · · · · · · · · · ·		5 per ce	1	111. 2356 113. 3389 114. 2800 114. 1900 114. 7824	3. 011 2. 821 2. 724 2. 713 2. 642
	5 percent h	onds of 1904.	4 ner cent h	onds of 1907.	4 per cent le	onds of 1925.
Date.	Average price flat.	Rate of interest realized by investors.	Average price flat.	Rate of in- terest real- ized by investors.	Average price flat.	Rate of in- terest real- ized by investors.
1895: January	116. 7476 116. 0100	Per cent. 3. 010 3. 048	113. 2548 112. 3300	Per cent. 2,756 2,818	120. 9657	Per cent.
July	116. 7236 116. 1157	2. 920 2. 945	112. 7404 111. 9583	2. 762 2. 814	124. 0024 122. 8819	2. 839 2. 883

No. 42.—Balances Due to and Due from (A) Savings Banks, (B) State Banks, and (C) Loan and Trust Companies in New York; the Average, Maximum, and Minimum for the Month of June, 1895, and the Amount for July 11, 1895, with like Information concerning Withdrawals and Receipts, as Shown by the Reports of National Banks in New York, Made in Compliance with the Special Calldated August 6, 1895.

	The	50 national bank	s in New York	City.	The 5 national banks in Brooklyn.			
Daily balances, etc.	For th	e month of June	, 1895.	7 1 11 1005	For the	month of Jur	ne, 1895.	T 1- 11 1005
	Average.	Maximum.	Minimum.	July 11, 1895.	Average.	Maximum.	Minimum.	July 11, 1895.
Average daily balances due to— (A) Savings banks. (B) State banks. (C) Loan and trust companies.	\$6, 823, 841, 79 11, 969, 240, 40 42, 587, 487, 13	\$8, 449, 862, 48 15, 791, 358, 53 50, 025, 130, 94	\$5, 899, 181, 13 8, 073, 057, 42 34, 419, 971, 01	\$9, 586, 453. 11 12, 587, 571. 49 32, 311, 388. 31	\$1, 501, 558. 00 851, 844. 00 1, 311, 622. 00	\$2, 022, 579. 00 935, 583. 00 2, 692, 326. 00	\$1, 168, 290, 00 782, 704, 00 595, 121, 00	\$1, 551, 420, 92 838, 086, 90 1, 914, 425, 23
Total	61, 380, 569, 32	74, 266, 351. 95	48, 392, 209. 56	54, 485, 412. 91	3, 665, 024. 00	5, 650, 488.00	2, 546, 115, 00	4, 303, 933, 05
Average daily balances due from— (A) Savings banks. (B) State banks. (C) Loan and trust companies.	1, 508, 142. 41 18, 700. 00	2, 490, 924. 85 38, 000. 00	693, 477. 44 8, 500. 00	1, 586, 258. 06	500, 00 64, 756, 50	500.00 92,060.00	500.00 46,021.00	500.00 90,495.03
Total	1, 526, 842. 41	2, 528, 924. 85	701, 977. 44	1, 586, 258. 06	65, 256, 50	92, 560. 00	46, 521. 00	90, 995. 03
Average daily withdrawals of every description from these banks. Average daily receipts of every description by these banks.	119, 308, 833, 58 124, 503, 69 3, 04	188, 279, 941. 80 201, 168, 348. 20	79, 218, 837. 69 70, 312, 518. 46	122, 769, 213. 39 121, 061, 669. 23	1, 980, 279. 11 2, 064, 930. 72	3, 663, 418. 00 3, 550, 915. 00	1, 226, 009. 00 1, 357, 906. 00	2, 321, 180, 75 2, 012, 181, 38
Daily balances, etc.		The 6 national b	anks in Albany.		The 273 national banks in New York State ex of those in New York, Brooklyn, and Albar			
Average daily balances due to— (A) Savings banks. (B) State banks (C) Loan and trust companies	\$1, 178, 984. 41 833, 314. 88 1, 634. 49	\$1, 340, 470, 86 898, 201, 58 2, 670, 22	\$1, 088, 275. 62 754, 216. 67 694. 58	611, 804. 89	1, 182, 506, 04 586, 758. 15	1, 629, 263. 44 730, 881. 67	\$3, 110, 002. 89 534, 181. 53 518, 419. 24	\$3, 617, 824. 86 1, 241, 261. 41 584, 481. 31
Total	2, 013, 933. 78	2, 241, 342. 66	1, 843, 186. 87	1, 796, 827. 46	4, 979, 535. 31	6, 070, 765. 06	4, 162, 603. 66	5, 443, 567. 58
Average daily balances due from— (A) Savings banks (B) State banks (C) Loan and trust companies	134, 328. 15	163, 943. 97 889. 56	117, 309. 91	173, 286. 08 2, 221. 15	20, 671, 45 696, 991, 56 119, 528, 01	25, 367, 55 1, 335, 902, 66 169, 349, 97	15, 913, 98 437, 498, 67 100, 419, 41	17, 474. 11 697, 071. 80 175, 352. 68
Total	134, 550. 54	164, 833. 53	117, 309. 91	175, 507. 23	837, 191. 02	1, 530, 620. 18	553, 832. 06	£89, 898. 5 <u>9</u>

Average daily withdrawals of every description from these banks. Average daily receipts of every description by these banks.	1, 292, 879, 30 1, 382, 556, 60	1, 975, 182, 24 2, 116, 310, 94	973, 051, 25 1, 104, 040, 14	1, 327, 949, 42 1, 354, 683, 33			}	1
				T	he 934 nations	l banks in Ne	w York Stat	е.
Daily balance	es, etc.		į	For	the month of	June, 1895.		
				Average.	Maximu	ım. Mi	nimum.	July 11, 1895.
Average daily balances due to— (A) Savings banks. (B) State banks (C) Loan and trust companies. Total.		••••••••		\$12, 714, 655. 2: 14, 836, 905. 3: 44, 487, 501. 7: 72, 039, 062. 3	19, 254, 4 7 53, 451, 6	106. 55 108. 83 35,	265, 749, 64 144, 159, 67 534, 205, 83 944, 115, 14	\$15, 940, 721, 46 15, 278, 724, 67 34, 810, 294, 85 66, 029, 740, 98
Average daily balances due from— (A) Savings banks. (B) State banks. (C) Loan and trust companies.				21, 171. 4 2, 404, 218. 6 138, 450. 4	2 4,082,	331.48 1,	16, 413, 98 294, 307, 02 108, 919, 41	17, 974, 11 2, 547, 111, 97 177, 573, 83
Total			•••••	2, 563, 840. 4	7 4, 316,	938. 56 1,	419, 640. 41	2, 742, 659, 91
Average daily withdrawals of every description from Average daily receipts of every description by these	these banks			133, 223, 200. 2 136, 492, 270. 0			825, 392, 85 121, 789, 91	134, 775, 556, 65 133, 042, 452, 22

No. 43.—Number of National Banks in each State, Reserve City, and Territory, Capital, Bonds actually held on September 28, 1895, Minimum Amount of Bonds Required by Law, and the Excess of Bonds on September 28, 1895, and October 2, 1894.

States, reserve cities.	No. of		United Sta	ites bonds.	Excess of	f bonds.
and Territories.	banks.	Capital.	Held September 28, 1895.	Minimum required.	September 28, 1895.	October 2, 1894.
Maine New Hampshire Vermont Massachusetts Boston Rhode Island Connecticut	82 50 49 213 55 58 82	\$11, 121, 000 5, 880, 000 7, 010, 000 44, 892, 500 52, 250, 000 19, 537, 050 22, 391, 070	\$4, 939, 400 3, 726, 500 3, 440, 500 20, 518, 500 9, 347, 000 7, 510, 000 7, 495, 500	\$2, 105, 250 1, 470, 000 1, 477, 500 8, 451, 875 2, 750, 000 2, 327, 500 3, 310, 000	\$2, 834, 150 2, 256, 500 1, 963, 000 12, 066, 625 6, 597, 000 5, 182, 500 4, 185, 500	\$2, 486, 900 2, 069, 000 1, 866, 750 11, 427, 875 5, 430, 000 4, 887, 500 4, 725, 500
Division No.1	589	163, 081, 620	56, 977, 400	21, 892, 125	35, 085, 275	32, 893, 525
New York New York City Albany Brooklyn New Jersey Pennsylvania Philadelphia Pittsburg	273 50 6 5 102 340 41 30	33, 084, 040 50, 950, 000 1, 550, 000 1, 352, 000 14, 418, 350 40, 151, 650 22, 165, 000 12, 000, 425	16, 879, 900 17, 247, 500 400, 000 642, 000 5, 274, 250 16, 893, 300 7, 512, 500 3, 237, 000	7, 408, 660 2, 500, 000 300, 000 250, 000 2, 939, 587 8, 920, 408 2, 037, 500 1, 500, 000	9, 471, 240 14, 747, 500 100, 000 392, 000 2, 334, 663 7, 972, 892 5, 475, 000 1, 737, 000	9, 553, 785 12, 818, 000 300, 000 392, 000 2, 245, 662 6, 735, 574 4, 610, 000 1, 297, 000
Division No. 2	847	175, 680, 465	68, 086, 450	25, 856, 155	42, 230, 295	37, 952, 021
Delaware	18 46 22 1 12 37 31	2, 133, 985 3, 811, 700 13, 243, 260 252, 000 2, 575, 000 4, 796, 300 3, 297, 000	786, 000 1, 948, 750 2, 785, 000 250, 000 815, 400 2, 046, 750 1, 122, 500	455, 200 940, 000 1, 100, 000 50, 000 600, 000 985, 250 786, 750	330, 800 1, 008, 750 1, 685, 000 200, 000 215, 400 1, 061, 500 335, 750	320, 800 856, 750 545, 000 200, 000 205, 400 1, 415, 325 217, 750
Division No. 3	167	30, 109, 245	9, 754, 400	4, 917, 200	4, 837, 200	3, 761, 025
North Carolina South Carolina Georgia Savannah Florida Alabama Mississippi Louisiana New Orleans Texas	27 16 27 2 18 26 10 10 9 214	2, 716, 000 1, 918, 000 2, 766, 000 750, 000 1, 435, 000 3, 485, 000 760, 000 2, 900, 000 21, 379, 730	816, 500 574, 750 984, 000 102, 000 417, 500 1, 142, 000 238, 750 240, 000 900, 000 5, 195, 850	647, 750 442, 000 666, 500 100, 000 358, 750 702, 500 213, 750 190, 000 450, 000 4, 744, 933	168, 750 132, 750 317, 500 2, 000 58, 750 439, 500 25, 000 50, 000 450, 000	116, 106 75, 250 326, 000 2, 000 58, 750 378, 750 25, 000 50, 000 450, 000 304, 900
Kentucky Louisville Tennessee	9 69 7 48	1, 220, 000 9, 507, 900 3, 601, 500 8, 325, 000	289, 000 3, 361, 750 975, 000 1, 360, 490	280, 000 2, 125, 725 350, 000 1, 275, 000	9, 000 1, 236, 025 625, 000 85, 490	1, 000 1, 369, 025 525, 000 25, 250
Division No. 4	492	61, 619, 130	16, 597, 590	12, 546, 908	4,050,682	3, 707, 025
Ohio Cincinnati Cleveland Indiana Illinois Chicago Michigan Detroit Wisconsin Milwaukce	222 13 12 114 199 21 88 6 76	27, 745, 338 8, 400, 000 9, 300, 000 14, 422, 000 17, 771, 000 20, 900, 000 9, 834, 000 3, 600, 000 7, 220, 000 3, 250, 000	10, 592, 850 3, 462, 000 1, 220, 000 5, 082, 550 5, 811, 750 1, 650, 000 3, 353, 000 1, 350, 000 2, 121, 000 720, 000	6, 095, 335 650, 000 600, 000 3, 093, 000 4, 349, 000 1, 050, 000 2, 092, 250 300, 000 1, 661, 250 250, 000	4, 497, 515 2, 812, 000 620, 000 1, 989, 550 600, 000 1, 260, 750 1, 050, 000 459, 750 470, 000	4, 228, 908 2, 424, 000 740, 000 1, 890, 675 1, 380, 750 600, 000 1, 204, 500 1, 050, 000 198, 500 200, 000
Division No. 5	756	122, 442, 338	35, 363, 150	20, 140, 835	15, 222, 315	13, 917, 333
Iowa Des Moines. Minnesota St. Paul Minneapolis Missouri St. Louis Kansas City St. Loues	163 4 66 5 8 48 8 8	12, 630, 000 800, 000 6, 045, 000 3, 800, 000 5, 200, 000 3, 615, 000 9, 400, 000 3, 550, 000 1, 100, 000	3, 590, 875 277, 000 1, 427, 800 252, 000 400, 000 1, 014, 050 402, 000 400, 000 200, 000	3, 045, 000 175, 000 1, 280, 000 250, 000 400, 000 903, 750 400, 000 400, 000 150, 000	545, 875 102, 000 147, 800 2, 000 110, 300 2, 000 50, 000	495, 500 102, 000 91, 550 2, 000 66, 550 2, 000
Kansas City St. Joseph Kansas Nebraska. Lincoln Omaha	122 104 4 9	9, 987, 100 6, 540, 000 950, 000 4, 150, 000	2, 660, 500 1, 685, 650 175, 000 780, 000	2, 221, 775 1, 635, 000 175, 000 450, 000	438, 725 50, 650	373, 725 45, 075 280, 000
Division No. 6	552	67, 767, 100	13, 264, 875	11, 485, 525	1, 779, 350	1, 508, 400

No. 43.—Number of National Banks in each State, Reserve City, and Territory, Capital, Bonds, etc.—Continued.

Q1 1 111			United Sta	tes bonds.	Excess o	f bonds.
States, reserve cities, and Territories.	No. of banks. Capital.		Held Septem- ber 28, 1895.	Minimum required.	September 28, 1895.	October 2, 1894.
Colorado	45	\$6, 437, 000	\$1, 361, 250	\$1,096,750	\$264, 500	\$375, 000
Nevada	2	282,000	70, 500	70, 500		
California	29	5,025,000	1, 565, 750	943, 750	622,000	250, 090
San Francisco	2	2, 500, 000	100,000	100,000		
Oregon	35	3, 370, 000	669, 800	667, 500	2, 300	2, 300
Arizona	5	400, 000	100, 500	100, 000	500	500
Division No.7	118	18, 014, 000	3, 867, 800	2, 978, 500	889, 300	627, 800
North Dakota	32	2, 185, 000	579,000	546, 250	32, 750	21, 500
South Dakota	33	2, 035, 000	573, 250	508, 750	64, 500	52, 000
Idaho	11	725, 000	181, 250	181 250		
Montana	26	4, 151, 600	764, 350	750, 400	13,950	26, 850
New Mexico	8	650,000	315,000	162, 500	152, 500	77, 500
Utah	11	2, 100, 000	812, 500	350, 000	462, 500	412, 500
Washington		5, 055, 000	1, 140, 250	1, 138, 750	1,500	12,500
Wyoming	11	860, 000	240,000	215,000	25,000	
Oklahoma	5	250, 000	62, 500	62, 500		
Indian Territory	7	410, 000	103,000	102,500	500	
Division No. 8	191	18, 421, 600	4, 771, 100	4, 017, 900	753, 200	602, 850
United States	3, 712	657, 135, 498	208, 682, 765	103, 835, 148	104, 847, 617	94, 969, 979

No. 41.—Number of National Banks in each State, Reserve City, and Territory, with Capital of \$150,000 and under, for the Years 1804 and 1895, and the Increase or Decrease in Banks and Capital during the Interval.

States, reserve cities, and	Octo	ber 2,1894.	Septer	nber 28,1695.	I	acrease.	D	ecrease.
States, reserve cities, and Territories.	No.	Capital.	No.	Capital.	No.	Capital.	No.	Capital.
Maine New Hampshire Vermont Massachusetts.	68 44 38 104	\$5, 460, 000 4, 580, 000 3, 705, 000 11, 402, 500	67 43 38 106	\$5, 421, 000 4, 480, 000 3, 710, 000 12, 407, 500	2	\$5,000 1,005,000	1	\$39,000 100,000
Boston	23 33	2.510,000 3,440,000	23 33	2, 310, 000 3, 440, 000				200, 000
Division No. 1	310	31, 097, 500	310	31, 768, 500	2	1, 010, 000	2	339, 000
New York New York City Albany	221	19, 424, 660	222	19, 434, 640	1	9, 980		
Brooklyn New Jersey Pennsylvania. Philadelphia Pittsburg.	70 272 1 1	5, 898, 350 22, 577, 704 150, 000 100, 000	74 276 1 1	6, 158, 350 22, 881, 630 150, 000 100, 000	4 4	260, 000 303, 926		
Division No. 2	565	48, 150, 714	574	48, 724, 620	9	573, 906		
Delaware	14 43	1,020,800 3,160,000	14 43	1, 020, 800 3, 160, 000				
District of Columbia Washington Virginia West Virginia	1 28 25	100, 000 2, 191, 000 2, 055, 000	$\begin{array}{c c} & 1 \\ & 28 \\ & 26 \end{array}$	100,000 2,141,000 2,147,000	1	92,000		50, 000
Division No. 3	111	8, 526, 800	112	8, 568, 800	1	92, 000		50,000
North Carolina South Carolina GeorgiaSayannah	21 11 21	1, 656, 000 998, 000 1, 166, 000	24 13 23	1, 991, 000 1, 168, 000 1, 866, 000	3 2 2	335, 000 170, 000 700, 000	'	
Florida	19 29 11 9	1, 485, 000 1, 519, 000 955, 000 560, 000	18 19 10 9	1, 435, 000 1, 410, 000 855, 000 560, 000			1 1 1	50, 000 109, 000 100, 000
New Orleans Texas Arkansas Kentucky Louisvillo	194 6 50	14, 805, 000 550, 000 4, 687, 900	192 6 50	14, 579, 730 520, 000 4, 702, 900		15, 000	2	225, 270 30, 000
Tennessee	37	2, 750, 000	36	2, 700, 000		<u> </u>	1	50,000
Division No. 4	399	31, 131, 900	400	31, 787, 630	7	1, 220, 000	6	564, 270
Ohio	175	14, 951, 768	175	14, 981, 338	<u> </u>	29, 570		
IndianaIllinois	93 176	8, 077, 500 13, 191, 000	93 179	8, 172, 000 13, 396, 000	3	94, 500 205, 000		
Chicago	81	6, 734, 000	78	6, 369, 000			3	365,000
Wisconsin. Milwaukee	69	5, 370, 000	68	5, 045, 000			1	325, 000
Division No. 5	594	48, 324, 268	593	47, 963, 338	3	329, 070	4	690, 000
Iowa Des Moines Minnesota St. Paul	155 1 59	10, 405, 000 100, 000 3, 705, 000	153 1 59	10, 180, 000 100, 000 3, 720, 000		15,000	2	225, 000
Minneapolis Missouri St. Louis Kansas City	48	3, 390, 000	46	3, 215, 000			2	175, 000
St. Joseph Kansas Nebraska Lincoln Omaha	1 121 113 1	100, 000 8, 327, 100 7, 223, 100 100, 000	1 117 103 1	100, 600 7, 887, 100 6, 340, 000 100, 000			4 10	440, 000 883, 100
Division No. 6	499	33, 350, 200	481	31, 642, 100		15, 000	18	1, 723, 100

No. 44.—Number of National Banks in each State, Reserve City, and Territory, with Capital of \$150,000 and under, etc.—Continued.

States, reserve cities, and	Octo	ber 2, 1894.	Septer	nber 28,1895.	I	ncrease.	D	ecrease.
Territories.	No.	Capital.	No.	Capital.	No.	Capital.	No.	Capital.
Colorado Novada	37 1	\$2, 437, 000 82, 000	35 1	\$2, 387, 000 82, 000			2	\$50,000
California	23	2, 225, 000	20	1,975,000			3	250, 0 00
Oregon	31 5	1, 870, 000 400, 000	31 5	1,870,000 490,000				
Division No. 7	97	7, 014, 000	92	6, 714, 000			5	300, 0 00
North Dakota South Dakota Idaho Montana New Mexico	31 34 12 18 9	1, 990, 000 1, 985, 000 775, 000 1, 450, 000 700, 000	31 33 11 18 8	1, 985, 000 2, 035, 000 725, 000 1, 401, 600 650, 000		\$50,000	1 1 1	5, 000 50, 000 48, 400 50, 000
Utah Washington Wyoming. Oklahoma Indian Territory	7 47 10 6 6	3, 330, 000 760, 000 300, 000 360, 000	37 11 5	600,000 2,555,000 860,000 250,000 410,000	1	100,000	10	775, 00 0 50, 00 0
Division No. 8	180	\	168	11, 471, 600	2	200, 000	14	978, 400
United States	2, 755	219, 845, 382	2, 730	218, 640, 588	24	3, 439, 976	49	4, 614, 770

No. 45.—Number of National Banks in each State, Reserve City, and Territory, with Capital exceeding \$150,000, for the Years 1894 and 1895, and the Increase or Decrease in Banks and Capital during the Interval.

States, reserve cities, and	Octo	ber 2, 1894.	Septer	nber 28,18 9 5.	I	icrease.	D	ecrease.
Territories.	No.	Capital.	No.	Capital.	No.	Capital.	No.	Capital.
Maine	15	\$5, 700, 000	15	\$5, 700, 000 1, 400, 000 3, 300, 000				
New Hampshire	7	1, 500, 000 3, 300, 000	.7	1,400,000				\$100,00
Vermont	11 109	3, 300, 000 34, 240, 000	11 107	3, 300, 000 32, 485, 000		••••	2	1, 755, 00
Boston	55	52, 350, 000	55	52, 250, 600			ا ئ	100,00
Rhode Island	36	52, 350, 000 17, 727, 050 19, 351, 070	35	52, 250, 600 17, 227, 050 18, 951, 070			1	500, 00 400, 00
Connecticut	50	19, 351, 070	49	18, 951, 070		• • • • • • • • • • • • • • • • • • • •	1	400, 00
Division No.1	283	134, 168, 120	279	131, 313, 120			4	2, 855, 00
New York	52	14, 149, 400	51	13, 649, 400			1	500, 00
New York City	49	50, 750, 000	50 6	50, 950, 000	1	» \$200, 000		• • • • • • • • • • • • • • • • • • • •
Albany Brooklyn	6 5	1, 550, 000	5	1,550,000				
New Jersey	30	1, 352, 000 8, 760, 000 17, 070, 000	28	1, 352, 000 8, 2 60, 000 17, 270, 020	1		2	500, 00
Pennsylvania	63	17, 070, 000	64	17, 270, 020	1	200, 020		
Philadelphia	40	22, 415, 000	40	$ \;22,015,000 $				400,00
Pittsburg	29	11,700,000	29	11, 909, 425		209, 425		
Division No. 2	274	127, 746, 400	273	126, 955, 845	2	609, 445	3	1, 400, 00
Delaware	4	1, 113, 185	4	1, 113, 185				• • • • • • • • • • • • • • • • • • • •
Maryland Baltimore	3 22	12 242 260	$\frac{3}{22}$	651, 700			'	•••••
District of Columbia	1	651, 700 13, 243, 260 252, 000	1 1	13, 243, 260 252, 000				
Washington	11	1 2, 475, 000	11	2, 475, 000				
Virginia	9	2, 6 55, 300 1 , 006, 000	9	2, 475, 000 2, 655, 300				
West Virginia	5	1,006,000	5	1, 150, 000		144, 000		
Division No. 3	55	21, 396, 445	55	21, 540, 445		144,000		
North Carolina	5	1, 100, 000	3	725, 000			2	375, 00
South Carolina	3	750,000	3	750, 000				
GeorgiaSavannah	4 2	1, 150, 000 750, 000	4 2	900, 000 750, 000				250, 00
Florida		130,000		100,000				
Florida	7	2, 175, 000	7	2,075,000				100,00
Mississinni								
Louisiana New Orleans	1 9	200, 000 3, 000, 000	1 9	200, 000 2, 900, 000				100, 0
Texas	23	7, 575, 000	22	6, 800, 000			i	775, 0
Arkansas	2	500,000	3	700, 000	1	200, 000		
Kentucky	20	5, 015, 000	19	4, 805, 000			1	210, 0
Louisville Tennessee	7 12	3, 601, 500 6, 025, 000	7 12	3, 601, 500 5, 625, 000		¦		400, 0
Division No. 4	95	31, 841, 500	92	29, 831, 500		200, 000	4	2, 210, 0
Ohio	47	12, 764, 000	47	12, 764, 000		200,000		-,520,0
Cincinnati	13	8, 400, 000	13	8, 400, 000				
_ Cleveland	11	9, 050, 000	12	9, 300, 000	1	250,000		
Indiana	22	5, 850, 000	21	6, 250, 000		400,000	1	
Illinois	20 21	4, 400, 000 20, 900, 000	20 21	4, 375, 000 20, 900, 000				25, 0
Michigan	9	3, 300, 000	10	1 3 465 000	1	165,000		
Detroit	6	3,600,000	1 6	3,600,000	1			
Wisconsin	9 5	3, 600, 000 2, 175, 000 3, 150, 000	8 5	2, 175, 000 3, 250, 000		100,000	1	
Division No. 5		73, 589, 000	163	74, 479, 000	2	915,000	2	25, 0
		-	=		-	313,000		
Iowa	10	2, 650, 000	10	2, 450, 000				200, 0
Des Moines Minnesota	3 7	700,000	3 7	700, 000 2, 325, 000		j		
St. Paul.		3, 800, 000		3, 800, 000	1	1	1	
Minneapolis	. š	5, 700, 000	8	3, 800, 000 5, 200, 000				500,0
Missouri	. 2	400,000	2	400, 000 9, 400, 006				
St. Louis	.] 9	9, 700, 000	5 8 2 8 8 2 5	9,400,006			1	300,0
Aansas Uity	. 8	4, 800, 000 1, 500, 000	8	3, 550, 000 1, 600, 000			1	1, 250, 0 500, 0
St Incont	9 2 5 1	2, 100, 000	5	2, 100, 000				500, 0
Kansas City St. Joseph		, A, 200, 000	1 3	200,000	1	1		
Kansas Nebraska	Ĭ	200,000) 1					
Kansas Nebraska Lincoln	. 3	200, 000	3	850, 000				50, (
St. Joseph Kansas Nebraska Lincoln Omaha	1 3 9	200, 000 900, 000 4, 150, 000	3	850, 000 4, 150, 000				50, 0

No. 45.—Number of National Banks in each State, Reserve City, and Territory, with Capital exceeding \$150,000, etc.—Continued.

States, reserve cities, and	Octo	ber 2, 1894.	Septe	mber 28,1895.	Iı	crease.	De	ecrease.
Territories.	No.	Capital.	No.	Capital.	No.	Capital.	No.	Capital,
Colorado Nevada	11	\$5, 100, 000 200, 000	10	\$4,050,000 200,000				\$1,050,000
CaliforniaSan FranciscoOregonArizona	9 2 4	3, 050, 000 2, 500, 000 1, 750, 000	9 2 4	3, 050, 000 2, 500, 000 1, 500, 000				
Division No. 7	27	12, 600, 000	26	11, 300, 000			1	1, 300, 000
North Dakota South DakotaIdaho.	1 1	200, 000 200, 000	1	200,000			1	200, 000
Montana New Mexico	9	2, 950, 000	8	2,750,000			1	200, 000
Washington Wyoming Oklahoma		1,500,000 2,850,000 400,000	10 10					350, 000 400, 000
Indian Territory								
Division No. 8	29	8, 100, 000	23	6, 950, 000			6	1, 150, 000
United States	999	448, 366, 465	982	438, 494, 910	5	\$1,868,445	22	11, 740, 000

No. 46.—Comparative Statement of the Resources and Liabilities of the National Banks from 1864 to 1895, inclusive.

	Oct. 3, 1864.	Oct. 2, 1865.	Oct. 1, 1865.	Oct. 7, 1867.	Oct. 5, 1868.	Oct. 9, 1869.	Oct. 8, 1870.	Oct. 2, 1871.
	508 banks.	1,513 banks.	1,644 banks.	1,642 banks.	1,643 banks.	1,617 banks.	1,648 banks.	1,767 banks.
Loans	Millions. 93. 2	Millions. 487. 2	603. 3	Millions. 609. 7 338. 6	657. 7	Millions. 682. 9 339. 5	715. 9	Millions. 831. 6
Bonds for circulation Other United States bonds. Stocks, bonds, etc Due from banks	34.0	427. 7 107. 3	331.8 95.0 15.9 122.9	80. 3 21. 5 103. 6	340. 5 74. 1 20. 7 110. 1	44. 6 22. 2 100. 8	340. 9 37. 7 23. 6 109. 4	364. 5 45. 8 24. 5 143. 2
Real estate Specie Legal-tender notes	2.2 44.8	14.7 { 18.1 } 190.0	17. 1 9. 2 202. 8	20. 6 12. 8 157. 4	22.7 13.1 156.1	25, 2 23, 0 129, 6	27. 5 18. 5 122. 7	30. 1 13. 2 107. 0
National-bank notes	4.7	16. 2 72. 3	17. 4 103. 7	11. 8 134. 6	11. 8 143. 2	10. 8 108. 8	12. 5 79. 1	14. 3 115. 2
Other resources	10.1	26, 3	7.9	8.6	9, 6	9.8	22.9	41.2
Total	297.1	1, 359. 8	1, 527. 0	1,499.5	1, 559. 6	1, 497. 2	1,510.7	1, 730. 6
Capital stock	2. 0 6. 0 45. 2	393. 2 38. 7 32. 4 171. 3 549. 1	415. 5 53. 3 32. 6 290. 0 598. 0	420. 1 66. 7 33. 8 297. 9 568. 2	420.6 78.0 36.1 298.7 603.1	426. 4 86. 2 40. 7 296. 0 523. 0	430. 4 94. 1 38. 6 293. 9 512. 8	458.3 101.1 42.0 317.4 631.4
Due to depositors Due to banks Other liabilities	34. 9	174. 2 . 9	137. 5 . 1	112.8	123. 1	118. 9 6. 0	130. 0 10. 9	171. 9 8. 5
Total	297.1	1, 359. 8	1, 527. 0	1, 499. 5	1, 559. 6	1, 497. 2	1, 510. 7	1, 730. 6
Section of the Control of the Contro	Oct. 3, 1872.	Sept. 12, 1873.	Oct. 2, 1874.	Oct. 1, 1875.	Oct. 2, 1876.	Oct. 1, 1877.	Oct.1, 1878.	Oct. 2, 1879.
	1,919 banks.	1,976 banks.	2,004 banks.	2,087 banks.	2,089 banks.	2,080 banks.	2,053 banks.	2,048 banks.
RESOURCES.	Millions	Millions.	Millions.	Millions.	Millions.	Millions.	Millions.	Millions
Loans. Bonds for circulation Other United States bonds. Stocks, bonds, etc. Due from banks	877. 2 382. 0 27. 6 23. 5 128. 2	944. 2 388. 3 23. 6 23. 7 149. 5	954. 4 383. 3 28. 0 27. 8 134. 8	984. 7 370. 3 28. 1 33. 5 144. 7	931, 3 337, 2 47, 8 34, 4 146, 9	891. 9 336. 8 45. 0 34. 5 129. 9	834. 0 347. 6 94. 7 36. 9 138. 9	878. 8 357. 3 71. 2 39. 7 167. 3
Specie	10. 2 102. 1 15. 8	34. 7 19. 9 92. 4 16. 1	38. 1 21. 2 80. 0 18. 5	42. 4 8. 1 76. 5 18. 5	43. 1 21. 4 84. 2 15. 9	45. 2 22. 7 66. 9 15. 6	46.7 30.7 64.4 16.9	47. 6 42. 6 69. 1
Clearing-house exchanges. U. S. certificates of deposit. Due from U. S. Treasurer. Other resources	125. 0 6. 7	100.3 20.6	109.7 42.8 20.3 18.3	87. 9 48. 8 19. 6 19. 1	100. 0 29. 2 16. 7 19. 1	74. 5 33. 4 16. 0 28. 7	82. 4 32. 7 16. 5 24. 9	113. 6 26. 8 17. 6 22. 1
Total	1, 755. 8	1, 830. 6	1, 877. 2	1,882.2	1,827.2	1,741.1	1, 767. 3	1, 868. 8
LIABILITIES.								
Capital stock	479. 6 110. 3 46. 6 335. 1	491. 0 120. 3 54. 5 340. 3	493, 8 129, 0 51, 5 334, 2	504. 8 134. 4 53. 0 319. 1	499. 8 132. 2 46. 4 292. 2	479. 5 122. 8 44. 5 291. 9	466. 2 116. 9 40. 9 301. 9	454.3 114.8 40.3 313.8
Due to depositors	143.8	640. 0 173. 0 11. 5	683, 8 175, 8 9, 1	679. 4 179. 7 11. 8	666. 2 179. 8 10. 6	630. 4 161. 6 10. 4	668. 4 165. 1 7. 9	736. 9 201. 2 6. 7
Total	1,755.8	1,830.6	1,877.2	1,882.2	1,827.2	1,741.1	1,767.3	1, 868. 8

No. 46.—Comparative Statement of the Resources and Liabilities of the National Banks from 1864 to 1895, inclusive—Continued.

2. 69 ss	0ct. 3, 1882. 2,269 sanks. 4ttions., 243.2, 357.6 37.4 66.2 2 198.9 465. 102.9 63.2 20.7 208.4 8.7 17.2 28.9 , 399.8	Oct. 2, 1883. 2.501 banks. 1,309.2 351.4 30.7 71.1 208.9 48.3 107.8 70.7 22.7 96.4 10.0 16.6 28.9 2,372.7	Sept. 30, 1884. 2,664 banks. Millions. 1,245.3 397.4 30.4 49.9 128.6 77.0 23.3 66.3 14.2 17.7 33.8 2,279.5	Oct. 1, 1885. 2,714 banks. Millions. 1, 306. 1 307. 7 31. 8 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9 2, 432. 9	Oct. 7, 1886. 2,852 banks. 1,451.0 258.5 32.4 81.8 8241.4 54.1 156.4 62.8 22.7 95.9 14.0 37.4 2,513.9	1, 587. 5 189. 1 34. 7 88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3	wanks. ###################################	Millions. 1, 309. 2 351. 4 30. 7 71. 1 208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	Millions. 1, 245.3 327.4 30.4 71.4 194.2 49.9 128.6 0 77.0 77.0 23.3 66.3 14.2 17.7 33.8	Millions. 1, 306. 1 307. 7 31. 8 77. 5 235. 3 51. 3 174. 9 23. 1 84. 9 18. 8 14. 9 36. 9	Millions. 1, 451. 0 258. 5 32. 4 81. 8 241. 4 54. 1 156. 4 62. 7 95. 9 14. 0 37. 4	Millions. 1, 587. 5 189. 1 34. 7 88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3	,243, 2 357, 6 37, 4 66, 2 198, 9 46, 5 102, 9 63, 2 20, 7 208, 4 8, 7 17, 2 28, 9 ,399, 8	1, 309. 2 351. 4 30. 7 71. 1 208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	1, 245. 3 327. 4 30. 4 71. 4 194. 2 49. 9 128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	1, 306. 1 307. 7 31. 8 77. 5 235. 3 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	1, 451. 0 258. 5 32. 4 81. 8 241. 4 54. 1 156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	1, 587. 5 189. 1 34. 7 88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3	,243, 2 357, 6 37, 4 66, 2 198, 9 46, 5 102, 9 63, 2 20, 7 208, 4 8, 7 17, 2 28, 9 ,399, 8	1, 309. 2 351. 4 30. 7 71. 1 208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	1, 245. 3 327. 4 30. 4 71. 4 194. 2 49. 9 128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	1, 306. 1 307. 7 31. 8 77. 5 235. 3 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	1, 451. 0 258. 5 32. 4 81. 8 241. 4 54. 1 156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	1, 587. 5 189. 1 34. 7 88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3	,243, 2 357, 6 37, 4 66, 2 198, 9 46, 5 102, 9 63, 2 20, 7 208, 4 8, 7 17, 2 28, 9 ,399, 8	1, 309. 2 351. 4 30. 7 71. 1 208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	1, 245. 3 327. 4 30. 4 71. 4 194. 2 49. 9 128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	1, 306. 1 307. 7 31. 8 77. 5 235. 3 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	1, 451. 0 258. 5 32. 4 81. 8 241. 4 54. 1 156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	1, 587. 5 189. 1 34. 7 88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
7. 67. 67. 67. 68. 68. 68. 68. 68. 68. 68. 68. 68. 68	357. 6 37. 4 66. 2 198. 9 46. 5 102. 9 63. 2 20. 7 208. 4 8. 7 17. 2 28. 9 , 399. 8	351. 4 30. 7 71. 1 208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	327. 4 30. 4 71. 4 194. 2 49. 9 128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	307. 7 31. 8 77. 5 235. 3 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	258. 5 32. 4 81. 8 241. 4 54. 1 156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	189. 1 34. 7 88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3. 9 3. 9 3. 9 3. 9 3. 9 3. 9 4. 9	198. 9 46. 5 102. 9 63. 2 20. 7 208. 4 8. 7 17. 2 28. 9 , 399. 8	71. 1 208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	71. 4 194. 2 49. 9 128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	235. 3 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	81. 8 241. 4 54. 1 156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	88. 8 256. 3 58. 0 165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3. 9 3. 9 3. 9 3. 9 3. 9 3. 9 4. 9	198. 9 46. 5 102. 9 63. 2 20. 7 208. 4 8. 7 17. 2 28. 9 , 399. 8	208. 9 48. 3 107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	194. 2 49. 9 128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	235. 3 51. 3 174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	241. 4 54. 1 156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	256.3 58.0 165.1 73.7 21.9 88.8 6.2 9.3 40.8
2. 9 3. 3 3. 4 3. 4 3. 9 3. 1 3. 1 3. 1 4. 9	102. 9 63. 2 20. 7 208. 4 8. 7 17. 2 28. 9 , 399. 8	107. 8 70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	128. 6 77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	174. 9 69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	156. 4 62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	165. 1 73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3. 2 3. 3 3. 4 3. 4 3. 1 3. 1 3. 1 3. 1 4. 2 4. 3 4. 4 5. 6 6 6 7. 6 7. 6 7. 6 7. 6 7. 6 7. 7 7. 7	63. 2 20. 7 208. 4 8. 7 17. 2 28. 9 , 399. 8	70. 7 22. 7 96. 4 10. 0 16. 6 28. 9	77. 0 23. 3 66. 3 14. 2 17. 7 33. 8	69. 7 23. 1 84. 9 18. 8 14. 9 36. 9	62. 8 22. 7 95. 9 5. 9 14. 0 37. 4	73. 7 21. 9 88. 8 6. 2 9. 3 40. 8
3. 4 3. 5 3. 5 3. 5 3. 5 4. 9	20. 7 208. 4 8. 7 17. 2 28. 9 , 399. 8	22. 7 96. 4 10. 0 16. 6 28. 9	23. 3 66. 3 14. 2 17. 7 33. 8	23. 1 84. 9 18. 8 14. 9 36. 9	22. 7 95. 9 5. 9 14. 0 37. 4	21. 9 88. 8 6. 2 9. 3 40. 8
3. 1 3. 1 3. 1 3. 1 1. 1 1. 1	8. 7 17. 2 28. 9 , 399. 8	10. 0 16. 6 28. 9	14. 2 17. 7 33. 8	18. 8 14. 9 36. 9	5. 9 14. 0 37. 4	6. 2 9. 3 40. 8
7. : 3. : 9. : 1. : 1. :	17. 2 28. 9 , 399. 8 483. 1	16. 6 28. 9	17. 7 33. 8	14. 9 36. 9	14. 0 37. 4	9.3 40.8
3. 9. 6 3. 1 3. 1 5. 6	28. 9 , 399. 8 483. 1		33.8	ļ 	37.4	
3. 1 2. (1. 5	483.1	2, 372. 7	2, 279. 5	2, 432. 9	2, 513. 9	0.600.0
2. (1. : 5. (1. :	483.1					2, 620. 2
2. (1. : 5. (1. :	483.1			l		
l. :	129 A	509.7	524.3 147.0	527. 5	548.5	578. 5
5. (1. 9	20.0	142.0	147. 0	146.6	157.3	173.9
1. 1	61. 2 315. 0	61. 6 310. 5	63. 2 289. 8	59.3 269.0	66. 5 228. 8	71.5 167.3
). 5	, 134. 9	1, 063. 6	993.0	1.116.7	1, 189. 5	1, 274. 7
	259. 9 13. 7	270. 4 14. 9	246. 4 15. 8	299.7 14.1	308.6 14.9	329. 6 24. 7
	, 399. 8	2, 372. 7	2, 279. 5	2, 432. 9	2, 513. 9	2, 620. 2
					1 -,	1 -,
2.)ct. 2,	Sept. 25,	Sept. 30,	Oct. 3.	Oct. 2,	Sept. 28,
0.	1890.	1891.	1892.	1893.	1894.	1895.
10	3,540	3,677	3,773	3,781	3,755	3,712
	anks.	banks.	banks.	banks.	banks.	banks.
222	illions.	Millions.	Millions.	Millions.	Millions.	Millions.
j. ;	, 986. 1 140. 0	2, 005. 5 150. 0	2, 171. 0 163. 3	1, 843. 6 206. 4	2,007.1 199.6	2, 059. 4 208. 7
). '	30.7	24. 9 125. 2	20. 2	17.6	25.9	26.1
5. :	115. 5 336. 2	125. 2 338. 7	154.5 409.5	148.6 277.5	193. 3 399. 3	195.0
3. 8	76.8	83.3				376.7 103.8
		183.5	209.1	224.7	237. 3	196. 2
		20.0				93.9 15.5
3, 8	106.8	122.0	105. 5	106. 2	88.5	57. 5
3. 5	6. 2	15.7	14.0	7.0		49.9
	41.3	38.7	43.0	41.4	31.2	10. 4 30. 5
 L. (, 141. 5	3, 213. 1	3, 510. 1	3, 109. 5	3, 473. 9	3, 423. 6
						
	650.4	677.4	686.6	678.5	668. 9	657.1
			238.9	246. 8	245.2	246.5
7 4			143.4		172.3	90. 4 182. 5
	, 594. 2	1,608.6	1,779.3	1,465.4	1,742.1	1,715.2
3. (1. :			530.7			494. 9 37. 0
3. (1. : 3. :		01.0	20.0	!———	ļ	<u> </u>
3. (3. 4 3. 5	36.9 141.5	3, 213. 1	3, 510. 1	3, 109. 5	3, 473. 9	3, 423.6
5. 9 6. 9	6. 2 6. 9 41. 3 , 141. 5 650. 4 213. 6 97. 0 123. 0 . 594. 2 426. 4	183. 5 97. 6 20. 0 122. 0 15. 7 8. 0 38. 7 3, 213. 1 677. 4 227. 6 103. 3 131. 3	104.3 19.6 105.5 14.0 8.2 43.0 3,510.1 686.6 238.9 101.6 143.4		7. 0 10. 2 41. 4 3, 109. 5 678. 5 246. 8 103. 5 183. 0	224. 7 227. 3 114. 7 120. 5 22. 4 18. 6 106. 2 88. 5 7. 0 45. 1 10. 2 9. 6 41. 4 31. 2 3, 109. 5 3, 473. 9 678. 5 668. 9 246. 8 245. 2 103. 5 88. 9 172. 3 1,465. 4 1,742. 1 349. 3 526. 9

No. 47.—Abstract of the Resources and Liabilities of the National Banks at Close of Business September 28, 1895; the Condition of Banks in New York City, in the Three Central Reserve Cities, in Other Reserve Cities, and of the Country Banks Being Shown Separately.

	Central res	ervecities.			
	New York City.	New York, Chicago, and St. Louis.	Other reserve cities.*	Country banks.	Aggregate.
	50 banks.	79 banks.	268 banks.	3,365 banks.	3,712 banks.
RESOURCES.					
Loans and discounts Overdrafts Bonds for circulation. Bonds for deposits U. S. bonds on hand Stocks, securities, etc. Due from reserve	185, 691, 60 17, 247, 500, 00 1, 210, 000, 00 2, 959, 500, 00	563, 646, 78 19, 299, 500, 00 2, 285, 000, 00 3, 091, 350, 00	1, 582, 237. 46 36, 051, 900. 00 4, 382, 000. 00 2, 016, 700. 00 36, 230, 967. 15	15, 416, 284, 73 153, 331, 365, 00 8, 661, 000, 00 5, 682, 300, 00 115, 079, 868, 20	\$2, 041, 846, 233, 40 17, 562, 168, 87 208, 682, 765, 00 15, 328, 000, 00 10, 790, 350, 00 195, 028, 085, 35
agents Due from other ma-			74, 608, 408. 88	1 ' '	222, 287, 251. 45
tional banks Due from State banks	28, 961, 700. 20		'	1	123, 521, 087. 26
and bankers Banking-house, fur-	4, 504, 872. 90	1		1 ' '	30, 830, 482. 60
niture, and fixtures. Other real estate and	13, 472, 082. 86			1	78. 244, 849. 75
mortgages owned Premiums Checks and cash items	1, 516, 148. 91 2, 048, 183. 41 1, 947, 465. 70	2, 291, 286. 15	4, 116, 532, 81	10, 061, 290, 77	25, 527, 027, 04 16, 469, 109, 73 13, 056, 424, 53
Exchanges for clear- ing house Bills of other national	30, 932, 256. 82	37, 456, 130. 73	17, 000, 423, 20	3, 050, 233, 61	5 7, 50 6 , 787. 6 0
banksFractional currency,	820, 178. 00	1, 950, 231. 00	2, 972, 243. 00	10, 614, 626. 00	15, 537, 100. 00
nickels, and cents Specie	56, 938. 99 50, 741, 468. 13 33, 043, 866. 00	73, 530, 071. 48	50, 610, 265, 43	72, 096, 974. 26	
posit	40, 935, 000. 00 759, 716. 85	43, 035, 000. 00 849, 759. 35			
urer	412, 691. 21	476, 441. 21	324, 222, 90	484, 870. 25	1, 285, 534. 36
Total	632, 501, 345. 00	833, 549, 108. 95	857, 285, 610. 74	1, 732, 794, 623, 94	3, 423, 629, 343, 63
LIABILITIES.					
Capital stock	42, 126, 253, 46 17, 452, 153, 71 14, 321, 767, 50 19, 180, 00 127, 420, 65 299, 701, 066, 88	54, 456, 953, 46 20, 528, 821, 97 15, 767, 582, 50 19, 180, 00 215, 616, 90 385, 044, 770, 98	61, 078, 652, 75 16, 574, 967, 41 31, 277, 237, 50 6, 457, 00 669, 937, 95 423, 909, 600, 73	130. 912, 820. 17 53, 336, 135. 10 135, 436, 790. 50 40, 496. 50 785, 373. 00 892, 699, 149. 56	66, 133, 50 1, 670, 927, 89 1, 701, 653, 521, 28
bursing officers Due to national banks Due to banks and	139, 942, 018. 74	180, 262, 514. 24	96, 580, 569. 40	43, 385, 593. 74	320, 228, 677. 38
Notes and bills redis- counted		546, 724. 11	1, 116, 507. 41	11, 732, 876. 33	13, 396, 107. 8
Bills payable Other liabilities	115, 000. 00 671, 395. 11				17, 813, 360. 01 4, 045, 143. 70
Total	632, 501, 345. 00	833, 549, 108. 95	857, 285, 610. 74	1, 732, 794, 623. 94	3, 423, 629, 343. 63

^{*}Other reserve cities are Boston, Philadelphia, Baltimore, Albany, Brooklyn, Pittsburg, Washington, Savannah, New Orleans, Louisville, Cincinnati, Cleveland, Detroit, Milwaukee, Des Moines, Minneapolis, St. Paul, Kansas City, St. Joseph, Lincoln, Omaha, and San Francisco.

No. 48.—Highest and Lowest Points reached in the Principal Items of Resources and Liabilities of National Banks during the Existence of the System.

January 1,	September	Highest po	int reached.	Lowest point reached.		
1866.	28, 1895.	Amount.	Date.	Amount.	Date.	
403, 357, 346	\$657, 135, 498	\$686, 573, 015	Sept. 30, 1892	\$403 , 35 7 , 346	Jan. 1,1866	
175, 330, 204						
213, 239, 530	182, 481, 610	341, 320, 256	Dec. 26, 1873	122, 928, 084	Oct. 2, 1890	
					_	
520, 212, 174	1, 701, 653, 521	1, 765, 422, 983	Sept. 30, 1892	501, 407, 586	Oct. 8, 1870	
500, 650, 109	2, 041, 846, 233	2, 153, 498, 829	do	500, 650, 109	Jan. 1, 1866	
, ,					,	
20, 406, 442	15, 537, 100	28, 809, 699	Dec. 31, 1883	11, 841, 104	Oct. 7, 1867	
					Mar. 11, 1881	
					Oct. 1, 1875	
	1866. 403, 357, 346 475, 330, 204 213, 239, 530 440, 380, 350 420, 212, 174 500, 650, 109 20, 406, 442 187, 846, 548	1866. 28, 1895. 103, 357, 346 \$657, 135, 498 175, 330, 204 994, 023, 849 182, 481, 610 140, 380, 350 1500, 650, 109 2, 041, 846, 233 20, 406, 442 93, 946, 685 15, 537, 100	1866. 28, 1895. Amount. 103, 357, 346 \$657, 135, 498 \$686, 573, 015 \$175, 330, 204 \$994, 023, 849 \$1, 028, 765, 781 \$182, 481, 610 \$341, 320, 256 \$140, 380, 350 \$234, 801, 115 \$712, 437, 900 \$120, 212, 174 \$1, 701, 653, 521 \$1, 765, 422, 983 \$100, 650, 109 \$2, 041, 846, 233 \$2, 153, 498, 829 \$20, 406, 442 \$15, 537, 100 \$28, 809, 699 \$187, 846, 548 \$93, 946, 685 \$205, 793, 578 \$100 \$100 \$100 \$100 \$100 \$100 \$100 \$10	1866. 28, 1895. Amount. Date. 403, 357, 346 \$657, 135, 498 \$668, 573, 015 Sept. 30, 1892 \$175, 330, 204 \$182, 481, 610 \$341, 320, 256 Dec. 26, 1873 \$140, 380, 350 \$234, 801, 115 \$172, 437, 900 \$Apr. 4, 1879 \$200, 212, 1741, 701, 653, 5211, 765, 422, 983 \$120, 20, 406, 442 \$15, 537, 100 \$28, 809, 699 Dec. 31, 1883 \$187, 846, 548 \$93, 946, 685 \$205, 793, 578 Oct. 1, 1866	1866. 28, 1895. Amount. Date. Amount. 103, 357, 346 \$657, 135, 498 \$686, 573, 015 Sept. 30, 1892 \$403, 357, 346 \$175, 330, 204 \$182, 481, 610 \$341, 320, 256 Dec. 26, 1873 \$122, 928, 084 \$140, 380, 350 \$234, 801, 115 \$11, 765, 422, 983 Sept. 30, 1892 \$511, 407, 586 \$100, 650, 109 \$2, 041, 846, 233 \$2, 153, 498, 829 \$20, 406, 442 \$15, 537, 100 \$28, 809, 699 Dec. 31, 1883 \$11, 841, 104 \$187, 846, 548 \$93, 946, 685 \$205, 793, 578 Oct. 1, 1866 \$52, 156, 439 \$11, 846, 349 \$11, 846, 548 \$11, 8	

^{*} Undivided profits, less expenses and taxes paid, beginning 1894.

No. 49.—Percentages of Loans, United States Bonds, and Specie to the Aggregate Funds of National Banks, 1866 and 1887 to 1895.

	1866	1887.	1888.	1889.	1890.	1891.	1892.	1890.	1894.	1895.
Loans and discounts				Per ct. 72. 26				Per ct. 68.75	Per ct. 68. 60	Per ct. 70, 94
bonds	36. 36 1. 57	9. 98 7. 37	9.87 11.90	7.80 6.58	6. 44 7. 40	6. 41 6. 73	6. 25 7. 12	8.41 4.31	7, 77 8, 17	8. 15 6. 81
Total	79. 25	87.87	92. 81	86.64	88. 21	86.06	86. 72	81.47	84. 54	85. 90

No. 50.—Classification of Loans made by the National Banks in the Central Reserve Cities (New York, Chicago, and St. Louis) and other Reserve Cities, in Groups, together with Country Banks on Approximate Dates for the Past Five Years.

SEPTEMBER 25, 1891.

	No. of banks.	On paper with single name, unsecured.	On paper with one or more in- dorsers, oth- erwise un- secured.	dorsers, oth- erwise unsecured.	bonds, other bonds, stocks, or	with U.S. bonds, other bonds, stocks, or collaterals	Total.
New York Chicago St. Louis	49 21 9			3, 704, 939		17, 508, 229	87, 565, 897
Group— No. 1, 5 cities* No. 2, 4 cities* No. 3, 7 cities* No. 4, 4 cities*	136 54 49 26	8, 457, 434 18, 809, 101 7, 498, 961	29, 991, 803 54, 500 479 14, 130, 558	1, 084, 034 3, 361, 241 2, 106, 638	11, 149, 928 9, 923, 642 5, 596, 114	14, 393, 999 11, 684, 959 9, 954, 626	65, 077, 198 98, 279, 422 39, 286, 897
Total	3, 333		662, 814, 133 1, 068, 922, 313				1, 074, 914, 803 1, 989, 354, 240

CUR, PT 1---25

Total.....

3, 755

No. 50.—Classification of Loans made by the National Banks in the Central Reserve Cities, etc.—Continued.

SEPTEMBER 30, 1892.

			SELLEWIN	EK 30, 1892.			
	No. of banks.	On demand, paper with one or more individual or firm names.	On demand, secured by stocks, bonds and other per sonal secu- rities.	On time, paper with two or more individual or firm names.	On time, single-name paper (one person or firm) with- out other security.	On time, secured by stocks, bonds, and other personal securities, or om mortgages or other real-estate security.	Total.
New York	48 23 9	7, 853, 323		40, 307, 355		21, 006, 801	\$344, 199, 941 103, 913, 025 32, 877, 372
No. 1, 5 cities * No. 2, 4 cities * No. 3, 7 cities * No. 4, 4 cities * Country	133 54 50 26 3, 430	2, 072, 198 8, 023, 468 5, 751, 077	10,740,223 12,133,686 2,698,736	39, 656, 759 55, 564, 357 14, 326, 995	8, 910, 933 20, 377, 874 7, 380, 208	14, 945, 457 13, 879, 881 11, 288, 439	317, 983, 294 67, 325, 570 109, 984, 266 41, 445, 455 1, 135, 769, 806
Total		!		1, 097, 196, 692			2, 153, 498, 829
New York	49 21			\$110, 225, 762	\$26, 864, 953 13, 515, 691		\$281, 040, 663 72, 922, 290
St. Louis	136 53	1, 626, 168 10, 442, 401 1, 565, 493	3, 350, 523 47, 358, 410 9, 456, 808	9, 424, 921 131, 164, 892 27, 400, 578	1, 863, 841 39, 637, 045 6, 985, 533	6, 691, 944 51, 575, 820 13, 418, 670	22, 957, 399 280, 178, 570 58, 827, 084
No. 3, 7 cities * No. 4, 5 cities * Country	52 27 3, 434	5, 382, 436	3, 058, 636	11, 880, 155	5, 114, 318	8, 088, 175	33, 523, 722
Total	3, 781	91, 087, 210	256, 117, 281	920, 280, 115	244, 687, 123	318, 495, 617	1, 830, 667, 349
			остове	R 2, 1894.			
New York	49 21 9	6, 311, 703		31, 333, 279	15, 421, 908	20, 173, 208	91, 486, 570
Group— No. 1, 5 cities * No. 2, 4 cities * No. 3, 7 cities * No. 4, 5 cities * Country	136 50 52 27 3, 411	2, 152, 694 8, 620, 372 5, 368, 234	9, 323, 952 11, 046, 577 4, 199, 419	25, 476, 330 48, 943, 142 12, 316, 245	8, 750, 850 16, 485, 651 4, 691, 337	14, 648, 534 18, 984, 832 10, 687, 373	60, 352, 366 104, 089, 574 37, 262, 608

^{*}Group No. 1, Boston, Albany, Brooklyn, Philadelphia, and Pittsburg. Group No. 2, Baltimore, Washington, New Orleans, and Louisville. Group No. 3, Cincinnati, Cleveland, Detroit, Milwaukee, Des Moines, St. Paul, and Minneapolis. Group No. 4, Kansas City, St. Joseph, Lincoln, Omaha, and San Francisco.

934, 385, 896 289, 702, 630 399, 710, 873 1,991,874,273

92, 996, 577 275, 073, 297

SEPTEMBER 28, 1895.

-							
New York	50	\$5, 704, 039	\$118, 810, 160	\$116, 557, 607	\$60, 161, 135	\$62, 615, 633	\$363, 848, 574
Chicago	21	6, 656, 047	19, 242, 570	31, 912, 665	15, 545, 545	19, 676, 047	93, 032, 874
St. Louis		2, 061, 090	3, 196, 546	13, 527, 023	2, 141, 943	9, 467, 365	30, 393, 967
Group-					' '		
No. 1, 5 cities *	137	11, 864, 475	63, 057, 197	130, 842, 281	52, 414, 062	57, 828, 767	316, 006, 782
No. 2, 5 cities *	52	2, 250, 860	10, 521, 611	26, 648, 519	9, 668, 542	13, 633, 205	62,722,737
No. 3, 7 cities *	53	10, 956, 018	12, 187, 680	49, 387, 589	17, 988, 228	19, 028, 947	109, 548, 462
No. 4, 5 cities *	26	6, 219, 305	3, 131, 157	12,009,348	4, 658, 428	10, 659, 525	36, 677, 763
Country	3, 365	55, 898, 145,	53, 934, 344	576, 271, 031	155, 208, 667	188, 302, 887	1, 029, 615, 074
-							
Total	3,712	101, 609, 979	284, 031, 265	957, 156, 963	317, 786, 550	381, 212, 376	2, 041, 846, 233
		· · · · · ·					' ' '

^{*} Group No. 1, Boston, Albany, Brooklyn, Philadelphia, and Pittsburg. Group No. 2, Baltimore, Washington, Savannah, New Orleans, and Louisville. Group No. 3, Cincinnati, Cleveland, Detroit, Milwaukee, Dos Moines, St. Paul, and Minneapolis. Group No. 4, Kansas City, St. Joseph, Lincoln, Omaha, and San Francisco.

No. 51.—Classification of the Loans by National Banks in New York City for the Last Ten Years.

T 1.1.	Oct. 7, 1	1886.	Oct. 5,	1887.	Oct. 4, 18	88.	Sept. 30, 18	889.	Oct. 2, 1890.
Loans and discounts.	45 bar	ıks.	47 bar	nks.	46 banl	.83	45 banks	s.	47 banks.
On indorsed paper	\$121, 381 24, 640 2, 002		\$115, 31 17, 58 1, 44		\$117, 707, 28, 626, 2, 132,	295	\$119, 369, 4 31, 866, 5 1, 124, 1	578	\$122, 226, 904 29, 044, 063 583, 820
mand. On real-estate securityAll other loans	91,636 211 $13,856$	1,432	95, 07 14 28, 44	6,885	108, 466, 113. 35, 450,	494	108, 258, 1 $201, 8$ $43, 078, 0$	378	101,789,112 $228,778$ $43,237,874$
Total	253, 732	2, 376	258, 01	4, 181	292, 495, 481 303, 898, 166		66	297, 110, 551	
	Loans a	and dis	scounts.					;	Sept. 25, 1891. 49 banks.
On paper, with single name, un On paper, with one or more ind On demand, with one or more in On demand, with U. S. bonds, ot On time, with U. S. bonds, other	orsers, o dorsers, her bond r bonds, s	therwi otherv ls, stoc stocks	ise unse vise uns cks, or c , or colla	ecured secure ollater iterals	lals as sect as securit	nrity	······································		\$25, 125, 313 116, 957, 046 2, 925, 418 113, 787, 196 42, 783, 829 391, 578, 802
]	Sept.	30, 1892.	Oct	. 3, 1893.	0	ct. 2, 1894.	8	Sept. 28, 1895.
Loans and discounts.		48 b	anks.	49	banks.	4	9 banks.	-	50 banks.
On demand, paper with one or n dividual or firm names. On demand, secured by stocks, and other personal securities	bonds,		031, 784 751, 227	1	16, 350. 57 97, 446. 82		, 009, 254. 02		\$5, 704, 039. 09
On time, paper with two or m dividual or firm names	ore in-		795, 025		25, 762. 11	1	, 314, 801. 9 <i>7</i> , 317, 296. 37		118, 810, 159. 68 116, 557, 606. 54
On time, single-name paper (o son or firm) without other se On time, secured by stocks, bon other personal securities, or o	ds, and	38,	147, 905	26, 8	64, 953. 38	49	, 827, 589. 03		60, 161, 135. 33
gages or other real-estate seco	arity	65, 9	573, 000	43, 8	36, 150. 94	76	, 631, 518. 58		62, 615, 632, 88
Total		344,	199, 941	281, 0	40, 663, 82	360	, 300, 459, 97	1	363, 848, 573, 52

No. 52.—Classification of the Loans and Discounts by the National Banks in the Reserve Cities and in the States and Territories on September 28, 1895.

Reserve cities, States, and Territories	No. of banks.	On de- mand, pa- per with one or more individual or firm names.	On demand, secured by stocks, bonds, and other personal securities.	On time, paper with two or more individual or firm names.	On time, single- name pa- per (one person or firm) with- out other security.	On time, secured by stocks, bonds, and other personal securities, or on mortgages or other realestate security.	Total.
New York City Chicago St. Louis Boston Albany Brooklyn Philadelphia	50 21 8 55 6 5	8, 110, 916 628, 666 391, 390	28, 358, 520 2, 598, 996 3, 871, 807	\$116, 557, 607 31, 912, 665 13, 527, 023 67, 001, 896 2, 990, 525 3, 217, 631 32, 667, 688	30, 721, 094	\$62, 615, 633 19, 676, 047 9, 467, 365 23, 297, 150 506, 231 2, 080, 762 21, 886, 543	7, 051, 164 10, 667, 844
Philadelphia Pittsburg Baltimore Washington Savannah New Orleans Louisville	41 30 22 12 2 9	1, 510, 531 1, 222, 972 1, 162, 497 230, 176	23, 214, 220 5, 013, 654 4, 578, 748 1, 550, 832 318, 771 3, 319, 900 753, 360	24, 964, 541 14, 268, 790 3, 474, 785 592, 811 4, 812, 648	7, 689, 460 2, 570, 508 7, 882, 577 676, 111 20, 975	10, 058, 081 4, 919, 097 932, 194	96, 968, 442 43, 829, 756 32, 811, 709 6, 864, 098 1, 246, 027 13, 177, 547
Cincinvati Cleveland Detroit Milwaukee Des Moines St. Paul Minneapolis	13 12 6 5 4	1, 929, 706 1, 757, 361 2, 336, 091 129, 211 1, 274, 671	3, 601, 954 4, 900, 768 576, 284 1, 456, 458 58, 612 1, 045, 225	11, 274, 390 14, 684, 310 10, 065, 750 5, 049, 562 858, 455 2, 724, 921	4, 545, 876 2, 150, 033 1, 532, 791 4, 108, 977 791, 800 2, 580, 634	4, 032, 328 3, 283, 712 2, 473, 353 2, 542, 785 447, 668 3, 535, 579	26, 308, 385 26, 948, 529 16, 405, 539 15, 493, 873 2, 285, 746 11, 161, 030
Minneapolis Kansas City St. Joseph Lincoln Omaha San Francisco	8 8 3 4 9 2	675, 141 619, 872 445, 356 32, 525 745, 385 4, 376, 167	548, 379 1, 040, 521 58, 631 118, 423 208, 581 1, 705, 001	4, 515, 659 1, 863, 297 1, 031, 878 3, 949, 204	2, 278, 117 2, 427, 565 681, 891	2, 713, 522 6, 079, 937 738, 134	10, 945, 360 14, 683, 554 3, 787, 309 2, 127, 530 8, 922, 785 7, 156, 585
Total of cities	347	45, 711, 834	230, 146, 921	380, 885, 032		192, 909, 489	1, 012, 231, 159
Maine New Hampshire	82 50	872, 376 1, 888, 588	946, 203 1, 657, 941	5, 283, 469	679, 837	3, 123, 041 1, 603, 687	11, 113, 522
Vermont	49 213 58 82	1, 888, 588 1, 339, 242 4, 961, 052 607, 715 2, 265, 647	586, 385 7, 037, 245 1, 505, 621 3, 489, 030	18, 088, 561	9, 316, 026	1 7, 238, 803	12, 759, 720 110, 336, 959 36, 756, 726 46, 448, 434
New York New Jersey Pennsylvania Delaware Maryland	273 102 340 18	6, 052, 932 1, 582, 661 2, 353, 470	4, 044, 489 7, 620, 177 2, 507, 897	70, 671, 780 32, 433, 988 77, 545, 002	. 10, 031, 798	15,610,878	99, 522, 689 51, 321, 841 108, 049, 045
Maryland District of Columbia Virginia	46 1 37	319, 448 15, 000 713, 305	247, 257 123, 310 1, 210, 667	7, 406, 567 301, 882	749, 613	1, 110, 754 175, 340 3 183 502	5, 521, 459 9, 833, 639 615, 532 15, 677, 095
West Virginia	31 27 16 27	132, 311 210, 532 53, 580	170, 251 454, 698	6, 451, 403 3, 866, 461 2, 867, 041	306, 841 447, 736 236, 682	1, 483, 872 1, 999, 269	7, 901, 142 6, 178, 852 5, 611, 270
Georgia Florida Alabama Mississippi	18 26 10	245, 204 83, 161 466, 080 58, 400 47, 228	418, 920 90, 659 416, 403 142, 897	1, 689, 189 2, 496, 715 642, 263	1, 058, 346 1, 109, 255 286, 169	1,831,522 701,099	6, 505, 115 3, 727, 404 6, 319, 975 1, 830, 828
Louisiana	10 214 9 69	47, 228 1, 951, 731 83, 182 985, 966	98, 128 1, 131, 000 95, 660 373, 553	17, 097, 147 1, 304, 901		19 501 909	45 905 097
Kentucky Tennessee Ohio Indiana	48 222 114	918, 847 1, 979, 578 2, 636, 280	1, 178, 677 2, 372, 073 1, 274, 775	8, 245, 694 46, 605, 854 22, 471, 269	7, 569, 473 3, 739, 901	11, 863, 724 4, 998, 690	70, 390, 702 35, 120, 915
Illinois	199	5, 814, 765 1, 787, 906 1, 146, 204	2, 395, 906 1, 189, 090 751, 887	25, 758, 780 17, 456, 323 12, 682, 125	8, 209, 698 5, 267, 895 3, 515, 617	7, 988, 876 3, 847, 988 3, 795, 125	50, 168, 025 29, 549, 202 21, 890, 958 32, 481, 883
Minnesota Missouri Kansas	66 48 122	1, 180, 943 358, 739 513, 541	1, 491, 559 1, 084, 721 153, 993 477, 522	6, 001, 598	7, 265, 487 2, 981, 369 1, 047, 782 3, 457, 593	6, 616, 429 4, 102, 502 1, 565, 743 8, 907, 606	16, 536, 935 7, 673, 335 19, 357, 860
Nebraska Colorado Nevada	104 45 2 29	574, 030 1, 271, 410 245, 333	421, 171 1, 118, 429	5, 215, 410 5, 215, 686 48, 238	2, 473, 974 4, 840, 774	4, 267, 619 7, 110, 359 124, 726	12, 953, 204 19, 556, 658
California Oregon Arizona North Dakota	35	1, 325, 288 70, 315	707, 686 28, 715	1, 622, 989 311, 409	1, 825, 904 91, 515	1,802,232 165,143	7, 284, 099 667, 097

No. 52.—Classification of the Loans and Discounts by the National Banks in the Reserve Cities, etc.—Continued.

Reserve cities, States, and Territories.	No. of banks.	On de- mand, pa- per with one or more individual or firm names.	On de- mand, se- cured by stocks, bonds, and other per- sonal se- curities.	On time, paper with two or more individual or firm names.		On time, secured by stocks, bonds, and other personal securities, or on mortgages or other realestate security.	Total
South Dakota Idaho Montana New Mexico Utah Washington Wyoming Oklahoma Indian Territory Totalofcountry banks United States	11 47 11 5 7	228, 223 1, 009, 550 246, 044 190, 413 1, 219, 287 98, 932 12, 625 11, 554	129, 876 114, 603 181, 597 1, 452, 562 44, 950 3, 800 200 53, 934, 344	347, 164 3, 388, 252 477, 805 732, 746 2, 475, 889 520, 862 200, 217 419, 091	228, 866 4, 577, 225 356, 523 528, 126 1, 105, 193 555, 358 77, 333 106, 618 155, 208, 667	350, 592 3, 347, 016 388, 300 1, 261, 641 3, 047, 119 654, 187 91, 443 271, 482 188, 306, 166	1, 291, 717 12, 451, 919 1, 583, 275 2, 894, 523 9, 300, 050 1, 874, 289 385, 418

No. 53.—Amount of each Kind of Coin and Coin Certificates held by National Banks in Each State, Reserve City, and Territory on September 28, 1895.

₹"		Gold	Gold	Silve	er coin.	Silver	
States, reserve cities,	Gold coin.	Treas-	clearing.			Treas-	Total.
and Territories.	Gold com.	ury cer-	house cer-	Dollars.	Fractional.	ury cer-	Lotai.
		tificates.	tificates.			tificates.	
	4004 010 00	***		470 005	440 071 00	4100 010	41 745 000 45
Maine	\$884, 813. 29	\$29,070		\$52, 985 53, 035	\$69, 371, 86 46, 143, 22	\$108, 840 101, 475	\$1, 145, 080. 15 640, 929. 18
New Hampshire Vermont	408, 435, 96 498, 183, 39	23, 220		35, 630	41, 480. 59	59, 024	657, 537. 98
Massachusetts	3, 275, 197, 52 6, 656, 768, 50	232, 500;	· • • • • • • • • • •	215,529	317, 987. 34	612,959	4, 654, 172, 86
Boston	6, 656, 768, 50 665, 830, 21	1, 960, 060		6 9, 572 37, 597	122, 586, 89 75, 748, 77	1, 952, 273 210, 771	10, 761, 260, 39
Connecticut	1, 944, 903. 89	379,070		64, 193	123, 814. 67	351, 767	1, 104, 666, 98 2, 863, 778, 56
Division No. 1	14, 334, 132, 70	2, 770, 480		528, 541	797, 163. 34	3, 397, 109	21, 827, 426. 10
New York	4, 155, 784. 27	593, 480	\$110,000 24,930,000	217, 962	301, 916. 73	450, 695	5, 829, 838. 00
New York City Albany	12, 131, 665, 00	9, 367, 700	24, 930, 000	138, 738 21, 255	454, 085. 13 11, 492. 10	3, 719, 280 21, 314	50, 741, 468, 13 777, 206, 10 674, 775, 98
Brooklyn	235, 311. 50	175 000		11, 513	11, 492, 10 33, 142, 48	21, 314	674, 775, 98
New Jersey	1, 783, 738, 38	329,010		117.292	197, 041, 33	219, 809 649, 505	3, 076, 586, 71
Pennsylvania	5, 699, 292, 68 1, 887, 180, 50	555, 530	, 	474, 076	363, 475, 77	1, 077, 216 2, 848, 401	8, 169, 590, 45 11, 385, 082, 70
Philadelphia Pittsburg	3, 166, 341, 15	373 100	5, 945, 000	246, 622 187, 939	258, 829, 20 126, 762, 00	2, 848, 401 566, 407	4, 420, 549. 15
				! -			
Division No. 2	29, 4 81, 458. 48	11, 893, 870	30, 985, 000	1, 415, 397	1, 746, 744, 74	9, 552, 627	85, 075, 097. 22
Delaware	143, 748. 25	16,000		22, 947	27, 204. 44	113, 293	323, 192. 69
Maryland	378, 824, 37	48, 380		31, 224 25, 844 1, 505	46, 086, 95	185, 287 869, 218	689, 802, 32 3, 257, 962, 08
Baltimore	1, 796, 885, 50 124, 539, 50	516, 800		25,844	49, 214. 58 4, 081. 00	869, 218 22, 866	3, 257, 962, 08
District of Columbia Washington	334, 980. 50	655, 450		9, 926	27, 800. 65	412, 718	204, 991, 50 1, 440, 875, 15
Virginia	555, 969, 80	39, 020		43, 220	39, 629, 60	181, 784	859, 623. 40
West Virginia	357, 042. 18	39, 730		22, 153	20, 222. 96	74,352	513, 500. 14
Division No. 3	3, 691, 990, 10	1, 367, 380		,	214, 240. 18	1, 859, 518	7, 289, 947. 28
North Carolina	318, 228, 50			33, 187	31, 622. 47	26, 778	413, 375. 97
South Carolina	318, 228, 50 129, 693, 60	360	·	29,394	22,550,39	60 666	242, 663, 39 443, 577, 76
Georgia Savannah	234, 063, 00	1 - 4.710	¦	58, 271	19, 548. 76	126, 985	443, 577. 76
Trlorida	16,000.00 57.853.70	5 100		12,000 76,359	3, 000.00 33, 119.20	49, 000 12, 378	80, 000, 00 184 809 90
Alabama Mississippi Louisiana	57, 853, 70 425, 296, 00	36, 870		56, 645	18,625.40	91,012	184, 809, 90 628, 448, 40 100, 150, 35
Mississippi	65, 122, 00	10,500	{	11, 208	7, 934. 35	5, 386	100, 150. 35
New Orleans	76, 478, 50 433, 108, 50	177 630		26, 553 39, 776	13, 261, 30 44, 201, 60	42, 563 941 338	159, 115, 80 1, 636, 054, 10 2, 658, 659, 25
Texas	1, 396, 222, 95	197, 910		39, 776 476, 448	44, 201. 60 110, 424. 30	941, 338 477, 654	2, 658, 659, 25
Arkansas	78, 718. 50	2,300		8, 193	14, 028, 20	39, 495	142, 734, 70 819, 163, 98
Arkansas Kentucky Louisville	591, 555. 25 681, 975. 00	5, 000		57, 641 19, 728	28, 499, 73 19, 143, 85	·	725, 846, 85
Tennessee	845, 116. 60	121, 170	,	131, 411	78, 329, 50	165, 325	725, 846, 85 1, 341, 352, 10
Division No.4	5, 349, 431. 50				444, 289, 05	2, 154, 128	9, 575, 952. 55
Ohio	3, 920, 403. 89	207, 720	••••	261, 721	192, 229, 61	302, 562	4, 884, 636, 50
Ohio	1, 082, 756, 88	327, 110		46, 096	15 662 95	329, 749	1, 801, 374, 83 1, 907, 663, 20 4, 720, 234, 90 4, 194, 701, 56
Cleveland	1,550,823.00	203, 500		44,772	32, 218. 20	76, 350 274, 820	1, 907, 663. 20
Tilinois	3, 162, 536, 01	329, 200		44, 772 158, 562 217, 334	32, 218, 20 108, 628, 78 182, 989, 55	302, 642	4, 194, 701, 56
Chicago	14, 906, 492, 00	2, 653, 770		189, 612	190, 095. 05	2, 166, 024	
Michigan	1,547,334.57	53,920		108, 921	92, 301, 32	113, 738	1, 916, 214, 89
Wisconsin	1,114,662.50	36 980		34, 086 79, 264	190, 095. 05 92, 301, 32 32, 757. 01 68, 905. 00	113, 738 75, 687 110, 740	1, 269, 192, 51 1, 862, 698, 25
Cincinuati Civeland Indiaua Illinois Chicago Michigan Detroit Wisconsin Milwankee	2, 137, 695. 00			36, 900	39, 932. 00	74, 785	2, 289, 312, 00
Division No. 5				1, 177, 268	955, 719, 47	3, 827, 097	44, 952, 021, 69
Iowa	1, 445, 065, 80			134, 600		127, 363	1, 893, 394, 77
Des Moines	75, 947, 50			18, 654	13 083 90	4 660	113 244 70
Minnesota	982, 494, 66 965, 127, 50	12, 910	· · · · · · · · · · · · · · · · · · ·	58, 989	43, 257. 04	4, 660 57, 237 10, 000	1, 154, 887. 70
Minneapolis St. Paul	1,771,932.23	32,000 10,500		21, 517 87, 850	13, 363, 20 43, 257, 04 18, 789, 40 23, 052, 95	65, 616	1, 154, 887, 70 1, 047, 433, 90 1, 958, 951, 18
Missouri	991 855 00	11, 910		47, 498	23, 980, 11	43.418	450.661.11
St. Louis	1, 388, 920, 00	322, 760		24, 596	29, 661. 30	916, 673	2, 682, 610. 30 1, 162, 913. 20
St. Joseph	321, 855, 60 1, 388, 920, 00 787, 020, 00 160, 732, 50	94, 620		. 64,498	30, 996, 20 7, 389, 70	916, 673 185, 779 72, 703	1, 162, 913, 20 271, 851, 20
St. Louis Kansas City St. Joseph Kansas				105, 85	60, 591, 33	120,732	1, 450, 413, 71
Nebraska	551, 687, 45	7,000		49, 47	28, 947. 62	30,972	668, 078. 07
Lincoln Omaha	551, 687, 45 75, 720, 00 1, 548, 277, 00	40,000		10, 122 56, 482	4,755,85	2.000	92, 597, 85 1, 780, 923, 36
			ļ		l	·	
Division No. 6	11, 183, 235, 02	688, 750		700, 598	401, 008. 03	1, 740, 370	14, 713, 961. 0 5
			1	\ 	J ====	.=====	

No. 53.—Amount of each Kind of Coin and Coin Certificates held by National Banks in each State, Reserve City, etc.—Continued.

States, reserve cities,		Gold Treas	Gold.	Silv	er coin.	Silver Treas-	- Andrewskipskipskipskipskipskipskipskipskipskip	
and Territories.	Gold coin.	ury cer- tificates.	house cer- tificates.	Dollars.	Fractional.	ury cer- tificates.	Total.	
Colorado	36, 475, 00 1, 493, 801, 50 1, 686, 485, 00	15, 000 160	\$36, 000	14, 040	3, 216, 95 100, 788, 13 18, 050, 00	476 39, 742 36, 620 15, 535	40, 967, 95 1, 770, 533, 63 1, 755, 195, 00 1, 295, 029, 60	
Division No. 7	8, 212, 808. 50	101, 330	36, 000	274, 351	210, 221. 47	214, 634	9, 049, 344. 97	
North Dakota South Dakota Idaho Montana New Mexico Utah Washington Wyoming Oklahona Indian Territory.	241, 099, 50 208, 314, 50 868, 631, 34 125, 087, 50 442, 790, 80 824, 543, 00 186, 834, 00 20, 352, 50	4, 000 3, 240 10, 000 5, 500 50, 000 23, 140		16, 207 10, 214 75, 803 15, 422	11, 427, 99 6, 516, 30 28, 253, 05 7, 958, 70 9, 827, 30 37, 419, 48 6, 476, 10 1, 378, 40	29, 840 18, 615 35, 610 6, 917 6, 433 43, 369 4, 797 1, 767	302, 574, 49 246, 899, 80 1, 018, 297, 39 160, 885, 20 523, 967, 10 975, 908, 48 206, 987, 10 28, 687, 90	
Division No. 8	3, 141, 076. 64	108, 120		212, 671	122, 995, 67	168, 697	3, 753. 560. 31	
United States	110,378,360.22	21, 525, 930	31, 021, 000	5, 505, 459	4, 892, 381. 95	22, 914, 180	196, 237, 311. 1 7	

No. 54.—Total Amount of Coin and Coin Certificates held by the National Banks in each State, Reserve City, and Territory on September 25, 1891, September 30, 1892, October 3, 1893, October 2, 1894, and September 28, 1895.

States, reserve cities, and Territories.	September 25, 1891.	September 30, 1892.	October 3, 1893.	October 2, 1894.	September 28, 1895.
		<u> </u>		i	
Maine	\$903, 641. 34	\$1, 013, 351, 15 548, 705, 66 505, 625, 69	\$1, 114, 389, 13	\$1, 149, 138. 64 585, 551. 26 621, 213. 82	\$1, 145, 080. 15
New Hampshire	472, 319. 91	548, 703, 66	585, 050, 84	585, 551. 26	640, 929, 18
Vermont	476, 810, 88	505, 625, 69	643, 991, 41	621, 213. 82	657, 537. 98
Massachusetts	3, 713, 632, 10	4, 056, 494, 98	4, 520, 952, 43	4, 741, 046. 53	4, 654, 172, 86
Boston	8, 926, 773, 30	10, 760, 298, 55	9, 952, 788, 60	11, 059, 178, 16	10, 761, 260, 39
Rhode Island	942, 557, 18 2, 393, 067, 38	999, 854, 10 2, 417, 767, 02	1, 195, 466, 80 2, 896, 699, 23	1, 033, 622. 70	1, 104, 666. 98
Connecticut				2, 864, 541. 96	2,863,778.56
Division No.1	17, 828, 802. 09	20, 302, 097. 15	20, 909, 338. 44	22, 054, 293. 07	21, 827, 426, 10
New York	4, 788, 296, 10	5, 200, 303, 01	6, 152, 153, 17 75, 703, 063, 90	6.047, 468, 51	5, 829, 838, 00
New York City	53, 796, 891, 49	62, 568, 071, 07	75, 703, 063, 90	82, 797, 840. 80	50, 741, 468. 13
Albany	852, 291, 50 835, 997, 03	802, 073, 95 907, 051, 49	715, 243, 35 799, 383, 02	781, 212, 40 787, 638, 55	777, 206, 10 674, 775, 98 3, 076, 586, 71
Mary Lorgan	2, 431, 017. 82	2, 543, 296, 92	3, 229, 653, 65	3, 014, 512, 28	9 076 506 71
Pennsylvania	6, 317, 921. 82	6 606 759 51	8, 733, 577. 88	8, 265, 384. 04	8. 169, 590, 45
Philadelphia	12, 472, 766. 55	6, 606, 759, 51 14, 622, 204, 04	11, 127, 420, 34	14, 632, 107, 91	11, 385, 082, 70
Pittsburg	3, 145, 557. 35	4, 089, 992, 85	4, 012, 840. 34	4, 743, 578, 70	4, 420, 549, 15
Division No. 2	i 	97, 339, 752. 84	110, 473, 335, 65	121, 069, 743, 19	85, 075, 097, 22
Delaware	310, 504, 45 644, 295, 55	335, 271, 85	415, 170, 77	327, 478, 50	323, 192, 69
Maryland	2, 680, 005, 39	699, 042, 26 3, 194, 382, 10	715, 875, 77 2, 940, 801, 70	722, 243, 06 3, 336, 873, 27	689, 802, 32 3, 257, 962, 08
District of Columbia	265, 338. 25	281, 498, 25	237, 627. 50	261, 458. 00	5, 257, 902, 08 204, 991, 50
Washington	1, 796, 155. 70	1, 766, 310. 60	1, 398, 848, 40	1, 499, 379, 10	1, 440, 875. 15
Virginia	874, 422. 64	775, 260. 48	945, 373, 56	875, 654. 35	859, 623, 40
Virginia West Virginia	370, 126, 49	474, 989. 08	592, 983. 60	551, 113. 21	513, 500. 14
Division No. 3	6, 940, 848. 47	7, 526, 754. 62	7, 246, 681. 30	7, 574, 199. 49	7, 289, 947. 28
North Carolina	364, 758. 34	345, 606. 68	373, 454. 06	464, 295. 40	413, 375. 97
South Carolina	153, 258, 10	252, 858. 25	263, 093. 90	230, 195, 80	242, 663. 39
Georgia	517, 407. 10	574, 755. 87	467, 897. 15	519, 314. 90	443, 577. 76
Savannah			050 005 05		80, 000. 00
Florida	150, 864. 35	197, 515. 43	253, 297. 25	216, 271, 60	184, 809. 90
Alabama	428, 612, 25	519, 403, 00	495, 255, 95 138, 963, 13	594, 869, 40	628, 448, 40
MississippiLouisiana	120, 449. 45 135, 174, 00	148, 068, 45 140, 210, 55	133, 797. 85	126, 050. 30 134, 907. 10	100, 150, 35 159, 115, 80
New Orleans	135, 174, 00 1, 186, 215, 45 2, 019, 723, 11	2 236 634 18	1, 179, 603. 21	1 524 139 45	1 636 054 10
Texas	2, 019, 723, 11	2, 236, 634. 18 2, 535, 016. 13	3, 498, 977, 26	1, 524, 139. 45 2, 903, 598. 14	1, 636, 054, 10 2, 658, 659, 25
Arkansas	141, 061, 30	184, 805, 55	210, 503, 60	135, 120. 95	142, 734, 70
Kentucky	756, 422, 53	745, 988. 79	784, 355, 70	731, 883, 54	819, 163. 98
Louisville	408, 923, 35	569, 722, 63	576, 062, 86	731, 883, 54 491, 172, 71	725, 846. 85
Tennessee	981, 516. 81	1,070,710.61	1, 474, 964. 70	1, 229, 540. 85	1, 341, 352. 10
Division No. 4	7, 364, 386. 14	9, 521, 296, 12	9, 850, 226, 62	9, 301, 360. 14	9, 575, 952. 55
Ohio	3, 595, 653, 94	3, 848, 603, 76	4,816,757.27	4, 874, 551. 60	4, 884, 636, 50
Cincinnati	1, 668, 194, 24	2, 028, 304, 15	1, 640, 406. 90	1, 758, 904. 25 1, 728, 112. 12	1, 801, 374, 83 1, 907, 663, 20
_ Cleveland	1, 005, 585, 50	1, 433, 211, 50	1, 692, 028, 50	1, 728, 112, 12	1, 907, 663, 20
Indiana	3, 221, 737. 68	3, 641, 616, 60	4, 335, 884. 01	4, 388, 896. 18	4, 720, 234, 90
Illinois	3, 547, 169, 62	3, 991, 582. 21	4, 176, 615. 05 22, 771, 923. 25	4, 000, 998. 55	4, 194, 701, 56 20, 105, 993, 05 1, 916, 214, 89 1, 269, 192, 51 1, 862, 698, 25
Chicago Michigan	20, 142, 612, 75 1, 767, 768, 48 928, 420, 00	22, 315, 853, 90 1, 769, 522, 99	2, 241, 172, 24	24, 845, 483, 95 1, 867, 024, 80 1, 291, 313, 70 1, 917, 663, 85	1 016 914 90
Detroit	928 420 00	1, 176, 104, 55	971, 071. 38	1 201 313 70	1 980 109 51
Wisconsin	1, 553, 625. 75	1, 837, 144. 95	2, 329, 637. 32	1 917 663 85	1 862 698 25
. Milwaukee	914, 236. 02	974, 365, 00	1, 589, 857. 10	2, 104, 494. 00	2, 289, 312, 00
Division No. 5	38, 435, 003. 98	43, 016, 309. 61	46, 565, 353. 02	48, 777, 443. 00	44, 952, 021. 69
Iowa	1,785, 339. 44	2, 041, 613, 95	2, 489, 183. 67	2, 338, 175, 58	1, 893, 394. 77
Des Moines	190, 636, 35	173, 676. 15	115, 527, 75	2, 338, 175, 58 137, 714, 50	113, 244, 70
Minnesota	900, 967, 98	1, 018, 862, 21	1, 428, 364. 51	1, 115, 130. 47	1, 154, 887. 70
St. Paul	2,005,037.92	1,811,218.47	2, 176, 790, 10	9 099 100 98	1, 958, 951, 18
Minneapolis	874, 054, 15	847, 404. 28	975, 527, 65 522, 209, 10	1, 052, 134. 35	1, 047, 433. 90
Missouri	457, 535, 18 3, 736, 180, 70	847, 404. 28 467, 436, 75 4, 591, 524. 85	522, 209, 10	1, 052, 134, 35 451, 412, 09 3, 148, 902, 05 1, 613, 310, 35	450, 661, 11 2, 682, 610, 30 1, 162, 913, 20
St. Louis	3, 736, 180, 70	4, 591, 524, 85	3, 639, 674, 75	3, 148, 902. 05	2, 682, 610, 30
Kansas City	1,658,092.85	1, 522, 074. 25	1, 254, 807. 60	1, 513, 310. 35	1, 102, 913, 20
St. Joseph Kansas.	327, 754. 70 1, 492, 449. 57	334, 217. 30	445, 062, 00 1, 806, 245, 81	374, 109, 10	271, 851, 20
Nebraska	994, 157, 74	1 958 936 60	1, 112, 188, 66	006 361 50	1, 436, 413, 71
Omaha	1, 902, 702, 66	1, 567, 896, 96 1, 258, 236, 69 2, 226, 755, 05	1, 700, 096, 92	1,508, 135.22 906, 361.50 1,620,682.74 274,358.75	668, 078, 07 1, 780, 923, 36
Omaha Lincoln	1, 302, 102, 00	2, 220, 100.00	271, 385. 41	274, 358, 75	92, 597. 85
		.,	ļ		
Division No. 6	16, 324, 909, 24	17, 860, 916. 91	17, 937, 063. 93	16, 568, 577. 56	14, 713, 961. 05

No. 54.—Total Amount of Coin and Coin Certificates held by the National Banks in Each State, Reserve City, and Territory, etc.—Continued.

States, reserve cities, and Territories.	September 25, 1891.	September 30, 1892.	October 3, 1893.	October 2, 1894.	September 28, 1895.
Colorado	\$2, 252, 792. 64	\$3, 011, 783. 09	\$2,656,418.68	\$3, 405, 823, 20	\$4,053,522.69
Nevada		48, 694. 30	53, 476. 00	45, 959. 25	40, 967, 95
California	1, 951, 334. 90	1, 832, 505, 79	1, 873, 065. 16	1, 815, 114. 04	1,770,533.63
San Francisco		1, 589, 170. 00	1, 082, 260. 00	1, 367, 901, 73	1, 755, 195. 00
Oregon	1, 480, 276. 95	1, 394, 014. 61	1, 523, 649, 43	1, 274, 032. 47	1, 295, 029. 60
Arizona	40, 823. 85	77, 091. 85	119, 754. 40	109, 453. 05	134, 106. 10
Division No. 7	7, 421, 928. 79	7, 953, 259. 64	7, 308, 623, 67	8, 018, 283. 74	9, 049, 344, 97
North Dakota	277, 473, 92	384, 665, 85	269, 208, 40	287, 909, 75	255, 572. 30
South Dakota		356, 400, 54	364, 604, 30	352, 209, 99	302, 574, 49
Idaho	157, 137, 65	192, 735, 53	227, 930, 59	235, 350, 85	246, 899, 80
Montana		1, 167, 081. 15	949, 607, 90	1,069,584.63	1, 018, 297, 39
New Mexico		196, 056, 83	191, 868, 85	117, 590, 60	160, 885, 20
Utah		906, 031. 78	775, 915. 45	418, 851. 94	523, 967, 10
Washington		1, 991, 060, 55	1, 277, 366, 55	1,042,507.85	975, 908. 48
Wyoming		333, 208. 02	218, 873, 05	235, 275, 75	206, 987, 10
Oklahoma		37, 518. 70	74, 321. 00	50, 441, 45	28, 687, 90
Indian Territory		31, 232. 85	63, 541, 35	77, 031. 50	33, 780. 55
Division No. 8	4, 558, 457. 54	5, 595, 991. 80	4, 413, 237, 44	3, 886, 754. 31	3, 753, 560. 31
United States	183, 515, 075. 91	209, 116, 378. 69	224, 703, 860, 07	237, 250, 654. 50	196, 237, 311. 17

No. 55.—Deposits and Reserve of National Banks on or about October 1 of Each Year from 1874 to 1895, in Each Central Reserve City, in all other Reserve Cities, in the States and Territories, and of all National Banks.

NEW YORK CITY.

			Reserve	Reserv	ro beld.		Classificatio	n of reserv	re.
Date.	No. of banks.		required (25 per cent).*	Amount.	Ratio to deposits.	Specie.	Other law- ful money.		Redemp- tion fund
		Millions.	Millions.	Millions.	Per cent.	Millions.	Millions.	Millions.	
Oct. 2, 1874 Oct. 1, 1875	48	204.6	51. 2 50. 7	68. 3	33.4	14.4	52.4		1.5
Oct. 1, 1875 Oct. 2, 1876	48 47	202.3 197.9	50.7 49.5	60. 5 60. 7	29. 9 30. 7	5.0	54.4		1.1
Oct. 1, 1877	47	174.9	43. 7	48.1	27.5	14. 6 13. 0	45.3 34.3		0.8
Oct. 1, 1878	47	189.8	47. 4	50.9	26. 8	13. 3	36.5		ı.
Oct. 2, 1879	47	210. 2	52.6	53. 1	25, 3	19.4	32.6		1.
Oct. 1, 1880	47	268.1	67.0	70.6	26.4	58.7	11.0		0.
Oct. 1, 1881 Oct. 3, 1882	48 50	268.8 254.0	67. 2 63. 5	62. 5 64. 4	$23.3 \\ 25.4$	50.6 44.5	10.9		1.
Oct. 2, 1883	48	266. 9	66. 7	70.8	26. 5	50.3	18. 9 19. 7		1.
Sept. 30, 1884	44	255.0	63.7	90.8	35.6	63. 1	27. 0		0.
Oct. 1, 1885	44	312.9	78. 2 70. 7	115.7	37, 0	91.5	23.7		0.
Oct. 7, 1886	45	282. 8	70.7	77.0	27. 2	64.1	12.5		0.
Oct. 5, 1887	47	284, 3 342, 2	71.1	80. 1 96. 4	28.2	63.6	16.1		0.
Oct. 4, 1888 Sept. 30, 1889	46 45	338. 2	85. 5 84. 5	84.9	28. 2 25. 1	73. 9 59. 1	22. 1 25. 6		0.
Oct. 2 1890	47	332. 6	83, 2	92.5	27. 8	78.4	13.9		0.
Sept. 25, 1891	49	327.8	81.9	86.1	26.3	53.8	32.0		0.
Sept. 30, 1892	48	391.9	97.9	103.4	26.4	62.6	40.5		0.
Oct. 3,1893 Oct. 2,1894	49	309. 9 489. 7	77. 5 122. 4	109.0 172.4	35.1	75.7	32.5		0.
Oct. 2, 1894 Sept. 28, 1895	49 50	441.6	110.4	125. 5	35. 2 28. 4	82. 8 50. 7	88. 9 74. 1		0.7
Average for	- -			120.0	20.1				
22 years	47	288.5	72.1	83. 8	28. 9	50.1	32.9		0.1
				СНІС	AGO.				·
Oct. 5, 1887	18	64.6	16. 2	19.7	30. 5	12. 9	6.7		0. 05
Oct. 5, 1888	19	69.3	17.3	19.7 21.0	30, 5 30, 2	13.1	7.8		0.0
Oct. 5, 1888 Sept. 30, 1889	19 20	69. 3 78. 7	17. 3 19. 7	19. 7 21. 0 25. 0	30. 5 30. 2 31. 7	13. 1 15. 3	7.8 9.6		0, 0 0, 0
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890	19 20 19	69. 3 78. 7 82. 9	17.3 19.7 20.7	19. 7 21. 0 25. 0 24. 8	30, 5 30, 2 31, 7 30, 0	13. 1 15. 3 17. 0	7.8 9.6 7.8		0. 0 0. 0 0. 0
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891	19 20 19 21 23	69. 3 78. 7 82. 9 92. 9 106. 5	17. 3 19. 7	19. 7 21. 0 25. 0	30. 5 30. 2 31. 7	13. 1 15. 3 17. 0 20. 1	7.8 9.6 7.8 11.0		0, 0 0, 0 0, 0 0, 0
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893	19 20 19 21 23 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4	19.7 21.0 25.0 24.8 31.2 30.5 39.0	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8	7.8 9.6 7.8 11.0 8.1 16.2		0. 00 0. 00 0. 00 0. 00 0. 00 0. 00
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893 Oct. 2, 1894	19 20 19 21 23 21 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4	19.7 21.0 25.0 24.8 31.2 30.5 39.0 34.0	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4 33. 5	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9	7.8 9.6 7.8 11.0 8.1 16.2 9.1		0. 03 0. 03 0. 03 0. 03 0. 03 0. 03
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893 Oct. 2, 1894	19 20 19 21 23 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4	19.7 21.0 25.0 24.8 31.2 30.5 39.0	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8	7.8 9.6 7.8 11.0 8.1 16.2		0. 00 0. 00 0. 00 0. 00 0. 00
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893	19 20 19 21 23 21 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 29. 2	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4 33. 5	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9	7.8 9.6 7.8 11.0 8.1 16.2 9.1		0. 00 0. 00 0. 00 0. 00 0. 00 0. 00
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 28, 1895	19 20 19 21 23 21 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4 97. 2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 29. 2 ST. I	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4 33. 5 30. 1	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9	7.8 9.6 7.8 11.0 8.1 16.2 9.1		0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0
Oct. 5, 1888 Oct. 2, 1890 Oct. 2, 1890 Sept. 30, 1892 Oct. 30, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 23, 1895 Oct. 5, 1887 Oct. 4, 1888	19 20 19 21 23 21 21 21 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4 97. 2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 29. 2 ST. I	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4 33. 5 30. 1	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9 20. 1	7.8 9.6 7.8 11.0 8.1 16.2 9.1 9.0		0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0
Oct. 5, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 28, 1895 Oct. 4, 1888 Sept. 4, 1888 Sept. 4, 1888 Sept. 30, 1889	19 20 19 21 23 21 21 21 21	69.3 78.7 82.9 92.9 106.5 85.8 101.4 97.2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 20. 2 ST. I	30. 5 30. 2 31. 7 30. 0 33. 6 28. 6 45. 4 33. 5 30. 1	13. 1 15. 3 17. 0 20. 1 22. 4 22. 4 24. 9 20. 1	7.8 9.6 7.8 11.0 8.1 16.2 9.1 9.0		0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0
Oct. 5, 1888 Oct. 2, 1890 Oct. 2, 1890 Sept. 30, 1892 Oct. 3, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 28, 1895 Oct. 4, 1888 Oct. 4, 1888 Oct. 2, 1890 Oct. 2, 1890	19 20 19 21 23 21 21 21 21 21	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4 97. 2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3 2. 6 2. 0 3. 0 6. 5	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 20. 2 ST. I	30, 5 30, 2 31, 7 30, 0 33, 6 28, 6 45, 4 33, 5 30, 1 OUIS.	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9 20. 1 1. 3 1. 0 1. 6 3. 1	7. 8 9. 6 7. 8 11. 0 8. 1 16. 2 9. 1 9. 0		0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
Oct. 5, 1888 Oct. 2, 1890 Oct. 2, 1890 Sept. 30, 1892 Oct. 3, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 28, 1895 Oct. 4, 1888 Sept. 30, 1889 Oct. 2, 1890 Oct. 2, 1890 Sept. 25, 1891	19 20 19 21 23 21 21 21 21 21 5 4 5 8	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4 97. 2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3 2. 6 2. 0 3. 0 6. 5 6. 1	19.7 21.0 25.0 24.8 31.2 30.5 39.0 20.2 ST. I	30, 5 30, 2 31, 7 30, 0 33, 6 45, 4 33, 5 30, 1 OUIS.	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9 20. 1 1. 0 1. 6 3. 1 3. 8	7.8 9.6 7.8 11.0 8.1 16.2 9.1 9.0		0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0 0. 0
Oct. 5, 1888 Oct. 2, 1890 Oct. 2, 1890 Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 25, 1895 Oct. 4, 1888 Sept. 30, 1889 Oct. 4, 1888 Sept. 30, 1889 Oct. 2, 1894 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 3, 1893 Oct. 3, 1893	19 20 19 21 23 21 21 21 21 5 4 5 8 9 9	99.3 78.7 82.9 92.9 106.5 85.8 101.4 97.2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3 2. 0 3. 0 6. 5 6. 1 7. 3 4. 5	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 20. 2 ST. I 2. 7 2. 1 3. 2 5. 6 5. 8 6. 1 5. 7	30. 5 30. 2 31. 7 30. 0 33. 6 45. 4 33. 5 30. 1 OUIS. 26. 4 27. 0 26. 7 21. 3 23. 8 21. 1 31. 9	13. 1 15. 3 17. 0 20. 1 22. 4 22. 8 24. 9 20. 1 1. 0 1. 6 3. 1 3. 8 4. 6 3. 7	7.8 9.6 7.8 11.0 8.1 16.2 9.1 9.0 1.3 1.1 1.6 2.5 2.0 1.5 2.0		0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
Oct. 5, 1888 Oct. 2, 1890 Oct. 2, 1890 Sept. 30, 1892 Oct. 3, 1891 Oct. 3, 1893 Oct. 2, 1894 Sept. 28, 1895 Oct. 4, 1888 Oct. 4, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891	19 20 19 21 23 21 21 21 21 5 4 5 8 9	69. 3 78. 7 82. 9 92. 9 106. 5 85. 8 101. 4 97. 2	17. 3 19. 7 20. 7 23. 2 26. 6 21. 4 25. 4 24. 3 2. 6 2. 0 3. 0 6. 5 6. 1 7. 3	19. 7 21. 0 25. 0 24. 8 31. 2 30. 5 39. 0 34. 0 29. 2 ST. I	30, 5 30, 2 31, 7 30, 0 33, 6 28, 6 45, 4 33, 5 30, 1 40UIS. 26, 4 27, 0 26, 7 21, 3 23, 8 21, 1	13. 1 15. 3 17. 0 20. 1 22. 4 24. 9 20. 1 1. 3 1. 0 1. 6 3. 1 3. 8 4. 6	7.8 9.6 7.8 11.0 8.1 16.2 9.1 9.0 1.1 1.1 1.6 2.5 2.0 1.5		0. 00 0. 00 0. 00 0. 00 0. 00 0. 00

^{*}All lawful money.

No.55.—Deposits and Reserve of National Banks from 1874 to 1895, etc.— Continued.

RESERVE CITIES.*

	1		Reserve	Reserv	e held.	C	assification	of reserv	е.
Date.	No. of banks.	Net de- posits.	required (25 per cent).	Amount.	Ratio to deposits.	Specie.	Other law- ful money.	Due from agents.	Redemp- tion fund.
Oct. 2, 1874 Oct. 1, 1875 Oct. 2, 1876 Oct. 1, 1877 Oct. 1, 1880 Oct. 1, 1880 Oct. 1, 1881 Oct. 3, 1882 Oct. 2, 1883 Sept. 30, 1884 Oct. 1, 1885 Oct. 7, 1886 Oct. 4, 1888 Sept. 30, 1889 Oct. 2, 1890 Oct. 2, 1890 Oct. 2, 1890 Oct. 3, 1889 Oct. 2, 1890 Oct. 2, 1890 Oct. 3, 1892 Oct. 3, 1892 Oct. 3, 1892 Oct. 3, 1892 Oct. 3, 1892 Oct. 3, 1892 Oct. 3, 1894 Sept. 28, 1895	182 188 189 184 181 184 181 193 200 203 217 223 224 228 259 263 268	Millions. 221. 4 222. 9 217. 0 204. 1 199. 9 288. 8 280. 4 335. 4 318. 8 323. 9 307. 9 364. 5 381. 5 384. 9 3419. 0 457. 8 451. 9 519. 3 392. 6 525. 4 513. 1	Millions. 55.3 56.0 54.2 51.0 57.2 72.4 83.9 79.7 87.0 91.1 95.4 84.6 96.2 104.8 114.4 113.0 129.8 98.1 131.3	Millions. 76.0 74.5 76.1 67.3 71.1 83.5 105.2 100.8 8.9.1 100.6 99.0 122.2 114.0 100.7 116.9 129.8 138.8 156.1 129.6 172.8	Per cent. 34.3 33.3 35.1 33.0 35.5 36.2 30.0 28.0 28.0 31.1 31.1 32.2 33.5 29.9 29.7 29.7 30.1 28.3 30.7 30.1 35.1 35.1 35.9 30.0	Millions. 4.5 1.5 4.0 5.6 9.4 11.3 34.6 28.3 34.0 34.0 37.8 44.1 45.5 55.6	Millions. 36.7 37.1 34.3 29.4 33.0 25.0 21.9 24.1 33.3 34.9 26.0 23.2 24.5 24.7 24.9 31.5 29.0 29.8 29.9 27.3	Millions. 31.1 32.3 32.0 24.4 29.1 35.7 48.2 40.6 33.2 40.0 51.5 56.7 61.0 73.0 687.2 74.6	Millions. 3.7 3.6 3.0 3.0 3.5 3.7 3.5 3.7 3.5 4.1 2.9 0.6 0.7 0.8 1.0 1.5 1.6
			STATI	S AND	TERRIT(RIES.†			
Oct. 2, 1874 Oct. 1, 1875 Oct. 2, 1876 Oct. 1, 1877 Oct. 1, 1877 Oct. 1, 1877 Oct. 1, 1880 Oct. 2, 1879 Oct. 1, 1880 Oct. 2, 1883 Oct. 2, 1883 Oct. 2, 1883 Oct. 4, 1886 Oct. 4, 1887 Oct. 4, 1887 Oct. 4, 1887 Oct. 2, 1893 Oct. 2, 1893 Oct. 2, 1893 Oct. 2, 1894 Sept. 30, 1892 Oct. 2, 1894 Sept. 28, 1895	1, 774 1, 851 1, 853 1, 845 1, 822 1, 820 1, 859 2, 026 2, 253 2, 417 2, 467 2, 592 3, 207 3, 333 3, 434 3, 411 3, 365	203. 4 307. 9 291. 7 290. 1 289. 1 229. 9 410. 5 507. 2 545. 8 570. 8 637. 6 690. 6 739. 2 861. 8 975. 5 876. 7 910. 5	44. 0 46. 3 43. 6 43. 4 49. 5 61. 6 76. 1 80. 7 80. 4 85. 6 95. 6 103. 6 112. 1 128. 9 129. 3 146. 3 115. 1 131. 5	100. 6 100. 1 99. 9 95. 4 106. 1 124. 3 147. 2 158. 3 177. 5 186. 2 190. 9 200. 8 224. 6 225. 5 274. 8 230. 6 274. 9 256. 6	34. 3 32. 5 34. 3 32. 9 36. 7 37. 7 35. 8 31. 2 27. 5 27. 2 29. 2 21. 1 20. 2 27. 6 28. 2 27. 6 28. 2 29. 2 29. 2 21. 4 21. 4	2. 4 1. 6 2. 7 4. 2 8. 0 11. 5 22. 27. 5 30. 0 31. 2 27. 5 50. 8 50. 5 50. 5 50. 5 60. 6 75. 9 72. 3	33. 7 31. 0 31. 6 31. 1 30. 3 28. 3 27. 1 30. 0 30. 8 30. 9 29. 9 30. 1 32. 6 34. 5 36. 2 37. 7 36. 8 38. 9 41. 2 34. 5 30. 2	52. 7 53. 3 55. 4 48. 9 56. 0 71. 3 86. 4 92. 4 80. 1 84. 1 79. 7 95. 9 119. 0 132. 4 128. 5 106. 9 161. 6 147. 7	11. 9 11. 6 10. 8 10. 7 11. 0 11. 2 11. 3 11. 3 10. 5 10. 2 8. 7 6. 6 6. 2 5. 5 5. 2 5. 8 6. 6 6. 5 6. 6
			7	SUM	IARY.		,		
Oct. 2, 1874 Oct. 1, 1875 Oct. 2, 1876 Oct. 1, 1877 Oct. 1, 1877 Oct. 1, 1880 Oct. 2, 1879 Oct. 1, 1880 Oct. 2, 1882 Oct. 2, 1883 Oct. 4, 1885 Oct. 7, 1886 Oct. 7, 1886 Oct. 4, 1888 Sept. 30, 1889 Oct. 4, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 30, 1892 Oct. 3, 1893 Oct. 2, 1894 Sept. 28, 1895	2, 004 2, 087 2, 089 2, 053 2, 048 2, 090 2, 132 2, 269 2, 269 2, 164 2, 714 2, 852 3, 049 3, 140 3, 540 3, 773 3, 773 3, 771 3, 771 3, 771 3, 771	719. 5 734. 1 706. 6 669. 1 678. 8 768. 9 968. 0 1, 111. 6 1, 118. 6 1, 168. 7 1, 248. 2 1, 301. 8 1, 543. 6 2, 022. 5 1, 573. 7 2, 019. 2 1, 573. 7 2, 019. 2 1, 989. 3	150. 1 152. 2 147. 5 138. 3 140. 8 159. 3 201. 0 227. 2 225. 1 234. 4 221. 1 254. 9 261. 7 278. 0 311. 9 333. 1 353. 5 408. 1 316. 6 417. 1 406. 3	244.9 235.1 236.7 210.8 228.1 260.9 323.0 321.6 303.9 346.1 377.2 446.2 459.6 478.2 497.4 570.9 660.4 571.4	34. 0 32. 0 33. 5 33. 6 33. 9 33. 4 28. 9 27. 2 28. 1 31. 3 29. 0 27. 8 27. 2 28. 3 27. 2 28. 3 28. 2 27. 2 28. 3	21. 3 8. 1 21. 3 22. 8 30. 7 42. 2 108. 2 107. 8 107. 8 128. 6 175. 6 165. 1 164. 3 195. 9 183. 5 209. 1 234. 7 237. 3 196. 2	122. 8 125. 2 113. 4 100. 2 97. 0 95. 9 64. 3 59. 9 72. 0 80. 6 91. 2 88. 5 68. 7 79. 9 90. 1 99. 7 86. 8 113. 3 118. 3 121. 7 105. 6	83. 8 85. 6 87. 4 73. 3 85. 1 107.0 134. 6 133. 0 124. 9 112. 0 128. 3 140. 8 140. 9 170. 5 189. 1 189. 5 194. 0 236. 4 158. 8 248. 8 222. 3	17. 1 16. 3 14. 6 14. 5 15. 3 15. 8 15. 9 16. 1 15. 3 13. 6 14. 3 13. 6 11. 4 8. 3 7. 6 6. 4 6. 1 9. 0 8. 7 9. 0

^{*}Includes Chicago and St. Louis up to October 5, 1887. †Reserve 15 per cent, two-fifths in lawful money.

No. 56.—LAWFUL-MONEY RESERVE OF THE NATIONAL BANKS, AS SHOWN BY THE

	Cities, States, and Territories.	No. of banks.	Deposits.	Reserve required, 25 per cent.	Reserve held.	Ratio of reserve.
1	New York City	50	\$441, 626, 587	\$110, 406, 647	\$125, 480, 051	Per cent. 28.41
2	Chicago	21 8	97, 156, 616 26, 937, 405	24, 289, 154 6, 734, 351	29, 206, 214 5, 995, 268	30. 06 22. 26
"	Total of central reserve cities	$-\frac{8}{79}$	565, 720, 608	141, 430, 152	160, 681, 533	28.40
1	Boston	55	139, 325, 163	34, 831, 291	42, 622, 703	30, 59
2	Albany	6	8, 559, 948	2, 139, 987	3, 371, 878	39.39
3 4	BrooklynPhiladelphia	5 41	15, 425, 001	3,856,250 $26,447,051$	5, 097, 863 30, 480, 855	33. 05 28. 81
5	Pittsburg	30	105, 788, 205 39, 053, 781	9, 763, 445	10, 933, 488	28
6	Baltimore	22	25, 656, 458	6, 414, 115	7, 609, 446	29. 66
8	Washington Savannah	12 2	8, 513, 754 597, 481	2, 128, 438 149, 370	2, 816, 688 209, 063	33. 08 34. 99
9	New Orleans	9	16, 090, 560	4, 022, 640	4, 484, 371	27.87
10 11	Louisville	7 13	8, 021,115 26, 791, 092	2, 005, 279 6, 697, 773	2, 574, 616 7, 468, 095	32. 10 27. 88
12	Cleveland	12	21, 263, 244	5, 315, 811	5, 560, 043	26. 15
13 14	Detroit	6	21, 263, 244 16, 850, 316	4, 212, 579 4, 757, 894	4,389,062	26.05
15	Des Moines	5 4	19, 631, 575 1, 974, 646	493, 512	5, 789, 986 487, 818	30. 42 24. 71
16	St. Paul	5	1,974,046 $11,076,723$	2, 769, 181	3, 610, 189	32.59
17 18	Minnoapolis Kansas City	8	9, 762, 143 16, 206, 465	2, 440, 536 4, 051, 616	3, 918, 151 4, 622, 276 1, 106, 407	40. 14 28, 52
19	St. Joseph	3	3, 894, 411	973, 602	1, 106, 407	28.41
20 21	Lincoln	4 9	1, 630, 619 11, 122, 643	407, 655 2, 780, 661	387, 654 4, 137, 360	23, 77 37, 20
22	San Francisco	2	6, 411, 425	1, 602, 856	2, 459, 075	38. 35
ł	Total of other reserve cities	268	513, 046, 168	128, 261, 542	154, 137, 087	30.04
j	Total all reserve cities	347	1, 078, 766, 776	269, 691, 694	314, 818, 620	29.18
				(15 per cent.)		
1 2	Maine New Hampshire	82 50	15, 217, 482 10, 319, 563	2, 282, 622 1, 547, 934	4, 902, 356 2, 809, 539	32, 22 27, 23
3	Vermont	49	0.019 597	1, 352, 031	2, 690, 310	29.85
4	Massachusetts	213	80, 240, 714	12, 036, 107	18, 605, 938	23. 19
5 6	Connecticut	58 82	36, 390, 250	3, 417, 111 5, 458, 537	5, 922, 904 11, 104, 253	26 30. 51
7	New York	273	9, 013, 537 80, 240, 714 22, 780, 737 36, 390, 250 94, 708, 589 57, 609, 378 108, 947, 845	14, 206, 288	11, 104, 253 24, 698, 367	26.08
8	New Jersey Pennsylvania	102 340	57, 609, 378 108 947 845	8, 641, 406 16, 342, 177	17, 550, 690 31, 213, 604	30.46 28.65
10	Delaware	18	4, 300, 004	740, 700	1 506 713	30.51
11 12	Maryland	46 1	9, 618, 848 816, 249	1, 442, 827 122, 437	2, 754, 927 283, 895	28. 64 34. 78
13	Virginia	37	13, 829, 545 6, 724, 373	2,074,432	3, 314, 248	23. 97
14 15	West Virginia	$\begin{array}{c} 31 \\ 27 \end{array}$	6, 724, 373 4, 584, 326	1, 008, 656 687, 649	1, 866, 915 1, 154, 634	27. 76 25. 19
16	South Carolina	16	3. 912. 812	§ 586, 922	849.036	21.70
17 18	Georgia Florida	27 18	4, 983, 419	747, 513	1, 410, 798 1, 090, 799	28. 31
19	Alabama	26	4, 983, 419 3, 935, 730 5, 586, 282 1, 605, 266	590, 360 837, 942	1, 550, 949	27. 72 27. 92
20 21	MississippiLouisiana	10	1,605,266	[240, 790	365, 398	22.76
22	Texas	10 214	1, 565, 923 32, 979, 937	234, 888 4, 946, 856	388, 645 9, 035, 447	24, 82 27, 40
23	Arkansas	9	1, 697, 885	254, 683	597, 534	35, 19
24 25	Kentucky Tennessee	69 48	12, 275, 962 15, 141, 003	1,841,394 $2,271,151$	3, 279, 737 4, 584, 788	26, 72 30, 28
26	Ohio	222	60, 897, 148	9, 134, 572	16, 293, 878	26, 76
27 28	Indiana	114	33, 175, 829 48, 488, 824	4, 976, 374 7, 273, 324	11, 258, 671 13, 548, 916	33. 94 27. 94
29	Michigan	88	26, 725, 714	4,008,857	7, 263, 526	27.18
30 31	Wisconsin	76 66	21, 019, 053 14, 868, 683	3, 152, 858 2, 230, 302	5, 821, 614 3, 999, 793	27.70 26.90
32	Missouri	48	6, 531, 172	979, 676	1,715,707	26. 27
33	Kansas Nebraska	122	16, 707, 012	2, 506, 052	5, 278, 565	31.59
34 35	Iowa	104 163	8, 952, 947 25, 407, 132	1, 342, 942 3, 811, 070	2, 504, 264 5, 891, 420	27. 97 23, 19
36	Colorado	45	25, 929, 038	3, 889, 355	11, 129, 521	42.92
37 38	Nevada	29	477, 558 11, 331, 353	71, 634 1, 699, 703	106, 381 3, 412, 650	22, 28 21, 29
39	Oregon	35	8, 642, 331 836, 527	1, 296, 350	2, 462, 240 287, 623	28.49
40 41	Arizona Nerth Dakota	32	836, 527 5 262 716	125, 479	287, 623 1 262 546	34.38 23.99
42	South Dakota	33	5, 262, 716 3, 660, 971	789, 407 549, 146	1, 262, 546 1, 205, 189	32. 92
43 44	Idaho Montana		2, 012, 424 14, 642, 432	301, 864 2, 106, 365 1, 139, 747 444, 251	540, 586	26.86
45	Washington	47	7, 598, 314	1, 139, 747	4, 244, 861 1, 963, 784 1, 281, 285	30. 23 25. 84
46	Utah	11	2,961,674	444, 251	1, 281, 285	43, 26
47 48	Wyoming	8	2, 092, 962 2, 172, 665	313, 944 325, 900	469, 776	22. 45 30. 53
49	Oklahoma	5	630, 029	94, 504	663, 281 276, 279	43, 85
50	Indian Territory		686, 288	102, 943	234, 457	34. 16
	Total of country banks Total of United States	THE REAL PROPERTY AND ADDRESS OF THE PARTY AND	910, 533, 553	136, 580, 032	256, 658, 234	28. 19
	Total of Chited States	3,712	1, 989, 300, 329	406, 271, 726	571, 476, 854	28.68

REPORTS OF THEIR CONDITION AT THE CLOSE OF BUSINESS ON SEPTEMBER 28, 1895.

l l		t vo nera.	cation of rese	Classiii		eserve.	Cashi
	Redemption fund with Treasurer.	Due from reserve agents.	United States certificates of deposit.	Legal tenders.	Specie.	Held.	Required.
	\$759, 717		\$40, 935, 000	\$33,043,866	\$50, 741, 468	\$124, 720, 334	\$109, 646, 930
	72, 000 18, 043		1, 390, 000 710, 000	7, 638, 221 2, 584, 615	20, 105, 993 2, 682, 610	29, 134, 214 5, 977, 225	24, 217, 154 6, 716, 309
	849, 760		43, 035, 000	43, 266, 702	73, 530, 071	159, 831, 773	140, 580, 393
l	422, 865	\$24, 400, 569	1, 010, 000	6, 028, 008	10, 761, 260	17,799,268	17, 204, 213
1	18,000	2, 250, 731		325, 941	777, 206	1, 103, 147	1,060,993
ļ	28 890	2, 493, 185	450,000	1, 451, 012	674, 777	2, 575, 788	1, 913, 680 13, 055, 209
	336, 632 128, 700	12, 793, 999 4, 636, 986	3, 540, 000	2, 425, 141 1, 747, 253	11, 385, 083 4, 420, 549	17, 350, 224 6, 167, 802	4, 817, 373
ł	125, 325	2, 725, 662	930, 000	570, 497	3, 257, 962	4,758,459	3, 144, 395
	30, 833	838, 878 94, 371	40,000	466, 102	1, 440, 875 80, 000	1, 946, 977 110, 149	1, 048, 803
Į	4,543 38,250	1, 736, 807		30, 149 1, 073, 260 657, 325	1, 6 36, 054	2, 709, 314	72,414 $1,992,195$
1	43,555	1, 147, 889		657, 325	725,847	1, 383, 172	980,862
1	155, 790 52, 230	3, 145, 817 2, 878, 651	580, 000	1, 785, 113 721, 500	1,801,375 1,907,663	4, 166, 488 2, 629, 163	3, 270, 992 2, 631, 790
1	60,750	2,377,288		681, 832	1,269,193	1, 951, 025	2, 075, 914
1	32, 400	2, 877, 723	· · · · · · · · · · · · · · · · · · ·	590, 551	2, 289, 312	2, 879, 863	2, 362, 747
1	12,418 11,293	$220,107 \\ 1,421,701$		$142,048 \\ 218,244$	113, 245 1, 958, 951	255, 293 2, 177, 195	$240,547 \\ 1,378,944$
1	18,000	2, 415, 098		437, 619	1,047,434	1, 485, 053	1,211,268
]	18,000	2, 671, 654		769, 709 156, 636	$1, 162, 913 \\ 271, 851$	1, 932, 622	2, 016, 808
2	8, 955 7, 875	668, 965 182, 364		104, 817	92, 598	428, 487 197, 415	482, 324 199, 890
2	35, 100	4,004,114		200,002	1, 780, 923	2,049,485	1, 372, 780
2	4,500	577, 190		122, 190	1, 755, 195	1,877,385	799, 178
ł	1,594,904	74, 608, 409	6, 550, 000	20, 773, 509	50, 610, 265	77, 933, 774	63, 333, 319
	2, 444, 664	74, 608, 409	49, 585, 000	64, 040, 211	124, 140, 336	237, 765, 547	203, 913, 712
	219, 503	3, 218, 520	i 	319, 253	1, 145, 080	1, 464, 333	825, 248
	165, 443 143, 090	1, 796, 986 1, 631, 819		206, 181 257, 863	640, 929 657, 538	847, 110	552, 997
	887, 338	11, 072, 361	165, 000	1, 827, 066	4, 654, 173	915, 401 6, 646, 239	483, 576 4, 459, 507
	319,062	3, 811, 480		654, 694	1, 104, 667	1, 759, 361	1, 239, 219
	332, 368 744, 346	7, 151, 856 15, 411, 085	160, 000	756, 251 2, 553, 698	2, 863, 779 5, 829, 838	3, 620, 030 8, 542, 936	2, 050, 468 5, 384, 777
	229, 601	12, 109, 745		2, 134, 757	3, 076, 587	5, 211, 343	3, 364, 722
1	738, 933	18,840,037		3, 465, 044	8, 169, 590	11, 634, 635	6, 241, 297
li	31, 945 76, 711	1, 021, 979 1, 699, 745		129, 597 288, 669	323, 193 689, 802	452, 790 978, 471	283, 502 546, 446
1	11, 250	56, 407		11, 247	204,992	216, 239	44, 475
1	82, 133 48, 611	1,775,237 963,504		597, 254 341, 299	859, 623 513, 500	1, 456, 877 854, 799	796, 919 384, 018
1	34, 540	562, 155		144, 563	413, 376	557, 939	261, 244
]	25, 854	425, 930		154, 589	242, 663	397, 252	224,427
	41, 193 17, 907	658, 042 664, 955		267,986 $223,127$	443, 578 184, 810	711, 564 407, 937	282, 528 228, 981
1	38, 122	644, 345		249, 033	628, 449	877, 481	319, 928
1	10, 263 10, 800	105, 233 176, 077	• • • • • • • • • • • • • • • • • • • •	149, 752 42, 652	100, 150 159, 116	249, 902	92, 211
1 :	225, 919	4, 259, 600		1, 891, 268	2, 658, 659	201, 768 4, 549, 927	89, 635 1, 888, 374
1	11, 498 147, 738	360, 121		83, 180	142,735	225, 915	97,274
1	147, 738 59, 841	1,880,880 $2,348,531$		431, 955 835, 063	819, 164 1, 341, 352	1, 251, 119	677,462 $884,524$
1 2	443, 924	8, 281, 674 4, 748, 362		2, 683, 643	4, 884, 636	2, 176, 415 7, 568, 279	3,476,259
1	443, 924 207, 341 256, 033	4,748,362	10.000	1, 582, 733 1, 549, 212	4, 720, 235 4, 194, 702	6, 302, 968	1,907,613
1	256, 033 149, 457	7, 538, 970 4, 540, 468	10,000	657, 386	1, 916, 215	5, 753, 914 2, 573, 601	2, 806, 916 1, 543, 760
1	94, 963	4, 540, 468 3, 365, 364		498, 588	1, 862, 698	2, 361, 286	1, 223, 158
1 5	62, 556	2, 478, 313	•••••	304, 036 234, 208	1, 154, 888	1,458,924	867, 098
3	45, 311 116, 663	985, 526 3, 186, 950		538, 539	450, 661 1, 436, 413	684, 869 1, 974, 953	373, 746 955, 756
1	75, 138	1,546,751		214, 297	668,078	882, 375	507, 122
3	157, 042 59, 108	2, 941, 984 5, 844, 364		898, 999 1, 172, 536	1, 893, 395 4, 053, 513	2, 792, 394 5, 226, 048	1, 461, 611 1, 532, 099
1 3	3, 172	61, 107		1, 172, 334	40, 968	42, 102	27, 384
1	70, 403	1, 444, 259		127, 454	1, 770, 534	1, 897, 987	6 51, 720
4	29, 141 4, 523	1, 113, 980 136, 582		24, 090 12, 412	1, 295, 029 134, 106	1, 319, 120 146, 518	506, 884 48, 383
4	26, 405	832, 369		148, 199	255, 572	403, 771	305, 201
4	25, 771	703, 022		173, 821	302, 575	476, 396	209, 350
4	8, 156 33, 428	251, 706 2, 402, 507		33, 824 790, 629	246, 900 1, 018, 297	280, 724 1, 808, 926	117,483 $829,175$
1	49,516	864, 358		74,002	975, 908	1, 049, 910	436, 092
1 4	36, 563	690, 592	·	30, 163	523, 967	554 130	163, 075
4 4	14, 108 10, 777	247, 359 408, 282		47, 424 37, 235	160, 885 206, 987	208, 309	119, 935 126, 049
4	2,812	210, 079 174, 285		37, 235 34, 700	28, 688	208, 309 244, 222 63, 388	36, 677
5	4, 623			21, 769	28, 688 33, 781	55, 550	39, 328
	6, 640, 943	147, 678, 843	335, 000	29, 906, 474	72, 096, 974	102, 338, 448	51, 975, 633
1	9, 085, 607	222, 287, 252	49, 920, 000	93, 946, 685	196, 237, 310	340, 103, 995	255, 889, 345

No. 57.—Deposits held by National Banks, Amount and Ratio of Lawful-Money Reserve Required; also Amount, Ratio, and Classification of Reserve Actually held on December 19, 1894, March 5, May 7, July 11, and September 28, 1895.

				erve re uired.	Reser	ve held.	Classifi	cation of held.	reserve
	No. of banks	Deposits	Ra- tio.	Amount.	Ratio.	Amount.	Lawful money in bank.	Due from re- serve agents.	Redemp- tion with treas- urer.
December 19, 1894.	79			Millions.				Millions.	
Central reserve cities Other reserve cities Outside of reserve cities	267	577. 7 518. 4 879. 8	25 25 15	144. 4 129. 6 131. 9	31. 34 31. 99 30. 76	181. 1 165. 8 270. 6	180. 4 86. 7 107. 5	77. 7 156. 6	
Total	3, 737	1, 975, 9		405. 9	31. 25	617.5	374.6	234.3	8.6
March 5, 1895.									
Central reserve cities Other reserve cities Outside of reserve cities	267	576. 7 492. 8 888. 6	25 25 15	144.1 123.2 133.3	30. 27 31. 39 30. 11	174. 5 154. 7 267. 6	173. 7 81. 7 110. 4	71. 6 150. 8	0. 8 1. 4 6. 4
Total	3, 728	1, 958. 1		400.6	30.48	596.8	365.8	222. 4	8. 6
May 7, 1895.									
Central reserve cities Other reserve cities Outside of reserve cities	200	579, 4 494, 5 895, 3	25 25 15	144. 8 123. 6 134. 3	29, 68 31, 93 29, 24	171. 9 157. 9 261. 8	171. 1 81. 9 111. 0	74. 5 144. 3	0. 8 1. 5 6. 5
Total	3, 711	1, 969. 2		402.7	30. 05	591.6	364. 0	218.8	8,8
July 11, 1895.									
Central reserve cities Other reserve cities Outside of reserve cities	267	592. 5 529. 0 900. 6	25 25 15	148. 1 132. 3 135. 1	30, 96 33, 85 29, 40	183, 4 179, 1 264, 8	182. 6 89. 8 110. 5	87. 7 147. 6	0.8 1.6 6.7
Total	3, 715	2, 022. 1		415, 5	31.02	627.3	382.9	235.3	9. 1
September 28, 1895.									
Central reserve cities Other reserve cities Outside of reserve cities	268	565. 7 513. 1 910. 5	25 25 15	141. 4 128. 3 136. 6	28. 40 20. 04 28. 19	160. 7 154. 1 256. 7	159. 9 77. 9 102. 3	74, 6 147, 7	0. 8 1. 6 6. 7
Total	3,712	1, 989. 3		406. 3	28, 68	571.5	340.1	222. 3	9. 1

No. 58 —NET DEPOSITS OF THE NATIONAL BANKS, AND THE RESERVE REQUIRED AND HELD ON THREE DATES IN THE YEARS 1890, 1891, 1892, 1893, 1894, AND 1895.

STATES AND TERRITORIES EXCLUSIVE OF RESERVE CITIES.

		<u> </u>		Reserv	re held.	Cla	ssification	ı of reser	re.
Date.	No. of banks.	Net de- posits.	Reserve required.	Amount.	Ratio to deposits.	Specie.	Other lawful money.	Due from agents.	Redemp- tion fund.
May 17, 1890 July 18, 1890 Oct. 2, 1890	3, 125 3, 151 3, 207	Millions. 845. 3 835. 4 859. 2	Millions 126. 8 124. 3 128. 9	Millions. 223, 2 222, 2 225, 5	Per cent. 26. 4 26. 6 26. 2	Millions. 52. 9 52. 7 54. 3	Millions. 37. 3 37. 1 37. 7	Millions. 127. 6 127. 0 128. 5	Millions. 5.4 5.3 5.2
May 4, 1891	3, 296	847. 4	127. 1	225, 1	26, 6	61. 3	36. 5	122. 1	5. 2
July 9, 1891	3, 309	846. 8	127. 0	224, 7	26, 5	62. 8	36. 4	120. 3	5. 1
Sept. 25, 1891	3, 333	861. 8	129. 3	235, 5	27, 3	60. 3	36. 8	133. 0	5. 4
May 17, 1892	3, 393	929. 2	139. 4	274. 2	29. 5	65, 3	38. 7	164. 5	5.7
July 12, 1892	3, 418	950. 3	142. 5	282. 2	29. 7	66, 4	38. 8	171. 2	5.8
Sept. 30, 1892	3, 430	975. 6	146. 3	274. 8	28. 2	66, 6	38. 9	163. 5	5.8
May 4, 1893	3, 482	970. 5	145, 6	237. 4	24. 4	72. 8	37. 9	129. 8	5. 9
July 12, 1893	3, 459	864. 5	129, 7	231. 6	26. 8	73. 2	41. 6	110. 8	6. 0
Oct. 3, 1893	3, 434	767. 5	115, 1	230. 6	30. 0	75. 9	41. 2	106. 9	6. 6
May 4.1894	3, 427	847, 8	127, 2	276. 6	32. 6	74. 4	37. 0	158. 6	6. 6
July 18 1894	3, 426	855, 0	128, 2	276. 6	32. 4	73. 9	34. 9	161. 1	6. 7
Oct. 2,1894	3, 411	876, 7	131, 5	274. 9	31. 3	72. 2	34. 5	161. 6	6. 6
May 7, 1895	3, 366	895. 3	134. 3	261. 8	30. 0	76. 8	34. 2	144.3	6. 5
July 11, 1895	3, 369	900. 6	135. 1	264. 8	29. 4	76. 9	33. 6	147.6	6. 7
Sept. 28, 1895	3, 365	910. 5	136. 6	256. 7	28. 1	72. 1	30. 2	147.7	6. 7
			NEV	v york	CITY.	·			
May 17, 1890	46	322. 3	80, 6	85. 0	26. 4	65. 2	19. 6		0. 2
July 18, 1890	47	326. 8	81, 7	88. 4	27. 0	64. 2	24. 0		0. 2
Oct. 2, 1890	47	332. 6	83, 2	92. 5	27. 8	78. 4	13. 9		0. 2
May 4, 1891	47	327. 3	81, 8	88, 3	26. 9	58. 6	29. 5		0.2
July 9, 1891	49	330. 3	82, 6	98, 9	29. 9	55. 6	43. 1		0.2
Sept. 25, 1891	49	327. 8	81, 9	86, 1	26. 3	53. 8	32. 0		0.3
May 17, 1892	48	437.3	109. 3	127. 8	29. 2	85. 2	42.3		0.3
July 12, 1892	48	424.5	106. 1	124. 7	29. 4	75. 8	48.5		0.4
Sept. 30, 1892	48	391.9	98. 0	103. 4	26. 4	62. 6	40.6		0.2
May 4, 1893	49	345, 0	86. 2	98. 4	28. 5	63, 5	34, 5		0.4
July 12, 1893	49	304, 4	76. 1	77. 0	25. 3	55, 0	21 6		0.4
Oct. 3, 1893	49	309, 9	77. 5	109. 0	35. 1	75, 7	32, 5		0.8
May 4, 1894	49	487. 3	121. 8	192. 6	39. 5	95. 0	96. 9		0. 6
July 18, 1894	49	488. 6	122. 2	185. 3	37. 9	86. 8	97. 9		0. 6
Oct. 2, 1894	49	489. 7	122. 4	172. 4	35. 2	82. 8	88. 9		0. 7
May 7, 1895	49	443. 4	110. 8	131. 2	29. 6	61, 8	68. 7		0. 7
July 11, 1895	50	460. 5	115. 1	143. 5	31. 1	55, 3	87. 4		0. 8
Sept. 28, 1895	50	441. 6	110. 4	125. 5	28. 4	50, 7	74. 0		0. 8

No. 58.—Net Deposits of the National Banks and the Reserve Required and Held on Three Dates, etc.—Continued.

CHICAGO.

	l	1	ĺ	Reserv	ve held.	Cla	essificatio	n of reser	ve.
Date.	No. of banks.	Net de- posits.	Reserve required.	Amount.	Ratio to deposits.	Specie.	Other lawful money.	Due from agents.	Redemp- tion fund.
May 17, 1890 July 18, 1890 Oct. 2, 1890	20 19 19	Millions. 85. 0 84. 1 82. 9	Millions. 21. 3 21. 0 20. 7	Millions. 26, 4 24, 5 24, 8	Per cent. 31. 0 29. 1 30. 0	Millions. 15. 3 14. 7 17. 0	Millions. 11. 0 9. 8 7. 8	Millions.	Millions 0, 05 0, 05 0, 05
May 4, 1891	20	96. 0	24. 0	32. 5	33, 9	19. 7	12.7		0. 05
July 9, 1891	20	91. 8	22. 9	28. 5	31, 0	19. 3	9.1		0. 05
Sept. 25, 1891	21	92. 9	23. 2	31. 2	33, 6	20. 1	11.0		0. 05
May 17, 1892	22	111. 4	27. 9	36. 8	33. 0	23.3	13. 4		0. 05
July 12, 1892	22	114. 4	28. 6	34. 0	29. 8	23.1	10. 9		0. 05
Sept. 30, 1892	23	106. 5	26. 7	30. 5	28. 6	22.3	8. 2		0. 05
May 4, 1893	21	99. 6	24. 9	29. 3	29. 4	21. 6	7. 7		0, 05
July 12, 1893	21	81. 3	20. 4	24. 9	30. 6	15. 4	9. 5		0, 05
Oct. 3, 1893	21	85. 8	21. 4	39. 0	45. 4	22. 8	16. 2		0, 05
May 4, 1894	21	108. 4	27. 1	44. 7	41. 3	27. 9	16.8		0, 07
July 18, 1894	21	105. 8	26. 4	40. 9	38. 6	26. 7	14.2		0, 07
Oct. 2, 1894	21	101. 4	25. 4	34. 0	33. 5	24. 9	9.1		0, 07
May 7, 1895	21	107. 6	26. 9	33. 6	31. 2	23. 5	10. 1		0, 07
July 11 1895	21	106. 3	26. 6	33. 5	31. 5	23. 1	10. 4		0, 07
Sept. 28, 1895	21	97. 2	24. 3	29. 2	30. 0	20. 1	9. 1		0, 07
		·		ST. LO	UIS.			·	
May 17, 1890	8	26. 0	6. 5	6. 5	25. 0	3.3	3. 1		0. 02
July 18, 1890	8	27. 2	6. 8	6. 6	24. 4	3.3	3. 3		0. 02
Oct. 2, 1890	8	26. 2	6. 5	5. 6	21. 3	3.1	2. 5		0. 02
May 4, 1891	8	25. 0	6. 2	6. 1	24. 4	3.7	2. 4		0. 02
July 9, 1891	9	23. 6	5. 9	5. 6	23. 8	4.0	1. 6		0. 02
Sept. 25, 1891	9	24. 2	6. 1	5. 8	23. 8	3.8	2. 0		0. 03
May 17, 1892 July 12, 1892 Sept. 30, 1892	9 9	27. 8 27. 5 29. 2	7.0 6.9 7.3	7. 9 6. 5 6. 2	28, 4 23, 6 21, 1	5. 9 5. 0 4. 6	2.0 1.4 1.5		0. 02 0. 02 0. 02
May 4, 1893	9	27. 7	6. 9	5. 9	21. 4	3.7	2. 2		0. 02
July 12, 1893	9	19. 9	4. 9	4. 5	22. 6	2.5	2. 0		0. 02
Oct. 3, 1893	9	17. 9	4. 4	5. 7	31. 9	3.7	2. 0		0. 02
May 4, 1894 July 18, 1894 Oct. 2, 1894	9 9	22. 8 24. 3 26. 0	5.7 6.1 6.4	6. 6 6. 8 6. 4	28. 8 28. 2 24. 5	4. 2 3. 9 3. 2	2. 4 2. 9 3. 2		0. 05 0. 05 0. 05
May 7, 1895	9	28. 4	7. 1	7.1	24. 8	3. 3	3.7		0. 00
July 11, 1895	8	25, 7	6. 4	6.4	25. 0	3. 2	3.2		0. 00
Sept. 28, 1895	8	26. 9	6. 7	6.0	22. 2	2. 7	3.3		0. 00

No. 58.—NET DEPOSITS OF THE NATIONAL BANKS AND THE RESERVE REQUIRED AND HELD ON THREE DATES, ETC.—Continued.

OTHER RESERVE CITIES.

				Reserv	e held.	Cla	ssificatio	n of reser	ve.
Date.	No. of banks.	Net de- posits.	Reserve required.	Amount.	Ratio to deposits.	Specie.	Other lawful money.	Due rom agents.	Redemp- tion fund.
May 4, 1891 July 9, 1891 Sept. 25, 1891	262 265 265	Millions. 448. 9 442. 0 451. 9	Millions. 112. 2 110. 5 113. 0	Millions. 136. 9 134. 1 138. 8	Per cent. 30.5 30.3 30.7	Millions. 51. 6 49. 1 45. 5	Millions. 26. 7 29. 0 31. 5	Millions. 57. 9 55. 3 61. 0	Millions. 0.7 0.7 0.8
May 17, 1892	262	520. 6	130. 1	184. 0	35. 4	59. 3	38. 0	85. 8	0. 9
July 12, 1892	262	534. 3	133. 6	178. 6	33. 4	59. 0	37. 4	81. 3	0. 9
Sept. 30, 1892	263	519. 3	129. 8	156. 1	30. 1	53. 0	29. 1	72. 9	1. 6
May 4, 1893	269	467. 6	116. 9	133, 6	28, 5	45. 6	33, 3	53. 5	1. 2
July 12, 1893	269	404. 5	101. 1	118, 1	29, 2	40. 6	27, 8	48. 5	1. 2
Oct. 3, 1893	268	392. 6	98. 2	129, 6	35, 1	46. 6	29, 8	51. 6	1. 6
May 4, 1894	268	522. 0	130. 5	198. 2	37. 9	58. 4	39. 1	99. 3	1. 4
July 18, 1894	265	533. 7	133. 5	196. 2	36. 7	59. 4	38. 4	96. 9	1. 5
Oct. 2, 1894	265	525. 4	131. 4	172. 8	32. 8	54. 2	29. 9	87. 2	1. 5
May 7, 1895	266	494. 5	123, 6	157. 9	31. 9	53, 2	28. 7	74.5	1. 5
July 11, 1895	267	529. 0	132, 3	179. 1	33. 8	55, 9	33. 9	87.7	1. 6
Sept. 28, 1895	268	513. 1	128, 3	154. 1	30. 0	50, 6	27. 3	74.6	1. 6
	'·		-	SUMMA	ARY.		<u> </u>		
May 17, 1890	3, 438	1, 703. 6	341. 4	463. 9	27. 2	178. 1	96. 2	183. 2	6. 3
July 18, 1890	3, 484	1, 735. 4	349. 3	473. 0	27. 3	178. 6	102. 3	185. 8	6. 3
Oct. 2, 1890	3, 540	1, 758. 7	353. 7	478. 2	27. 2	195. 9	86. 8	189. 5	6. 1
May 4, 1891	3, 633	1, 744. 6	351. 3	488. 9	28. 0	194. 9	107. 8	180. 0	6. 2
July 9, 1891	3, 652	1, 734. 5	348. 9	491. 8	28. 3	190. 8	119. 3	175. 6	6. 1
Sept. 25, 1891	3, 677	1, 758. 6	353. 5	497. 4	28. 3	183. 5	113. 5	194. 0	6. 6
May 17, 1892	3, 734	2, 026. 3	413. 7	630. 7	31. 1	239. 0	134. 4	250. 3	7. 0
July 12, 1892	3, 759	2, 051. 0	417. 7	626. 0	30. 5	229. 3	137. 1	252. 5	7. 1
Sept. 30, 1892	3, 773	2, 022. 5	408. 1	571. 0	28. 2	209. 1	118. 3	236. 4	7. 2
May 4, 1893	3, 830	1, 910. 4	380. 5	504. 6	26. 4	207. 2	115. 6	174. 3	7. 5
July 12, 1893	3, 807	1, 674. 6	332. 2	456. 1	27. 2	186. 7	102. 5	159. 3	7. 6
Oct. 3, 1893	3, 781	1, 573. 7	316. 6	513. 9	32. 6	224. 7	121. 7	158. 5	9. 0
May 4, 1894	3,774	$\begin{array}{c} 1,988.3 \\ 2,007.4 \\ 2,019.2 \end{array}$	412. 3	718. 7	36, 1	259. 9	192. 2	257. 9	8.7
July 18, 1894	3,770		416. 4	705. 8	35, 1	250. 7	188. 3	258. 0	8.8
Oct. 2, 1894	3,755		417. 1	660. 5	32, 7	237. 3	165. 6	248. 8	8.8
May 7, 1895	3, 711	1, 969, 2	402. 7	591. 6	30. 0	218. 6	145. 4	218. 8	8.8
July 11, 1895	3, 715	2, 022, 1	415. 5	627. 3	31. 0	214. 4	168. 5	235. 3	9.1
Sept. 28, 1895	3, 712	1, 989, 3	406. 3	571. 5	28. 6	196. 2	143. 9	222. 3	9.1

CUR, PT 1-26

No. 59.—State of the Lawful-Money Reserve of the National Banks as

STATES AND

2 Dec. 11, 1889 3, 026 807, 532, 815 121, 129, 922 3 Feb. 28, 1890 3, 026 833, 504, 222 125, 025, 633 5 July 18, 1890 3, 125 845, 329, 596 126, 799, 430 5 Oct. 2, 1890 3, 207 859, 249, 215 128, 887, 382 7 Dec. 19, 1890 3, 241 819, 407, 422 122, 911, 113 8 Feb. 26, 1891 3, 265 828, 643, 459 122, 911, 113 8 Feb. 26, 1891 3, 296 847, 402, 314 127, 110, 347 10 July 9, 1891 3, 309 846, 759, 676 127, 013, 951 11 Sept. 25, 1891 3, 330 861, 837, 857 129, 275, 635 12 Dec. 2, 1891 3, 340 867, 016, 129 130, 052, 419 13 Mar. 1, 1892 3, 340 867, 616, 129 130, 052, 419 14 May 17, 1892 3, 303 929, 173, 566 139, 376, 025 15 July 12, 1892 3, 430 975, 542, 131 146, 331, 320 16 Sopt. 30, 1892 3, 430 975, 562, 088 146, 343, 313 17 Dec. 9, 1892 3, 430 975, 622, 088 146, 343, 313 18 Mar. 6, 1893 3, 482 970, 413		Date.	No. of banks.	Net deposits.	Reserve required.
	2 Dec. 11, 1889 3 Feb. 28, 1890 4 May 17, 1899 5 July 18, 1890 7 Dec. 19, 1890 8 Feb. 26, 1891 10 July 9, 1891 11 Sept. 25, 1891 12 Dec. 2, 1891 12 Dec. 2, 1891 13 Mar. 1, 1892 14 May 17, 1892 15 July 12, 1892 16 Sopt. 30, 1892 17 Dec. 9, 1892 18 Mar. 6, 1893 19 May 4, 1893 20 July 12, 1893 21 Oct. 3, 1893 22 Dec. 19, 1893 22 Dec. 19, 1893 24 May 4, 1893 25 July 18, 1894 26 Oct. 2, 1894 27 Dec. 19, 1894 28 Mar. 5, 1895		3, 026 3, 076 3, 125 3, 125 3, 257 3, 241 3, 296 3, 393 3, 349 3, 439 3, 448 3, 439 3, 449 3, 439 3, 449 3, 439 3,	807, 522, 815 833, 504, 222 845, 329, 596 835, 341, 554 859, 240, 215 819, 407, 422 828, 643, 459 847, 402, 314 846, 759, 676 861, 837, 570 867, 016, 129 909, 876, 016 950, 252, 797 975, 542, 131 975, 622, 088 981, 760, 606 964, 468, 926 970, 443, 360 864, 468, 926 767, 477, 513 793, 100, 325 826, 997, 631 847, 816, 264 854, 963, 277 876, 704, 437 879, 828, 898 888, 649, 318 888, 649, 318 889, 309, 398	125, 025, 633 126, 799, 439 124, 301, 233 128, 887, 382 122, 911, 113 124, 296, 519 127, 110, 347

RESERVE

1 8	Sept. 30, 1889	298	\$847, 868, 586	\$211, 967, 147
1:	Dec. 11, 1889	300	801, 625, 021	200, 406, 25
	Feb. 28, 1890	307	844, 646, 301	211, 161, 573
1:	May 17, 1890	313	858, 292, 596	214, 573, 149
	July 18, 1890	333	900, 058, 542	225, 014, 63
1	Oct. 2, 1890	333	899, 412, 106	224,853,02
	Dec. 19, 1890.	332	814, 046, 939	203, 511, 73
	Feb. 26, 1891	335	877, 391, 354	219, 347, 83
	May 4, 1891	337	897, 207, 393	224, 301, 84
Ι,	July 9, 1891	343	887, 727, 112	221, 937, 77
1:	Sept. 25, 1891	344	896, 799, 099	224, 199, 77
	Dec. 2, 1891	343	916, 744, 509	229, 186, 12
	Mar. 1.1892	341	1, 061, 786, 647	265, 446, 66
13	May 17, 1892	341	1, 097, 165, 067	274, 291, 26
	July 12, 1892	341	1, 100, 686, 179	275, 171, 54
	Sept. 30, 1892.	343	1, 046, 937, 693	261, 734, 42
	Dec. 9, 1892	345	983, 607, 295	245, 901, 82
	Mar, 6, 1893	345	963, 289, 771	240, 822, 44
	May 4, 1893	348	939, 996, 774	234, 999, 19
١,	July 12, 1893	348	810, 184, 800	202, 546, 20
1.	Oct. 3, 1893	347	806, 241, 402	201, 560, 33
1:	Dec. 19, 1893	349	985, 262, 906	246, 315, 7:
	Feb. 28, 1894	347	1,066,457,735	266, 614, 43
	May 4, 1894	347	1, 140, 492, 036	285, 123, 00
١,	July 18, 1894	344	1, 152, 453, 439	288, 113, 36
	Oct. 2, 1894	344	1, 142, 564, 375	285, 641, 09
1:	Dec. 19, 1894	346	1,096,087,957	274, 021, 98
	Mar. 5, 1895.	346	1,069,469,569	267, 367, 39
	May 7, 1895	345	1,073,864,541	268, 466, 13
	July 11, 1895	346	1, 121, 504, 609	280, 401, 00
	Sept. 28, 1895.	347	1, 078, 766, 776	269, 691, 60

Shown by the Reports from September 30, 1889, to September 28, 1895. TERRITORIES.

Reserve	held.		Cla	ssification of re	serve held.		
Amount.	Ratio to liabili- ties.	Specie.	Legal tenders.	United States certificates of deposit.	Due from reserve agents.	Redemp- tion fund with Treasurer.	
\$224, 634, 194 212, 516, 298 233, 749, 310 223, 205, 878 222, 203, 056 210, 262, 300 225, 163, 434 224, 652, 075 235, 508, 045 225, 620, 574 270, 973, 086 274, 129, 725 282, 158, 727, 465 255, 620, 574 271, 769, 504 255, 727, 465 251, 587, 727, 465 251, 587, 727, 465 251, 587, 727, 465 271, 769, 504 255, 727, 465 271, 769, 504 257, 676, 6418 276, 678, 077 276, 642, 799 277, 966, 418 276, 579, 077 276, 642, 799 277, 966, 418 276, 579, 077 276, 642, 799 277, 968, 806 261, 731, 349 261, 811, 672 264, 773, 92 266, 658, 234	Per cent. 26.3 28.0 26.4 26.6 26.2 25.7 27.7 26.6 26.5 27.3 27.2 29.8 29.5 29.7 28.2 26.2 25.9 24.4 26.8 30.0 31.6 32.8 32.8 33.3 30.7 30.1 29.2 29.4 28.1	\$50, 467, 987 52, 496, 023 55, 084, 885 52, 896, 449 52, 752, 311 54, 250, 695 57, 551, 701 61, 575, 870 61, 303, 140 62, 776, 089 60, 314, 566 61, 590, 899 62, 867, 013 65, 324, 747 66, 394, 006 66, 575, 758 68, 405, 394, 006 66, 575, 758 68, 405, 394, 71, 346, 320 72, 812, 841 73, 103, 849 75, 971, 385 72, 811, 885 74, 430, 697 73, 921, 334 72, 251, 961 72, 779, 290 76, 338, 799 76, 812, 698 76, 901, 574 72, 096, 974	\$35, 712, 394 37, 389, 773 38, 450, 332 36, 823, 184 36, 674, 235 37, 218, 060 37, 562, 841 36, 682, 708 36, 124, 884 36, 038, 178 36, 394, 050 37, 573, 847 37, 017, 682 38, 405, 004 38, 525, 290 39, 247, 152 37, 527, 765 37, 573, 847 41, 353, 526 40, 978, 224 35, 293, 150 34, 905, 942 36, 769, 820 34, 953, 996 34, 182, 286 34, 387, 426 33, 783, 996 34, 182, 286 34, 387, 426 33, 723, 082 33, 865, 91 23, 713, 082 33, 865, 91 29, 905, 474	\$510,000 510,000 505,000 475,000 4475,000 4410,000 445,000 425,000 425,000 445,000 415,000 445,000 395,000 395,000 335,000 215,000 225,000 226,000 235,000	\$132, 423, 322 116, 716, 620 134, 379, 587 127, 639, 363 127, 015, 635 128, 452, 576 109, 582, 313 126, 076, 254 122, 115, 434 120, 273, 937 132, 984, 453 131, 609, 284 165, 033, 193 164, 423, 561 171, 219, 102 163, 509, 922 141, 848, 825 139, 429, 002 120, 758, 208 110, 834, 812 106, 929, 107 126, 186, 666 156, 258, 874 158, 593, 995 161, 170, 176 161, 641, 408 156, 652, 179 150, 833, 551 144, 329, 112 147, 616, 960 147, 678, 843	\$5, 520, 491 5, 403, 880 5, 329, 506 5, 371, 882 5, 320, 875 5, 162, 340 5, 178, 435 5, 178, 436 5, 178, 436 5, 178, 437 5, 472, 709 5, 615, 256 5, 668, 122 5, 733, 365 5, 763, 534 5, 866, 912 5, 733, 365 5, 763, 534 5, 866, 694 5, 910, 694 6, 501, 475 6, 497, 334 6, 52	10 44 55 66 77 10 11 11 15 16 17 17 11 19 20 21 22 23 24 25 26 27 28 29 30 31 31 31 31 31 31 31 31 31 31 31 31 31

CITIES.

\$234, 930, 688	27.7	\$113, 858, 462	\$51, 039, 699	\$12, 435, 000	\$56, 712, 959	\$884, 568	1
223, 275, 478	27.8	118, 593, 435	47, 101, 119	8, 535, 000	48, 173, 145	872, 779	2
237, 434, 449	28. 1	126, 461, 252	48, 101, 270	8, 325, 000	53, 684, 545	862, 382	3
240, 691, 424	28.0	125, 269, 045	51, 265, 808	7,660,000	55, 566, 943	929,628	4 5
250, 833, 366	27. 9	125, 851, 752	55, 806, 133	9, 385, 000	58, 806, 133	984, 247	
252, 720, 301	28. 1	141, 668, 163	43, 386, 671	5, 715, 000	60, 999, 210	961, 257	6
234, 027, 627	28.7	132, 511, 305	44, 614, 285	5, 315, 000	50, 638, 370	948, 667	7
261, 136, 678	29.8	139, 664, 492	52, 717, 691	11, 230, 000	56, 569, 349	955, 146	8
263, 829, 903	29. 4	133, 636, 268	60, 250, 365	11, 090, 000	57, 889, 288	963, 982	9
267, 083, 198	30.1	127, 993, 448	64, 361, 633	18, 430, 000	55, 317, 148	980, 969	10
261, 869, 394	29. 2	123, 200, 509	61, 221, 549	15, 280, 000	61, 005, 875	1, 161, 461	11
277, 898, 632	30. 3	146, 307, 135	57, 321, 677	8, 350, 000	64, 710, 249	1, 209, 571	12
346, 349, 747	32. 6	167, 280, 955	62, 428, 053	23, 640, 000	91, 717, 863	1, 282, 876	13
356, 540, 373	32.5	173, 719, 360	69, 673, 107	26, 000, 000	85, 825, 510	1, 322, 396	14
343, 758, 250	31. 2	162, 924, 474	75, 510, 012	22, 710, 000	81, 254, 538	1, 359, 226	15
296, 183, 715	28.3	142, 540, 621	65, 742, 655	13, 600, 000	72, 924, 409	1, 376, 030	16
275, 144, 704	27.9	141, 489, 866	63, 029, 183	6, 110, 000	63, 099, 335	1, 416, 320	17
269, 397, 689	27. 9	136, 995, 496	53, 408, 009	14, 320, 000	63, 183, 047	1, 491, 137	18
267, 211, 601	28.4	134, 409, 901	65, 937, 316	11, 785, 000	53, 553, 912	1, 525, 472	19
224, 546, 270	27. 7	113, 647, 324	54, 480, 151	6, 345, 000	48, 517, 867	1, 555, 928	20
283, 315, 079	35.1	148, 732, 475	73, 731, 128	6, 805, 000	51, 570, 537	2, 475, 939	21
384, 588, 017	39. 0	178, 441, 780	96, 333, 609	30, 990, 000	76, 443, 970	2, 378, 658	22
417, 854, 203	39. 1	182, 327, 317	107, 862, 734	34, 810, 000	90, 633, 052	2, 224, 100	23
442, 091, 734	38.7	185, 511, 825	109, 361, 472	45, 790, 000	99, 260, 104	2, 168, 333	24
429, 170, 345	37.2	176, 749, 318	103, 582, 322	49, 715, 000	96, 919, 051	2, 204, 654	25
385, 541, 372	33.7	164, 998, 693	86, 361, 742	44, 770, 000	87, 208, 198	2, 202, 739	20
346, 920, 891	31.6	145, 261, 920	85, 126, 046	36, 740, 000	77, 679, 161	2, 113, 674	27
329, 250, 178	30. 7	144, 592, 843	79, 558, 540	31, 315, 600	71, 634, 133	2, 149, 663	28
329, 841, 814	30.7	141, 833, 901	84, 663, 245	26, 580, 000	74, 470, 379	2, 294, 289	29
362, 571, 194	32.3	137, 525, 619	90, 004, 793	44, 965, 000	87, 691, 800	2,383,982	30
314, 818, 620	29.1	124, 140, 336	64, 040, 211	49, 585, 000	74, 608, 409	2, 444, 664	31

No. 60.—Lawful-Money Reserve Required and Held by National Banks in each Geographical Division, the Reserve and Central Reserve Cities, and the Classification, by Amounts and Percentages, of Reserve Held at Date of each Report of Condition from March 1, 1886, to September 28, 1895.

[Division No.1.—Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, and Connecticut, excluding reserve cities.]

		Amount of	Reserve l		Cl	assifica	tion of reserv	e held.	-
Date.	No. of banks	reserve required, 15	Amount.	Ratio.	Lawful mor per cen	t).	With res agents (9 pe	r cent).	Five per cent re- demption
		—————			Amount.	Ratio.	Amount.	Ratio.	fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28 1887.	507 510 509 510 511	\$17, 185, 207 16, 473, 718 17, 388, 516 18, 295, 909 17, 815, 957	\$32, 588, 870 32, 509, 786 31, 345, 788 35, 762, 441 33, 229, 398	Per ct. 28, 44 27, 91 27, 04 29, 32 27, 98	\$9, 772, 588 10, 304, 208 10, 316, 259 10, 335, 491 10, 888, 902	Per ct. 8.53 8.85 8.90 8.47 9.17	\$18, 969, 980 18, 555, 748 17, 449, 280 21, 995, 854 19, 338, 260	Per ct. 16, 56 15, 93 15, 05 18, 03 16, 28	\$3, 846, 302 3, 649, 830 3, 580, 248 3, 431, 096 3, 002, 236
Mar. 4 May 13 Aug. 1 Oct. 5 Dec. 7	512	17, 464, 118 17, 918, 113 17, 228, 499 17, 758, 954 17, 341, 009	34, 081, 099 33, 354, 311 28, 645, 014 32, 079, 549 29, 625, 990	29. 27 27. 92 24. 94 27. 10 25. 64	10, 261, 663 10, 470, 249 10, 202, 657 10, 081, 047 10, 316, 792	8. 81 8. 77 8. 88 8. 51 8. 92	21, 137, 117 20, 384, 444 16, 106, 385 19, 698, 402 17, 045, 118	18, 15 17, 06 14, 02 16, 64 14, 74	2, 682, 318 2, 499, 618 2, 335, 972 2, 300, 100 2, 264, 080
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	515	18, 229, 528 18, 287, 862 18, 929, 571 19, 889, 593 19, 338, 797	33, 096, 440 32, 928, 907 35, 172, 829 36, 547, 994 33, 598, 583	27. 23 27. 01 27. 87 27. 56 26. 06	9, 937, 633 10, 402, 526 10, 047, 520 10, 745, 765 10, 784, 645	8. 18 8. 53 7. 96 8. 11 8. 37	20, 928, 685 20, 330, 966 22, 986, 251 23, 704, 062 20, 835, 576	17. 22 16. 68 18. 21 17. 88 16. 16	2, 230, 122 2, 195, 415 2, 139, 056 2, 098, 167 1, 978, 365
Feb. 26 May 13 July 12 Sept. 30 Dec. 11	518 521 522	19, 631, 288 20, 634, 607 21, 622, 302 21, 643, 953 20, 841, 025	36, 075, 905 40, 294, 495 40, 580, 347 38, 925, 305 33, 648, 578	27, 57 29, 29 28, 15 26, 97 24, 22	10, 535, 537 11, 125, 890 11, 779, 205 11, 534, 535 11, 673, 180	8. 05 8. 09 8. 17 7. 99 8. 40	23, 657, 943 27, 409, 248 27, 066, 971 25, 693, 206 20, 382, 427	18. 08 19. 92 18. 77 17. 81 14. 67	1, 882, 424 1, 759, 35' 1, 734, 17 1, 697, 56 1, 592, 97
1890. Feb. 28 May 17 July 18 Oct. 2 Dec. 19	527 527 527	20, 878, 978 21, 229, 739 22, 127, 475 22, 292, 444 20, 763, 952	36, 300, 363 36, 242, 622 37, 817, 047 37, 510, 300 34, 649, 318	26. 08 25. 61 25. 64 25. 24 25. 03	11, 504, 237 11, 090, 798 12, 364, 578 12, 182, 922 12, 134, 781	8. 26 7. 84 8. 38 8. 20 8. 77	23, 270, 173 23, 622, 164 23, 909, 780 23, 896, 058 21, 119, 223	16. 72 16. 61 16. 21 16. 08 15. 26	1, 525, 95; 1, 529, 66; 1, 542, 68; 1, 431, 32; 1, 395, 31;
1891. Feb. 26 May 4 July 9 Sept. 25 Dec. 2	528 530 530	20, 499, 189 21, 301, 304 22, 232, 922 21, 827, 710 22, 188, 592	33, 004, 361 35, 962, 153 41, 064, 138 38, 281, 908 38, 708, 647	27. 70	12, 034, 234 12, 111, 658 13, 388, 475 12, 789, 925 13, 093, 798	8. 81 8. 53 9. 03 8. 79 8. 85	19, 554, 271 22, 443, 506 26, 267, 239 23, 964, 951 24, 050, 937	14. 31 15. 80 17. 72 16. 47 16. 26	1, 415, 856 1, 406, 986 1, 408, 426 1, 527, 036 1, 563, 91
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	532 537 540	22, 847, 267 23, 690, 464 24, 761, 277 24, 777, 370 24, 549, 292	42, 870, 874 44, 846, 761 47, 840, 955 42, 937, 529 40, 133, 652	28. 40 28. 98 25. 99	12, 813, 421 13, 366, 465 14, 094, 485 13, 876, 306 14, 164, 898	8. 41 8. 46 8. 54 8. 40 8. 65	28, 400, 953 29, 823, 145 32, 058, 140 27, 359, 249 24, 244, 231	18. 65 18. 88 19. 42 16. 56 14. 75	1, 646, 500 1, 657, 15; 1, 688, 33; 1, 701, 97; 1, 724, 52;
1893. Mar. 6 May 4 July 12 Oct. 3 Dec. 19	542 541 539	24, 021, 757 23, 874, 620 23, 046, 983 21, 341, 399 22, 438, 459	37, 092, 878 36, 540, 695 42, 930, 406 43, 624, 879 47, 504, 622	22. 96 27. 97 30. 66	13, 883, 932 14, 402, 940 15, 428, 857 15, 988, 452 15, 177, 355	8. 67 9. 05 10. 04 11. 24 10. 15	21, 468, 375 20, 363, 464 25, 694, 349 25, 579, 912 30, 301, 670	13. 41 12. 79 16. 72 17. 85 20. 26	1, 740, 57. 1, 774, 29. 1, 857, 20. 2, 056, 51. 2, 025, 59.
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19	538 539 538 538 538 537	23, 173, 305 24, 126, 341 25, 182, 231 25, 418, 448 24, 858, 324	49, 165, 608 50, 578, 583 54, 782, 422 49, 791, 829 46, 699, 849	31, 44 32, 63 29, 38	14, 886, 727 15, 205, 198 15, 956, 555 15, 319, 489 15, 562, 236	9. 64 9. 45 9. 50 9. 04 9. 39	32, 276, 827 33, 320, 551 36, 748, 791 32, 434, 634 29, 180, 811	20. 89 20. 72 21. 89 19. 14 17. 62	2, 002, 05- 2, 052, 83- 2, 077, 07- 2, 037, 70- 1, 956, 80-
1895. Mar. 5 May 7 July 11 Sept. 28	534 534	24, 443, 162 25, 092, 474 26, 196, 166 26, 094, 342	41, 800, 192 44, 313, 066 50, 429, 156 46, 035, 300	26. 49 28. 88	15, 392, 532 15, 822, 080 16, 268, 845 15, 252, 474	9. 45 9. 46 9. 32 8. 77	24, 454, 232 26, 485, 152 32, 064, 251 28, 716, 022	15. 01 15. 83 18. 36 16. 51	1, 953, 42 2, 005, 83 2, 096, 06 2, 066, 80

No. 60.—Lawful-Money Reserve Required and Held by National Banks in Each Geographical Division, etc.—Continued.

[Division No. 2.-New York, New Jersey, and Pennsylvania, excluding reserve cities.]

		Amount of	Reserve l	neld.	C	lassifica	tion of reserv	e held.	
Date.	No. of banks	reserve required, 15 per cent of	Amount.	Ratio.	Lawful mo per cen		With resagents (9 pe		Five per
		net deposits.			Amount.	Ratio.	Amount.	Ratio.	demption fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28 1887.	570 571 572 572 575	\$27, 453, 354 27, 533, 873 28, 253, 322 28, 830, 549 28, 792, 675	\$56, 026, 945 54, 618, 391 56, 916, 208 54, 836, 089 53, 341, 795	Per ct. 30. 61 29. 75 30. 21 28. 53 27. 79	\$18, 960, 011 20, 795, 357 20, 185, 336 20, 192, 341 20, 260, 434	Per ct. 10.36 11.33 10.71 10.51 10.61	\$34, 334, 359 31, 241, 898 34, 176, 300 32, 249, 120 30, 849, 802	Per ct. 18. 76 17. 02 18. 14 16. 78 16. 07	\$2, 732, 570 2, 581, 130 2, 554, 570 2, 394, 620 2, 131, 550
Mar. 4 May 13 Aug. 1 Oct. 5 Dec. 7	576 580 586 587 591	29, 020, 465 29, 685, 015 29, 837, 428 30, 064, 960 30, 090, 137	54, 867, 767 56, 268, 209 51, 361, 676 52, 990, 784 52, 172, 378	28. 36 28. 48 25. 82 26. 44 26. 01	19, 405, 628 20, 193, 151 19, 291, 157 19, 775, 576 20, 038, 795	10. 03 10. 20 9. 70 9. 87 9. 99	33, 449, 631 34, 160, 474 30, 226, 408 31, 370, 441 30, 215, 646	17. 29 17. 26 15. 20 15. 65 15. 01	2, 012, 503 1, 914, 584 2, 844, 111 1, 844, 767 1, 817, 937
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	593 596 598 601 603	31, 181, 582 31, 422, 827 31, 184, 265 32, 659, 379 32, 191, 080	57, 520, 460 55, 782, 017 56, 274, 855 62, 056, 372 57, 440, 943	27. 67 26. 63 27. 07 28. 50 26. 77	20, 111, 377 20, 936, 380 19, 371, 217 21, 624, 500 20, 803, 560	9. 67 9. 99 9. 31 9. 93 9. 69	35, 617, 574 33, 066, 277 35, 146, 229 38, 705, 110 34, 986, 054	17. 13 15. 78 16. 91 17. 78 16. 30	1, 791, 50 1, 779, 36 1, 757, 40 1, 726, 76 1, 651, 32
1889. Feb. 26 May 13 July 12 Sept. 30 Dec. 11	603 607 608 615 617	32, 774, 651 33, 020, 608 33, 539, 199 34, 329, 752 34, 059, 110	63, 083, 678 62, 586, 794 64, 388, 650 61, 470, 079 56, 484, 694	28. 96 28. 43 28. 78 26. 86 24. 88	21, 144, 626 21, 670, 363 21, 675, 391 20, 987, 608 21, 179, 732	9. 68 9. 84 9. 69 9. 17 9. 23	40, 351, 399 39, 393, 656 41, 229, 456 39, 007, 885 33, 867, 848	18. 47 17. 89 18. 43 17. 04 14. 91	1, 587, 653 1, 522, 773 1, 483, 803 1, 474, 586 1, 437, 116
1890. Feb. 28 May 17 July 18 * Oct. 2 Dec. 19	625 629 626 633 640	34, 511, 854 34, 518, 143 33, 516, 164 34, 306, 011 32, 687, 250	61, 087, 952 56, 982, 396 57, 433, 692 56, 273, 548 52, 770, 142	26. 55 24. 76 25. 70 24. 65 24. 22	21, 451, 064 20, 335, 343 20, 674, 806 20, 867, 126 21, 676, 126	9. 32 8. 84 9. 25 9. 12 9. 95	38, 212, 896 35, 226, 537 35, 410, 567 34, 120, 446 29, 824, 190	16. 61 15. 31 15. 85 14. 92 13. 64	1, 423, 99; 1, 420, 516 1, 348, 31; 1, 285, 976 1, 269, 826
1891. Feb. 26 May 4 July 9 Sept. 25 Dec. 2	647 655 657 658 658	33, 316, 855 33, 826, 152 33, 855, 163 34, 601, 023 34, 616, 832	60, 131, 790 57, 359, 851 58, 352, 449 60, 307, 438 59, 361, 535	27. 07 25. 44 25. 85 26. 14 25. 72	22, 198, 571 21, 838, 831 23, 393, 089 22, 805, 835 22, 237, 717	10.00 9.68 10.36 9.89 9.20	36, 659, 926 34, 242, 908 33, 695, 293 36, 214, 263 35, 820, 101	16. 51 15. 18 14. 92 15. 70 15. 52	1, 273, 293 1, 278, 113 1, 264, 067 1, 287, 340 1, 303, 71
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	659 666 671 671 672	36, 154, 961 37, 433, 634 38, 092, 339 39, 635, 699 39, 300, 157	69, 465, 248 70, 853, 519 75, 068, 925 72, 090, 267 65, 465, 561	28. 82 28. 39 29. 56 27. 28 24. 99	21, 790, 282 23, 085, 521 24, 013, 764 24, 252, 012 24, 192, 628	9. 04 9. 25 9. 46 9. 18 9. 23	46, 353, 240 46, 432, 159 49, 612, 882 46, 485, 078 39, 904, 5 23	19. 23 18. 61 19. 54 17. 59 15. 23	1, 321, 720 1, 335, 839 1, 342, 279 1, 353, 177 1, 368, 410
1893. Mar. 6 May 4 July 12 Oct. 3 Dec. 19	677 688 697 699 702	39, 498, 038 40, 044, 889 37, 420, 310 34, 837, 686 35, 299, 048	65, 213, 004 64, 213, 611 62, 967, 053 64, 014, 555 68, 698, 365	24. 77 24. 05 25. 24 27. 56 29. 19	24, 292, 569 26, 108, 649 27, 705, 403 29, 302, 703 26, 679, 966	9. 23 9. 78 11. 11 12. 62 11. 34	39, 537, 518 36, 722, 845 33, 829, 395 33, 072, 886 40, 364, 139	15. 01 13. 76 13. 56 14. 24 17. 15	1, 382, 917 1, 382, 117 1, 432, 255 1, 638, 966 1, 645, 260
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19	702 704 707 708 708	35, 686, 352 36, 288, 881 36, 472, 750 37, 523, 789 37, 029, 812	73, 141, 952 73, 545, 356 74, 176, 398 74, 472, 565 71, 268, 049	30. 74 30. 40 30. 51 29. 77 28. 87	26, 085, 074 26, 951, 930 26, 520, 051 26, 489, 972 26, 363, 484	10. 96 11. 14 10. 91 10. 59 10. 68	45, 427, 817 44, 963, 847 46, 014, 019 46, 337, 006 43, 271, 795	19. 09 18. 59 18. 92 18. 52 17. 53	1, 629, 061 1, 629, 578 1, 642, 328 1, 645, 587 1, 632, 770
1895. Mar. 5 May 7 July 11 Sept. 28	707 710 714 715	36, 848, 243 37, 765, 662 37, 964, 529 39, 189, 871	68, 858, 568 69, 558, 811 71, 835, 842 73, 462, 661	28. 03 27. 63 28. 38 28. 12	26, 030, 193 26, 828, 214 27, 032, 595 25, 388, 914	10. 60 10. 66 10. 68 9. 72	41, 216, 306 41, 095, 218 43, 091, 513 46, 360, 867	16. 78 16. 32 17. 03 17. 74	1, 612, 069 1, 635, 379 1, 711, 734 1, 712, 880

^{*} Brooklyn transferred to division No. 9 from July 18, 1890.

No. 60.—Lawful-Money Reserve Required and Held by National Banks in each Geographical Division, etc.—Continued.

[Division No. 3.—Delaware, Maryland, Virginia, West Virginia, and the District of Columbia, excluding reserve cities.]

		Amount of	Reserve l	neld.	C	lassifica	tion of reserv	e held.	
Date.	No. of banks	reserve required, 15 per cent of	Amount.	Ratio.	Lawful mo per cen		With res agents (9 pe		Five per
		net deposits.			Amount.	Ratio.	Amount.	Ratio.	demption fund.
1886. Mar. 1		\$3, 163, 328 3, 259, 103	\$6, 579, 113	Per ct. 31. 20 31. 12	\$3, 079, 948	Per ct. 14. 60	\$3, 153, 202	Per et. 14. 95	\$345, 969
June 3 Aug. 27 Oct. 7 Dec. 28 1887.	91 89	3, 490, 359 3, 525, 434 3, 459, 845	6, 761, 881 3, 337, 721 7, 125, 856 6, 826, 991	31. 53 30. 32 29. 60	3, 414, 420 3, 313, 468 3, 405, 443 3, 124, 102	15.71 14.24 14.49 13.54	3, 034, 136 3, 714, 380 3, 414, 134 3, 414, 702	13. 97 15. 96 14. 53 14. 80	313, 325 309, 873 306, 279 288, 187
Mar. 4 May 13 Aug. 1 Oct. 5 Dec. 7	92 93 94	3, 541, 988 3, 434, 211 3, 681, 532 3, 789, 907 3, 748, 997	6, 685, 225 6, 233, 763 6, 591, 665 6, 641, 421 6, 728, 437	28. 31 27. 16 26. 86 26. 29 26. 92	3, 061, 122 3, 351, 755 3, 397, 925 3, 402, 471 3, 329, 980	12. 96 14. 64 13. 84 13. 47 13. 32	3, 370, 568 2, 640, 664 2, 952, 617 3, 004, 141 3, 157, 971	14. 27 11. 53 12. 03 11. 89 12. 64	253, 535 241, 344 241, 123 234, 809 240, 476
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	95 96	3, 827, 479 3, 789, 898 3, 902, 911 4, 364, 275 4, 159, 106	6, 737, 364 6, 554, 763 6, 688, 570 8, 474, 938 7, 612, 357	26. 40 25. 94 25. 71 29. 13 27. 45	3, 272, 849 3, 340, 776 3, 320, 174 3, 672, 305 3, 502, 069	12. 83 13. 22 12. 76 12. 62 12. 63	3, 236, 123 2, 988, 503 3, 150, 750 4, 582, 280 3, 898, 858	12. 68 11. 83 12. 11 15. 75 14. 06	228, 392 225, 484 217, 646 220, 353 211, 430
Feb. 26 May 13 July 12 Sept. 30 Dec. 11	98 102 104	4, 210, 619 4, 129, 743 4, 262, 053 4, 433, 299 4, 285, 277	7, 830, 630 7, 338, 116 7, 356, 738 7, 390, 267 7, 058, 474	27. 90 26. 65 25. 89 25. 00 24. 71	3, 583, 377 3, 852, 493 3, 634, 247 3, 387, 152 3, 483, 691	12. 77 13. 99 12. 77 11. 46 12. 19	4, 043, 241 3, 283, 684 3, 528, 845 3, 808, 964 3, 399, 343	14. 40 11. 93 12. 42 12. 89 11. 90	204, 012 201, 939 193, 646 194, 151 175, 440
1890. Feb. 28 May 17 July 18 Oct. 2 Dec. 19	108 110	4, 364, 478 4, 559, 745 3, 888, 424 5, 127, 124 4, 821, 664	7, 384, 234 7, 767, 257 8, 567, 845 8, 665, 176 8, 137, 749	25. 38 25. 55 26. 28 25. 35 25. 32	3, 252, 139 3, 652, 805 3, 689, 922 3, 925, 154 4, 178, 148	11. 18 12. 02 11. 32 11. 48 13. 00	3, 956, 771 3, 942, 458 4, 701, 987 4, 575, 269 3, 793, 410	13. 60 12. 97 14. 43 13. 39 11. 80	175, 324 171, 994 175, 935 164, 753 166, 191
1891, Feb. 26 May 4 July 9 Sept. 25 Dec. 2	115 116 117 121 122	4, 870, 435 4, 867, 413 4, 945, 934 5, 211, 836 5, 950, 442	8, 552, 098 8, 078, 827 8, 368, 584 9, 103, 332 8, 947, 957	26. 34 24. 90 25. 38 26. 20 26. 58	4, 157, 438 4, 553, 151 4, 424, 507 4, 351, 771 4, 273, 584	12. 84 14. 03 13. 42 12. 52 12. 69	4, 225, 817 3, 355, 717 3, 774, 134 4, 562, 235 4, 482, 701	13. 01 10. 34 11. 42 13. 13 13. 32	168, 843 169, 959 169, 943 189, 326 191, 672
Mar. 1 May 17 July 12 Sept. 30 Dec. 9	123 123 125 126 128	5, 197, 888 5, 339, 549 5, 525, 165 5, 866, 785 5, 734, 312	9, 553, 079 10, 024, 832 10, 051, 025 10, 642, 067 9, 573, 896	27. 57 28. 16 27. 29 27. 21 25. 04	4, 043, 320 4, 579, 861 4, 539, 597 4, 555, 393 4, 297, 482	11. 67 12. 87 12. 32 11. 65 11. 24	5, 312, 345 5, 254, 667 5, 306, 624 5, 880, 534 5, 070, 908	15. 33 14. 76 14. 41 15. 04 13. 26	197, 414 190, 304 204, 804 206, 140 205, 506
Mar. 6 May 4 July 12 Oct. 3 Dec. 19	129 129 131 131 131	5, 620, 043 5, 468, 535 5, 240, 620 4, 905, 964 4, 889, 865	8, 825, 443 8, 182, 251 8, 791, 799 8, 867, 343 9, 118, 859	23. 53 22. 44 25. 16 27. 11 27. 97	4, 141, 262 4, 474, 082 5, 007, 147 5, 168, 452 4, 373, 713	11. 05 12. 27 14. 33 15. 80 13. 42	4, 473, 944 3, 497, 972 3, 578, 550 3, 468, 996 4, 524, 357	11. 94 9. 59 10. 24 10. 61 13. 88	210, 237 210, 197 206, 102 229, 895 220, 789
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19		4, 928, 982 4, 925, 572 5, 061, 393 5, 205, 971 5, 080, 477	8, 871, 045 8, 707, 969 9, 515, 602 10, 105, 319 8, 750, 585	27. 00 26. 52 28. 20 29. 12 25. 84	4, 584, 107 4, 723, 559 4, 545, 928 4, 368, 085 4, 061, 443	13. 95 14. 38 13. 47 12. 59 11. 99	4, 041, 220 3, 735, 030 4, 723, 541 5, 499, 127 4, 438, 890	12.30 11.37 14.00 15.84 13.11	245, 719 249, 379 246, 132 238, 107 250, 252
1895. Mar. 5 May 7 July 11 Sept. 28	132 132 132 133	5, 142, 603 5, 079, 250 5, 195, 131 5, 389, 052	8, 835, 682 8, 013, 940 9, 041, 512 9, 726, 698	25. 77 23. 67 26. 11 27. 07	4, 162, 035 4, 191, 376 4, 287, 705 3, 959, 176	12. 14 12. 38 12. 38 11. 02	4, 432, 820 3, 573, 467 4, 493, 822 5, 516, 872	12. 93 10. 55 12. 98 15. 36	240, 827 249, 097 259, 985 250, 650

No. 60.—LAWFUL-MONEY RESERVE REQUIRED AND HELD BY NATIONAL BANKS IN EACH GEOGRAPHICAL DIVISION, ETC.—Continued.

[Division No. 4.—North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Texas, Arkansas, Kentucky, and Tennessee, excluding reserve cities.]

		Amount of	Reserve	ield.	Cl	assifica	tion of reserv	e held.	• •
Date.	No. of banks	reserve required, 15 per cent of	Amount.	Ratio.	Lawful mo per cen		With rese agents (9 pe		Five per cent re-
		net deposits.		ļ <u></u>	Amount.	Ratio.	Amount.	Ratio.	demption fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28 1887.	240 245 251 251 253	\$7, 583, 952 7, 493, 063 7, 301, 499 7, 520, 093 8, 863, 744	\$16, 308, 788 15, 598, 452 13, 956, 929 13, 597, 692 21, 696, 851	Per ct. 32, 26 31, 23 28, 67 27, 12 35, 70	\$8, 523, 863 8, 108, 413 7, 650, 399 7, 565, 181 9, 659, 357	Per ct. 16, 86 16, 23 15, 72 15, 09 16, 35	\$7, 114, 169 6, 863, 196 5, 699, 062 5, 474, 973 10, 914, 071	Per ct. 14, 07 13, 74 11, 71 10, 92 18, 47	\$670, 756 626, 843 607, 468 557, 538 523, 423
Mar. 4 May 13 Aug. 1 Oct. 5 Dec. 7	279 290 296	9, 951, 682 9, 403, 413 9, 227, 123 9, 183, 326 9, 671, 142	22, 483, 366 18, 093, 369 15, 981, 046 16, 341, 034 18, 963, 708	33. 89 28. 86 25. 98 26. 69 29. 41	10, 365, 065 9, 623, 458 8, 924, 833 9, 728, 521 10, 375, 365	15. 62 15. 35 14. 51 15. 89 16, 10	11, 607, 039 7, 965, 043 6, 555, 611 6, 100, 154 8, 072, 837	17. 50 12. 71 10. 66 9. 96 12. 52	511, 262 504, 868 500, 602 512, 359 515, 506
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	305 307 313 318 321	10, 241, 743 9, 775, 180 9, 683, 437 9, 543, 970 10, 201, 944	21, 109, 205 17, 945, 763 17, 925, 943 16, 380, 467 19, 622, 145	30, 92 27, 54 27, 77 25, 74 28, 85	11, 248, 310 9, 916, 320 9, 397, 854 9, 557, 311 9, 752, 368	16. 47 15. 22 14. 56 15. 02 14. 34	9, 353, 121 7, 522, 773 8, 027, 614 6, 338, 284 9, 382, 165	13, 70 11, 54 12, 44 9, 96 13, 79	507, 774 506, 670 500, 475 484, 872 487, 612
1889. Feb. 26 May 13 July 12 Sept. 30 Dec. 11	324 339 346 364 374	11, 495, 298 11, 100, 507 11, 035, 036 11, 566, 487 12, 872, 658	26, 797, 309 22, 345, 576 20, 836, 091 20, 014, 741 24, 737, 345	34. 97 30. 20 28. 32 25. 96 28. 83	12, 195, 333 11, 482, 281 11, 054, 098 10, 771, 020 11, 495, 248	15. 91 15. 52 15. 03 13. 97 13. 39	14, 122, 446 10, 385, 659 9, 301, 242 8, 756, 707 12, 731, 317	18, 42 14, 03 12, 64 11, 36 14, 84	479, 530 478, 236 480, 751 487, 014 510, 780
1890. Feb. 28 May 17 July 18 Oct. 2 Dec. 19	393 406 424 448 459	14, 175, 895 13, 714, 057 13, 739, 545 13, 710, 442 13, 510, 003	30, 120, 238 23, 414, 837 21, 907, 965 22, 104, 528 23, 155, 918	31. 87 25. 61 23. 92 24. 18 25. 71	14, 846, 750 12, 862, 873 12, 097, 302 12, 400, 753 13, 418, 057	15. 71 14. 07 13. 21 13. 57 14. 90	14, 753, 742 10, 017, 319 9, 268, 102 9, 139, 407 9, 173, 073	15. 61 10. 96 10. 12 10. 00 10. 18	519, 746 534, 645 542, 560 564, 368 564, 788
1891. Feb. 26 May 4 July 9 Sept. 25 Dec. 2	467 477 479 478 481	12, 804, 224 13, 436, 294 12, 738, 158 12, 036, 628 12, 811, 339	26, 336, 774 22, 473, 091 21, 332, 300 20, 885, 765 26, 036, 093	28. 62 25. 09 25. 12 26. 03 30. 48	14, 779, 794 12, 991, 105 12, 403, 539 11, 898, 504 13, 545, 523	16. 06 14. 50 14. 61 14. 83 15. 86	10, 970, 713 8, 891, 629 8, 344, 235 8, 394, 262 11, 877, 366	11. 92 9. 93 9. 83 10. 46 13. 91	586, 267 590, 357 584, 526 592, 999 613, 204
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	489 496 500 500 501	13, 763, 268 13, 622, 353 13, 467, 057 13, 626, 945 14, 813, 578	30, 781, 096 28, 184, 556 27, 206, 231 24, 577, 400 29, 429, 783	33, 55 31, 03 30, 30 27, 05 29, 80	15, 204, 417 14, 563, 496 13, 784, 480 12, 747, 780 14, 677, 877	16. 57 16. 04 15. 35 14. 03 14. 86	14, 949, 816 12, 974, 795 12, 765, 346 11, 175, 373 14, 089, 551	16. 29 14. 29 14. 22 12. 30 14. 27	626, 863 646, 265 656, 405 654, 247 662, 355
1893. Mar. 6 May 4 July 12 Oct. 3 Dec. 19	501 502 499 487 484	15, 395, 493 14, 806, 327 12, 813, 088 10, 094, 707 11, 917, 207	30, 895, 770 26, 856, 363 24, 628, 630 21, 458, 980 27, 548, 548	30. 10 27. 21 28. 83 31. 89 34. 67	15, 764, 518 14, 982, 806 15, 166, 526 14, 354, 238 14, 157, 099	15. 36 15. 18 17. 76 21. 33 17. 82	14, 497, 932 11, 241, 220 8, 837, 103 6, 491, 512 12, 771, 972	14. 13 11. 39 10. 35 9. 65 16. 08	633, 320 632, 337 625, 001 613, 230 619, 477
1804. Feb. 28 May 4 July 18 Oct. 2 Dec. 19*	477 481 481 480 478	12, 833, 427 12, 729, 137 12, 015, 659 12, 241, 296 13, 698, 537	31, 165, 124 29, 599, 433 24, 533, 906 24, 268, 887 32, 745, 402	36, 43 34, 88 30, 63 29, 74 35, 86	15, 598, 157 15, 317, 354 13, 595, 641 13, 126, 961 14, 087, 325	18. 23 18. 05 16. 97 16. 09 15. 43	14, 938, 964 13, 649, 426 10, 301, 024 10, 513, 763 18, 030, 828	17. 46 16. 08 12. 86 12. 88 19. 74	628, 003 632, 654 637, 240 628, 163 627, 249
1895. Mar. 5 May 7 July 11 Sept. 28	476 471 473 474	14, 360, 652 13, 820, 882 13, 248, 938 13, 240, 146	35, 670, 986 31, 849, 226 28, 091, 212 24, 316, 765	37. 26 34. 57 31. 80 27. 55	15, 681, 775 14, 829, 974 14, 416, 364 11, 607, 220	16. 38 16. 10 16. 32 13. 15	19, 378, 578 16, 408, 452 13, 039, 770 12, 085, 870	20. 24 17. 81 14. 76 13. 69	619, 633 610, 800 635, 078 623, 675

^{*} Savannah transferred to division No. 9 from December 19, 1894.

No. 60.—Lawful-Money Reserve Required and Held by National Banks in each Geographical Division, etc.—Continued.

[Division No. 5.—Ohio, Indiana, Illinois, Michigan, and Wisconsin, excluding reserve cities.]

		Amount of	Reserve l		Classification of reserve held.				A
Date.	No. of banks	reserve required, 15 per cent of	Amount.	Ratio.	Lawful mo per cen		With reseagents (9 per		Five per cent re-
		net deposits.			Amount.	Ratio.	Amount.	Ratio.	demption fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28 1887.	571 575 582 580 576	\$17, 184, 663 17, 452, 850 18, 315, 951 18, 438, 101 18, 828, 474	\$38, 467, 958 36, 682, 622 41, 364, 412 39, 891, 410 40, 251, 058	Per ct. 33. 57 31. 53 33. 88 32. 45 32. 07	\$16, 692, 494 17, 849, 509 17, 118, 272 17, 974, 624 18, 082, 937	Per et. 14, 57 15, 34 14, 02 14, 62 14, 41	\$20, 284, 810 17, 426, 446 22, 867, 315 20, 594, 220 20, 974, 170	Per ct. 17. 78 14. 98 18. 73 16. 75 16. 71	\$1, 490, 654 1, 406, 667 1, 378, 825 1, 322, 566 1, 193, 951
Mar. 4 May 13 Aug. 1 Oct. 5 Dec. 7	582 584 594 598 600	19, 446, 236 20, 082, 778 20, 814, 218 20, 570, 959 20, 237, 953	42, 186, 629 41, 866, 938 44, 475, 533 40, 983, 916 39, 116, 212	32. 54 31. 27 32. 05 29. 88 28. 99	18, 037, 638 19, 111, 576 18, 401, 230 19, 171, 016 18, 425, 529	13. 91 14. 27 13. 26 13. 98 13. 66	23, 012, 354 21, 673, 404 25, 021, 687 20, 771, 852 19, 629, 800	17. 75 16. 19 18. 03 15. 14 14. 55	1, 136, 637 1, 081, 958 1, 052, 616 1, 041, 048 1, 060, 883
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	603 606 609 611 615	20, 788, 469 20, 795, 516 20, 756, 627 21, 297, 373 21, 150, 669	40, 918, 158 39, 175, 386 39, 806, 200 42, 224, 352 42, 096, 506	29, 52 28, 26 28, 77 29, 74 20, 85	18, 290, 041 18, 869, 677 17, 754, 453 18, 466, 510 18, 089, 328	13. 20 13. 61 12. 83 13. 01 12. 83	21, 600, 663 19, 298, 656 21, 045, 051 22, 763, 433 23, 025, 148	15. 59 13. 92 15. 21 16. 03 16. 33	1, 027, 454 1, 007, 053 1, 006, 696 994, 409 982, 030
1889. Feb. 26 May 13 July 12 Sept. 30 Dec. 11	620 622 624 626 630	22, 108, 190 22, 532, 982 23, 197, 384 23, 355, 251 23, 037, 979	46, 152, 837 45, 216, 707 48, 488, 996 47, 310, 106 43, 421, 760	31. 31 30. 10 31. 35 30. 39 28. 27	18, 299, 545 19, 984, 145 20, 064, 249 19, 052, 153 19, 053, 439	12. 42 13. 30 12. 97 12. 24 12. 41	26, 888, 639 24, 287, 408 27, 489, 594 27, 327, 970 23, 439, 190	18. 24 16. 17 17. 78 17. 55 15. 26	964, 653 945, 154 935, 153 929, 983 929, 131
1890. Feb. 28 May 17 July 18 Oct. 2 Dec. 19	635 644 650 650 655	23, 999, 083 24, 458, 347 25, 234, 240 25, 804, 618 25, 120, 570	47, 348, 221 45, 815, 953 47, 608, 327 48, 563, 276 46, 041, 043	29. 59 28. 10 28. 30 28. 23 27. 49	19, 385, 160 19, 214, 280 19, 719, 230 20, 149, 638 20, 682, 244	12. 12 11. 78 11. 72 11. 72 12. 35	27, 043, 136 25, 672, 588 26, 955, 389 27, 493, 759 24, 449, 070	16. 90 15. 74 16. 02 15. 98 14. 60	919, 925 929, 085 933, 708 919, 879 910, 029
1891. Feb. 26 May 4 July 9 Sept. 25 Dec. 2	654 657 660 663 666	26, 052, 632 26, 750, 845 27, 027, 984 28, 583, 963 28, 159, 822	52, 449, 599 50, 936, 356 49, 363, 907 56, 669, 154 52, 506, 985	30, 20 28, 56 27, 40 29, 74 27, 97	21, 751, 135 22, 312, 368 22, 496, 481 23, 177, 047 22, 416, 277	12. 52 12. 51 12. 49 12. 16 11. 95	29, 785, 731 27, 709, 586 25, 973, 487 32, 572, 518 29, 173, 153	17. 15 15. 54 14. 41 17. 06 15. 54	912, 733 914, 402 893, 939 919, 589 917, 555
1892. Mar. I May 17 July 12 Sept. 30 Dec. 9	672 674 678 680 683	29, 753, 103 30, 056, 393 30, 626, 267 31, 582, 801 31, 321, 325	60, 508, 503 60, 761, 493 62, 196, 543 62, 336, 227 56, 657, 506	30, 50 30, 32 30, 46 29, 61 27, 13	22, 473, 202 23, 505, 074 23, 899, 694 24, 987, 436 24, 707, 288	11. 33 11. 73 11. 71 11. 87 13. 36	37, 105, 516 36, 314, 168 37, 353, 557 36, 395, 159 30, 947, 479	18. 71 18. 12 18. 29 17. 29 9. 79	929, 785 942, 251 943, 292 953, 632 1, 002, 739
1893. Mar. 6 May 4 July 12 Oct. 3 Dec. 19	690 695 696 692 695	31, 702, 621 31, 387, 409 27, 270, 886 23, 399, 510 23, 681, 554	56, 060, 568 50, 916, 834 50, 291, 654 49, 458, 283 52, 722, 871	26. 53 24. 3 3 27. 66 31. 70 33. 39	24, 647, 925 25, 604, 190 27, 220, 984 27, 888, 005 24, 930, 531	11. 66 12. 24 14. 97 17. 88 15. 79	30, 368, 515 24, 258, 308 21, 992, 775 20, 450, 669 26, 654, 991	14. 37 11. 59 12. 10 13. 11 16. 88	1, 044, 128 1, 054, 336 1, 077, 895 1, 119, 609 1, 137, 349
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19	697 697 698 701 700	24, 976, 429 25, 797, 115 26, 382, 398 27, 212, 122 27, 549, 982	57, 976, 658 60, 520, 714 60, 886, 272 61, 812, 404 59, 806, 957	34. 82 35. 19 34. 62 34. 07 32. 56	24, 558, 071 25, 718, 658 25, 019, 978 24, 986, 616 24, 530, 900	14. 75 14. 95 14. 23 13. 77 13. 36	32, 258, 552 33, 671, 579 34, 720, 181 35, 693, 851 34, 146, 053	19. 37 19. 58 19. 74 19. 68 18. 59	1, 160, 034 1, 130, 477 1, 146, 114 1, 131, 937 1, 130, 004
1895. Mar. 5 May 7 July 11 Sept. 28	699 699 700 699	28, 519, 823 28, 985, 182 28, 911, 809 28, 545, 985	60, 502, 400 60, 410, 918 58, 051, 980 54, 186, 604	31. 82 31. 26 30. 12 28. 47	25, 374, 413 26, 201, 415 26, 031, 243 24, 560, 048	13, 35 13, 56 13, 51 12, 91	33, 994, 902 33, 070, 692 30, 853, 757 28, 474, 838	17. 88 17. 11 16. 01 14. 96	1, 133, 086 1, 138, 811 1, 166, 980 1, 151, 718

No. 60.—LAWFUL-MONEY RESERVE REQUIRED AND HELD BY NATIONAL BANKS IN EACH GEOGRAPHICAL DIVISION, ETC.—Continued.

[Division No. 6.--Iowa, Minnesota, Missouri, Kansas, and Nebraska, excluding reserve cities.]

	 !	Amount of	Reserve	held.	C	lassifica	tion of reserv	re held.	
Date.	No. of banks	reserve required, 15 per cent of	Amount.	Ratio.	Lawful mo: per cen		With res agents (9 pe		Five per cent re- demption
		net deposits.			Amount.	Ratio.	Amount.	Ratio.	fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28	377 391 404 406 418	\$10, 872, 988 12, 203, 046 12, 349, 300 12, 377, 733 12, 811, 418	\$19, 373, 302 23, 020, 432 24, 464, 927 21, 931, 867 23, 073, 002	Per ct. 26, 73 28, 30 29, 72 26, 58 26, 99	\$8, 838, 140 11, 204, 906 10, 229, 545 11, 019, 342 11, 752, 951	Per ct. 12. 19 13. 77 12. 43 13. 35 13. 76	\$10, 043, 854 11, 339, 220 13, 747, 424 10, 422, 066 10, 848, 107	Per ct. 13. 86 13. 94 16. 70 12. 63 12. 70	\$491, 308 476, 306 487, 953 490, 459 451, 944
Mar. 4 May 13* Aug. 1 Oct. 5† Dec. 7	427 428 438 455 462	14, 184, 873 13, 368, 183 12, 435, 313 12, 258, 402 11, 440, 774	27, 752, 343 26, 723, 837 25, 056, 695 22, 367, 310 20, 023, 408	29. 35 29. 99 30. 22 27. 37 26. 25	11, 860, 366 12, 010, 369 10, 458, 690 10, 275, 484 9, 831, 122	12. 54 13. 48 12. 62 12. 57 12. 89	15, 441, 590 14, 290, 849 14, 175, 769 11, 660, 633 9, 753, 960	16. 33 16. 04 17. 10 14. 27 12. 79	450, 387 422, 619 422, 236 431, 193 438, 326
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12		11, 915, 472 12, 191, 175 12, 423, 419 12, 646, 574 12, 102, 288	24, 167, 651 24, 217, 974 25, 863, 996 23, 898, 707 20, 169, 802	30, 42 29, 80 30, 62 28, 35 25, 00	10, 418, 840 10, 851, 912 10, 547, 101 10, 011, 697 10, 197, 298	13. 12 13. 35 12. 73 11. 87 12. 64	13, 308, 830 12, 924, 379 14, 367, 358 13, 436, 321 9, 520, 418	16. 75 15. 90 17. 35 15. 94 11. 80	439, 981 441, 683 449, 537 450, 689 452, 086
Feb. 26 May 13 July 12 Sept. 30 Dec. 11	487 490 497 503 516	12, 420, 637 12, 585, 262 12, 925, 286 13, 015, 631 13, 209, 115	22, 812, 398 23, 606, 074 24, 386, 425 23, 831, 360 23, 663, 534	27. 55 28. 13 28. 30 27. 46 26. 87	10, 019, 197 10, 460, 419 10, 374, 952 9, 352, 807 10, 728, 448	12. 10 12. 47 12. 04 10. 78 12. 18	12, 336, 471 12, 687, 257 13, 553, 976 14, 013, 997 12, 464, 371	14. 90 15. 12 15. 73 16. 15 14. 15	456, 730 458, 398 457, 497 464, 556 470, 715
1890. Feb. 28 May 17 July 18‡ Oct. 2 Dec. 19	522 531 522 529 526	14, 037, 495 14, 672, 003 11, 820, 328 12, 650, 537 12, 020, 926	26, 557, 782 28, 417, 458 23, 587, 972 25, 045, 606 21, 890, 313	28. 38 29. 05 29. 93 29. 70 27. 32	10, 142, 221 10, 129, 389 8, 660, 227 9, 037, 219 9, 113, 606	10. 84 10. 36 10. 99 10. 72 11. 37	15, 945, 079 17, 803, 225 14, 559, 610 15, 542, 676 12, 303, 422	17. 04 18. 20 18. 48 18. 43 15. 36	470, 481 484, 844 462, 949 465, 711 473, 285
1891. Feb. 26 May 4 July 9 Sept. 25 Dec. 2	525 526 525 534 540	12, 152, 020 12, 807, 895 12, 271, 889 12, 709, 609 12, 764, 884	24, 124, 918 24, 484, 899 21, 873, 399 24, 150, 965 23, 452, 871	29. 78 28. 68 26. 74 28. 53 27. 56	9, 109, 692 9, 383, 476 9, 271, 189 8, 975, 641 9, 081, 102	11. 24 10. 99 11. 33 10. 59 10. 67	14, 548, 746 14, 634, 337 12, 140, 446 14, 702, 969 13, 887, 498	17. 96 17. 14 14. 84 17. 35 16. 32	466, 480 467, 086 461, 764 472, 355 484, 271
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	540 539 541 543 544	14, 021, 847 14, 113, 353 14, 379, 925 14, 520, 103 14, 516, 112	28, 524, 563 28, 839, 733 29, 371, 591 29, 190, 867 24, 440, 147	30. 51 30. 65 30. 64 30. 16 25, 25	9, 292, 759 9, 659, 618 9, 901, 204 9, 940, 427 9, 899, 800	9. 94 10. 27 10. 33 10. 27 10, 23	18, 745, 334 18, 696, 824 18, 986, 849 18, 768, 907 14, 052, 376	20, 05 19, 87 19, 81 19, 29 14, 52	486, 470 483, 291 483, 538 481, 533 487, 971
1893. Mar. 6 May 4 § July 12 Oct. 3 Dec. 19	547 547 544 544 541	15, 316, 641 14, 435, 303 12, 300, 120 10, 645, 802 10, 327, 038	28, 052, 373 25, 361, 913 23, 245, 122 23, 414, 641 22, 062, 817	27. 47 26. 35 28. 35 32. 99 32. 03	10, 538, 687 10, 331, 862 10, 983, 175 10, 771, 244 9, 315, 785	10. 32 10. 74 13. 39 15. 18 13. 53	17, 025, 851 14, 558, 770 11, 796, 413 12, 166, 739 12, 271, 722	16. 67 15. 13 14. 39 17. 14 17. 82	487, 865 471, 281 465, 534 476, 658 475, 311
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19	536 529 531 521 514	11, 159, 228 11, 558, 492 11, 517, 379 11, 797, 462 11, 464, 856	25, 537, 094 27, 118, 431 27, 506, 381 27, 039, 158 23, 440, 686	34. 33 35. 19 35. 82 34. 38 30. 67	8, 652, 012 9, 232, 518 9, 470, 138 9, 160, 378 8, 824, 595	11. 63 11. 98 12. 33 11. 65 11. 55	16, 406, 963 17, 417, 113 17, 563, 941 17, 413, 489 14, 156, 096	22. 06 22. 60 22. 87 22. 14 18. 52	478, 119 468, 799 472, 302 465, 291 459, 995
1895. Mar. 5 May 7 July 11 Sept. 28	511 507 504 503	11, 643, 699 11, 148, 015 10, 924, 070 10, 870, 042	24, 209, 027 21, 158, 521 20, 401, 776 19, 389, 749	31. 19 28. 47 28. 01 26. 76	8, 749, 954 8, 873, 726 8, 430, 127 7, 793, 515	11. 27 11. 94 11. 58 10. 75	15, 001, 473 11, 832, 364 11, 514, 131 11, 139, 524	19, 32 15, 92 15, 82 15, 37	457, 600 452, 431 457, 518 456, 710

<sup>Omaha transferred to division No. 9, October 5, 1887.
Kansas City and St. Joseph transferred to division No. 9, May 13, 1887.
St. Paul and Minneapolis transferred to division No. 9 from July 18, 1890.
Des Moines transferred to division No. 9 from July 9, 1891.
Lincoln transferred to division No. 9 from May 4, 1893.</sup>

No. 60.—Lawful-Money Reserve Required and Held by National Banks in each Geographical Division, etc.—Continued.

[Division No. 7.—Colorado, Nevada, California, and Oregon, excluding reserve cities.]

	-	Amount of	Reserve l	ield.	C	lassific	ation of reser	ve held	•
Date.	No. of banks	reserve required, 15	Amount.	Ratio.	Lawful mor per cen		With rese agents (9 pe		Five per cent re-
		net deposits.			Amount.	Ratio.	Amount.	Ratio.	demption fund.
1886. Mar. 1 June 3	57 61 67	\$3, 329, 624 3, 598, 749 3, 863, 286 3, 971, 589	\$7, 529, 982 7, 672, 897 8, 288, 012	Per et. 33, 92 31, 98 32, 18	\$3, 947, 515 4, 034, 927	Per ct. 17. 78 16, 82 15. 91	3,527,877	Per et. 15. 61 14. 70 15. 82	\$116, 814 110, 093
Aug. 27 Oct. 7 Dec. 28 1887.	68 71	4, 329, 961	7, 896, 910 9, 221, 771	29. 83 31. 95	\$3, 947, 515 4, 034, 927 4, 096, 387 4, 104, 213 5, 276, 940	15.50 18.28	4, 075, 587 3, 672, 731 3, 828, 979	13. 87 13. 26	116, 038 119, 966 115, 853
Mar. 4	71	4, 674, 444	10, 289, 333	33, 02	5, 672, 302	18. 20	4, 594, 028	14. 45	113, 003
May 13	75	5, 276, 435	11, 540, 554	32, 81	5, 990, 889	17. 03	5, 438, 612	15. 46	611, 053
Aug. 1	83	5, 719, 220	11, 799, 916	30, 95	6, 134, 729	16. 09	5, 548, 590	14. 55	116, 507
Oct. 5	86	6, 330, 097	13, 784, 605	32, 66	7, 276, 703	17. 24	6, 385, 396	15. 13	122, 506
Dec. 7	86	6, 291, 325	12, 882, 230	30, 71	7, 540, 479	17. 98	5, 218, 778	12. 44	122, 973
Fob. 14	94	6, 149, 731	12, 446, 902	30, 36	7, 457, 014	18. 19	4, 861, 593	11, 86	128, 295
Apr. 30	96	6, 042, 609	11, 306, 749	28, 29	6, 557, 882	16, 28	4, 708, 066	11, 69	130, 801
June 30	98	5, 924, 963	11, 634, 948	29, 46	6, 338, 182	16, 05	5, 171, 147	13, 09	125, 619
Oct. 4	98	6, 036, 317	12, 503, 944	31, 07	6, 338, 048	16, 05	6, 034, 811	15, 00	131, 085
Dec. 12	96	5, 935, 642	11, 717, 229	29, 61	6, 789, 265	17, 16	4, 800, 478	12, 13	127, 486
Feb. 26	98	6, 215, 145	13, 833, 283	33, 39	7, 408, 611	17. 88	6, 297, 797	15. 20	126, 8 75
May 13	102	6, 418, 048	13, 674, 031	31, 96	7, 084, 911	16. 56	6, 459, 741	15. 10	129, 3 79
July 12	102	6, 469, 509	14, 125, 458	32, 75	7, 124, 899	16. 52	6, 870, 159	15. 93	130, 400
Sept. 30	107	6, 871, 682	15, 136, 846	33, 04	6, 826, 811	14. 90	8, 181, 249	17. 86	128, 786
Dec. 11	109	6, 822, 808	13, 759, 793	30, 25	7, 133, 411	15. 16	6, 489, 222	14. 27	137, 160
1890. Feb. 28 May 17 July 18 Oct. 2 Dec. 19	111 114 118 120 123	6, 985, 597 7, 280, 605 7, 407, 945 7, 973, 078 7, 220, 289	14, 398, 961 14, 457, 219 14, 436, 316 15, 402, 798 12, 965, 412	30. 92 29. 79 29. 23 28. 98 26. 94	7, 499, 805 7, 148, 956 6, 844, 093 7, 188, 163 7, 689, 352	16. 10 14. 73 13. 85 13. 52 15. 97	6, 756, 913 7, 166, 979 7, 450, 124 8, 070, 144 5, 126, 361	14. 51 14. 77 15. 08 15. 18 10. 65	142, 243 141, 284 142, 099 144, 491 149, 699
1891. Feb. 26 May 4 July 9 Sept. 25 Dec. 2	126 127 125 125 126	7, 002, 973 7, 441, 637 7, 253, 722 7, 410, 697 7, 230, 867	13, 974, 031 14, 707, 475 13, 418, 378 14, 066, 112 13, 262, 170	29, 93 29, 65 29, 75 28, 47 27, 51	7, 904, 310 8, 210, 360 7, 670, 382 7, 112, 951 7, 049, 001	16. 93 16. 55 15. 86 14. 40 14. 62	5, 916, 675 6, 335, 458 5, 590, 972 6, 782, 556 6, 038, 406	12. 67 12. 77 11. 56 13. 73 12. 53	153, 046 161, 657 157, 024 170, 605 174, 763
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	127	7, 512, 533	16, 105, 600	32, 16	7, 878, 254	15. 73	8, 045, 713	16. 06	181, 633
	129	7, 708, 768	16, 803, 460	32, 70	7, 998, 933	15. 56	8, 621, 376	16. 78	184, 0 51
	129	7, 811, 979	16, 013, 909	30, 75	7, 837, 323	15. 05	7, 992, 300	15. 35	184, 2 86
	130	8, 061, 098	17, 134, 307	31, 88	7, 956, 810	14. 81	8, 998, 901	16. 75	178, 59 6
	129	7, 864, 845	15, 736, 998	30, 01	8, 226, 157	15. 69	7, 335, 308	13. 99	175, 53 3
1893. Mar. 6 May 4 July 12 Oct. 3 Dec. 19	129	7, 832, 933	15, 397, 497	29. 48	8, 326, 499	15. 95	6, 896, 302	13. 21	174, 696
	131	7, 781, 155	13, 821, 022	26. 64	8, 053, 327	15, 52	5, 589, 749	10. 78	177, 946
	118	5, 360, 631	9, 017, 696	25. 23	6, 735, 237	18. 85	2, 123, 215	5. 94	159, 244
	125	5, 276, 029	10, 924, 705	31. 06	7, 822, 217	22. 24	2, 937, 809	8. 35	164, 679
	125	5, 366, 980	12, 550, 126	35. 08	7, 491, 787	20. 94	4, 895, 069	13. 68	163, 270
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19	125	5, 763, 729	14, 554, 051	37. 88	8, 107, 297	21. 10	6, 278, 187	16. 34	168, 565
	124	6, 154, 034	15, 417, 503	37. 58	7, 973, 706	19. 44	7, 278, 855	17. 74	164, 942
	121	5, 958, 553	13, 985, 033	35. 21	7, 910, 353	19. 91	5, 923, 194	14. 91	151, 485
	117	6, 260, 392	15, 205, 845	36. 43	7, 981, 162	19. 12	7, 072, 655	16. 95	152, 028
	114	6, 379, 542	15, 460, 034	36. 35	8, 252, 048	19. 40	7, 058, 648	16. 60	149, 338
Mar. 5	114	6, 534, 602	16, 016, 046	36, 76	8, 988, 984	20. 63	6, 876, 213	15. 78	150, 849
May 7	112	6, 723, 587	16, 277, 068	36, 31	8, 893, 414	19. 84	7, 235, 588	16. 14	148, 066
July 11	112	6, 725, 897	16, 069, 648	35, 84	8, 591, 510	19. 16	7, 310, 313	16. 30	167, 825
Sept. 28	111	6, 957, 042	17, 110, 792	36, 90	8, 485, 257	18. 29	8, 463, 710	18. 25	161, 824

No. 60.—LAWFUL-MONEY RESERVE REQUIRED AND HELD BY NATIONAL BANKS IN EACH GEOGRAPHICAL DIVISION, ETC.—Continued.

[Division No. 8.—Arizona, North Dakota, South Dakota, Idaho, Montana, New Mexico, Utah, Washington, Wyoming, Oklahoma, and Indian Territory.]

,		Amount of	Reserve l	neld.	C	lassifica	tion of reserv	e held.	
Date.	No. of banks	reserve required, 15 per cent of	Amount.	Ratio.	Lawful mo per cen		With res		Five per cent redemp-
		net deposits.			Amount.	Ratio	Amount.	Ratio.	tion fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28 1887.	109 113 114	\$2, 643, 604 2, 745, 657 2, 615, 777 2, 675, 213 2, 852, 550	\$4,716,817 4,688,187 5,173,789 5,149,624 5,258,108	Per ct. 26, 86 25, 61 29, 67 28, 87 27, 65	\$3, 057, 426 3, 091, 659 3, 135, 269 3, 360, 609 3, 560, 333	Per et. 17. 41 16. 89 17. 98 18. 79 18. 70	\$1, 535, 412 1, 471, 191 1, 913, 185 1, 669, 970 1, 577, 946	Per ct. 8, 74 8, 04 10, 97 9, 36 8, 25	\$123, 977 125, 339 125, 335 119, 045 119, 829
Mar. 4 May 13 Aug. 1 Oct. 5 Dec. 7	125 128 128	3, 019, 568 3, 258, 730 3, 501, 233 3, 630, 696 3, 787, 621	4, 961, 765 4, 782, 756 5, 626, 017 5, 730, 545 6, 290, 797	24. 65 22. 02 24. 13 23. 68 24. 91	3, 418, 756 3, 357, 718 3, 492, 525 3, 715, 196 4, 255, 601	16. 98 15. 46 14. 96 15. 35 16, 85	1, 421, 601 1, 303, 545 2, 010, 740 1, 888, 860 1, 908, 315	7. 06 6. 00 8. 57 7. 80 7. 56	121, 408 121, 493 122, 752 126, 489 126, 881
Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	130	3, 779, 467 3, 824, 435 3, 972, 189 4, 461, 321 4, 552, 960	$\begin{array}{c} 5,791,312 \\ 5,935,373 \\ 6,292,050 \\ 7,758,182 \\ 7,853,939 \end{array}$	22, 98 23, 28 23, 76 26, 08 25, 88	3, 874, 586 3, 887, 931 3, 874, 153 4, 241, 947 4, 599, 390	15. 38 15. 25 14. 63 14. 26 15. 15	1, 787, 096 1, 919, 790 2, 289, 537 3, 386, 255 3, 124, 805	7. 09 7. 53 8. 65 11. 39 10, 29	129, 630 127, 652 128, 360 129, 980 129, 744
Feb. 26 May 13 July 12 Sept. 30 Dec. 11	144 151	4, 782, 884 5, 050, 912 5, 311, 411 5, 928, 263 6, 001, 950	7, 894, 311 8, 813, 862 9, 191, 020 10, 555, 490 9, 742, 120	24. 76 26. 18 25. 96 26. 71 24. 35	4, 617, 893 4, 829, 576 4, 849, 185 4, 778, 295 5, 648, 649	14. 48 14. 34 13. 69 12. 09 24. 12	3, 143, 660 3, 847, 235 4, 206, 523 5, 633, 344 3, 942, 902	9.86 11.43 11.88 14.25 9.85	132, 758 137, 051 135, 312 143, 851 150, 569
1890. Feb. 28 May 17 July 18* Oct. 2† Dec. 19	159 166 174 188 198	6, 072, 253 6, 366, 800 6, 567, 112 7, 023, 128 6, 766, 459	10, 551, 559 10, 108, 136 10, 843, 892 11, 958, 439 10, 652, 105	26. 07 23. 81 24. 77 25. 54 23, 61	5, 958, 841 5, 760, 189 5, 911, 199 6, 157, 780 6, 667, 228	14. 72 13. 57 13. 50 13. 15 14. 78	4, 440, 876 4, 188, 093 4, 760, 076 5, 614, 817 3, 793, 564	10.77 9.87 10.87 11.99 8.41	151, 842 159, 854 172, 617 185, 842 191, 313
1891, Feb. 26 May 4 July 9 Sept. 25 Dec. 2	203 210 216 224 226	6, 598, 191 6, 678, 807 6, 689, 079 6, 894, 169 7, 229, 641	11, 364, 659 11, 160, 782 10, 878, 920 12, 043, 371 13, 344, 276	25. 84 25. 07 24. 40 26. 20 27. 69	6, 748, 404 6, 452, 075 6, 181, 605 6, 036, 951 6, 841, 534	15. 34 14. 49 13. 86 13. 13 14. 19	4, 414, 375 4, 502, 293 4, 488, 131 5, 790, 699 6, 279, 127	10, 04 10, 11 10, 06 12, 60 13, 03	201, 880 206, 414 209, 184 215, 721 223, 615
1892. Mar. 1	227 234 237 240 242	7, 230, 593 7, 411, 511 7, 873, 909 8, 260, 517 8, 243, 692	13, 164, 123 13, 815, 371 14, 409, 298 15, 860, 840 14, 289, 922	27, 31 27, 96 27, 45 28, 80 26, 00	6, 819, 040 7, 279, 974 7, 035, 463 7, 179, 884 7, 846, 416	14. 15 14. 73 13. 40 13. 04 14. 28	6, 120, 218 6, 306, 427 7, 143, 404 8, 446, 721 6, 204, 449	12. 70 12. 76 13. 61 15. 34 11. 29	224, 865 228, 970 230, 431 234, 235 239, 057
1893, Mar. 6 May 4 July 12 Oct. 3 Dec. 19	248	7, 876, 564 7, 763, 764 6, 217, 700 4, 620, 530 5, 044, 898	13, 031, 248 11, 539, 126 9, 729, 507 8, 831, 805 10, 856, 860	24, 82 22, 29 23, 47 28, 67 32, 28	7, 633, 693 6, 773, 232 6, 525, 046 5, 869, 298 6, 243, 782	14. 54 13. 09 15. 74 19. 05 18. 56	5, 160, 596 4, 525, 880 2, 983, 012 2, 760, 584 4, 402, 746	9. 83 8. 74 7. 20 8. 96 13. 09	236, 959 240, 014 221, 444 201, 923 210, 331
1894. Feb. 28 May 4 July 18 Oct 2 Dec. 19	223 221 218 214 208	5, 528, 192 5, 592, 865 5, 654, 129 5, 846, 185 5, 912, 804	11, 354, 886 11, 091, 088 11, 256, 785 12, 230, 132 12, 425, 244	30, 78 29, 75 29, 86 31, 38 31, 57	6, 508, 765 6, 316, 994 5, 866, 686 5, 331, 584 5, 834, 685	17. 66 16. 94 15. 56 13. 68 14. 80	4, 630, 344 4, 557, 594 5, 175, 485 6, 676, 883 6, 369, 058	12.56 12.22 13.73 17.13 16.16	215,779 216,501 214,614 221,665 221,501
1895. Mar. 5 May 7 July 11 Sept. 28	207 201 200 196	5, 804, 613 5, 681, 357 5, 931, 010 6, 293, 550	11, 720, 448 11, 230, 122 10, 852, 853 12, 429, 667	30. 29 29. 65 27. 45 29. 62	6, 021, 995 5, 388, 411 5, 388, 564 5, 291, 844	15. 56 14. 23 13. 63 12. 61	5, 479, 027 4, 628, 179 5, 249, 403 6, 921, 141	14. 16 12. 22 13. 28 16. 50	219, 426 213, 532 214, 886 216, 682

^{*}Oklahoma included from July 18, 1890.

[†] Indian Territory included from Oct. 2, 1890.

No. 60.—LAWFUL-MONEY RESERVE REQUIRED AND HELD BY NATIONAL BANKS IN EACH GEOGRAPHICAL DIVISION, ETC.—Continued.

[Division No. 9.—Reserve cities—Boston, Albany, Brooklyn, Philadelphia, Pittsburg, Baltimore, Washington, Savannah, New Orleans, Louisville, Cincinnati, Cleveland, Detroit, Milwaukee, Des Moines, St. Paul, Minneapolis, Kansas City, St. Joseph, Lincoln, Omaha, and San Francisco.]

		Amount of	Reserve held.		Classification of reserve held.				
Date.	No. of banks	reserve required, 25 per cent of net deposits.	Amount.	Ratio.	Lawful mon per cen		With rese agents (12½ pe		Five per cent re-
		net deposits.			Amount.	Ratio.	Amount.	Ratio.	demption fund.
1886. Mar. 1 June 3 Aug. 27 Oct. 7 Dec. 28 1887.	205 212 215 217 218	\$94, 506, 304 96, 810, 237 93, 802, 259 95, 363, 719 94, 305, 102	\$124, 034, 337 122, 784, 157 110, 584, 456 113, 951, 757 112, 821, 235	Per ct. 32. 81 31. 71 29. 42 29. 88 29. 91	\$77, 446, 733 80, 738, 933 68, 232, 506 70, 489, 135 70, 633, 785	Per ct. 20, 49 20, 85 18, 19 18, 48 18, 72	\$43, 904, 247 39, 567, 423 40, 072, 689 41, 271, 509 40, 371, 942	Per ct. 11. 61 10. 22 10. 68 10. 82 10. 70	\$2, 683 357 2, 477, 801 2, 279, 261 2, 191, 113 1, 815, 508
Mar. 4 May 13 * Aug. 1 † Oct. 5 Dec. 7	220 210 221 223 223	99, 518, 660 86, 270, 869 83, 889, 166 84, 621, 164 84, 031, 602	124, 447, 510 106, 121, 301 98, 389, 974 100, 714, 633 97, 132, 024	31. 26 30. 75 29. 32 29. 75 28. 90	73, 631, 556 64, 496, 954 59, 504, 534 59, 524, 848 58, 086, 213	18. 50 18. 69 17. 73 17. 59 17. 28	49, 217, 253 40, 210, 839 37, 672, 349 39, 993, 709 37, 957, 340	12. 36 11. 65 11. 23 11. 82 11. 29	1, 598, 701 1, 413, 508 1, 213, 090 1, 196, 076 1, 088, 471
1888. Feb. 14 Apr. 30 June 30 Oct. 4 Dec. 12	224	88, 281, 912 88, 841, 975 93, 119, 904 96, 217, 307 92, 796, 351	107, 045, 750 105, 914, 479 113, 399, 111 116, 864, 734 110, 791, 225	30, 31 29, 80 30, 44 30, 36 29, 85	61, 380, 008 61, 211, 749 66, 493, 977 64, 447, 941 62, 971, 624	17. 38 17. 22 17. 85 16. 75 16. 96	44, 647, 555 43, 718, 493 45, 949, 662 51, 508, 038 47, 013, 696	12. 63 12. 30 12. 34 13. 38 12. 67	1, 018, 187 984, 237 955, 472 908, 755 805, 905
1889. Feb. 26 May 13 July 12 Sept. 30 Dec. 11	223 224 226 228 229	100, 132, 732 103, 814, 057 106, 953, 841 104, 752, 379 99, 449, 783	129, 178, 251 132, 810, 931 131, 366, 426 121, 912, 119 112, 113, 813	32. 25 31. 98 30. 71 29. 10 28. 18	66, 585, 765 72, 531, 581 71, 388, 356 64, 592, 017 63, 330, 689	16. 62 17. 47 16. 69 15. 42 15. 92	61, 860, 599 59, 619, 008 59, 343, 308 56, 712, 959 48, 173, 145	15. 44 14. 36 13. 87 13. 54 12. 09	731, 887 660, 342 634, 762 607, 143 609, 979
1890.					! !	İ	l 		
Feb. 28 May 17 July 18 ‡ Oct. 2 Dec. 19	234 239 259 259 258	102, 211, 212 106, 243, 919 115, 477, 384 114, 438, 382 104, 320, 461	119, 560, 033 122, 780, 265 131, 308, 097 129, 777, 284 120, 929, 702	29. 24 28. 89 28. 43 28. 35 28. 98	65, 270, 448 66, 575, 944 71, 778, 457 68, 071, 517 69, 599, 015	15, 96 15, 67 15, 54 14, 87 16, 68	53, 684, 545 55, 566, 943 58, 806, 133 60, 999, 210 50, 638, 370	13. 13 13. 08 12. 73 13. 33 12. 14	605, 000 637, 378 723, 507 706, 557 692, 317
1891.					· · = ·				
Feb. 26 May 4 July 9 § Sept. 25 Dec. 2	260 262 265 265 264	109, 081, 971 112, 226, 065 110, 503, 938 112, 977, 749 112, 935, 945	131, 659, 897 136, 955, 966 134, 147, 401 138, 786, 632 142, 314, 957	30. 17 30. 50 30. 35 30. 71 31. 50	74, 395, 302 78, 363, 336 78, 122, 409 76, 990, 726 76, 766, 567	17. 05 17. 46 17. 67 17. 04 16. 99	56, 569, 349 57, 889, 288 55, 317, 148 61, 005, 875 64, 710, 249	12. 96 12. 90 12. 51 13. 50 14. 32	695, 246 703, 342 707, 844 790, 031 838, 141
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	261 262 262 263 265	124, 370, 037 130, 145, 842 133, 586, 733 129, 825, 359 123, 799, 238	177, 149, 110 184, 027, 948 178, 591, 989 156, 098, 942 142, 005, 438	35, 61 35, 35 33, 42 30, 06 28, 68	84, 522, 051 97, 255, 972 96, 347, 405 82, 164, 838 77, 869, 593	16. 99 18. 68 18. 04 15. 82 15. 72	91, 717, 863 85, 825, 510 81, 254, 538 72, 924, 409 63, 099, 335	18. 44 16. 49 15. 21 14. 04 12. 74	909, 196 946, 466 990, 046 1, 009, 695 1, 036, 510
1893. Mar. 6 May 4 July 12 Oct. 3 Dec. 19	265 269 269 268 270	118, 326, 127 116, 908, 521 101, 124, 664 98, 151, 349 114, 915, 956	139, 488, 339 133, 535, 121 118, 104, 158 129, 588, 769 166, 211, 818	29. 47 28. 56 29. 20 33. 01 36. 16	75, 206, 055 78, 843, 637 68, 417, 483 76, 427, 655 88, 210, 775	15. 89 16. 86 16. 91 19. 47 19. 19	63, 183, 047 53, 553, 912 48, 517, 867 51, 570, 537 76, 443, 970	13. 35 11. 45 11. 99 13. 14 16. 63	1, 099, 237 1, 137, 572 1, 168, 808 1, 590, 577 1, 557, 073
1894. Feb. 28 May 4 July 18 Oct. 2 Dec. 19 ¶.	268 268 265 265 267	122, 841, 810 130, 489, 419 133, 438, 084 131, 351, 473 129, 583, 758	185,707, 407 198, 194, 073 196, 167, 952 172, 784, 452 165, 837, 626	37. 79 37. 97 36. 75 32. 89 31. 99	93, 603, 475 97, 502, 106 97, 789, 357 84, 142, 193 86, 775, 259	19. 05 18. 68 18. 32 16. 01 16. 74	90, 633, 052 99, 260, 104 96, 919, 051 87, 208, 198 77, 679, 161	18. 45 19. 02 18. 16 16. 60 14. 99	1, 470, 880 1, 431, 863 1, 459, 544 1, 434, 061 1, 383, 206
1895. Mar. 5 May 7 July 11 Sept. 28	267 266 267 268	123, 203, 697 123, 626, 718 132, 263, 083 128, 261, 542	154, 713, 524 157, 886, 877 179, 091, 621 154, 137, 087	31. 39 31. 93 33. 85 30. 04	81, 693, 803 81, 964, 982 89, 861, 396 77, 933, 774	16. 58 16. 58 16. 98 15. 19	71, 634, 133 74, 470, 379 87, 691, 800 74, 608, 409	14. 54 15. 06 16. 58 14. 54	1, 385, 588 1, 451, 516 1, 538, 425 1, 594, 904

^{*} Kansas City and St. Joseph included from May 13, 1887.
† Omaha included from August 1, 1887.
† Minneapolis, St. Paul, and Brooklyn included from July 18, 1890.
† Des Moines included from July 9, 1891.
† Lincolu included from May 4, 1893.
¶ Savannah included from December 19, 1894.

No. 60.—LAWFUL-MONEY RESERVE REQUIRED AND HELD BY NATIONAL BANKS IN EACH GEOGRAPHICAL DIVISION, ETC.—Continued.

[Division No. 10.—Central reserve cities—New York, Chicago, and St. Louis.]

	N	ew York Ci	ty.		Chicago.			St. Louis.	
Date.	No. of banks.	Amount of reserve required, 25 per cent of net de- posits.	Ratio of reserve held.	No. of banks.	Amount of reserve required, 25 per cent of net de- posits.	Ratio of reserve held.	No. of banks.	Amount of reserve required, 25 per cent of net de- posits.	Ratio of reserve held.
1886. Mar. 1	45 45 45 45 45	\$80, 887, 727 74, 187, 977 70, 386, 879 70, 697, 561 73, 607, 025	Per ct. 31, 28 30, 28 27, 46 27, 24 29, 89			Per ct.			Per ct.
Mar. 4	45 46 46 47 47	78, 607, 422 74, 921, 637 73, 497, 514 71, 084, 776 72, 379, 059	28. 70 27. 64 28. 11 28. 18 27. 18	18 18 18 18	\$16, 993, 940 16, 579, 934 16, 161, 735 15, 537, 512	30. 41 33. 14 30. 53 28. 80	5 5 5 4	\$2, 280, 864 2, 710, 600 2, 574, 297 1, 999, 375	36. 40 31. 89 26. 44 29. 79
Feb. 14	46	80, 277, 202 79, 168, 388 84, 608, 091 85, 539, 988 82, 639, 532	30. 29 29. 93 30. 34 28. 16 29. 12	18 18 19 19	16, 167, 806 17, 822, 500 17, 961, 506 17, 332, 756 16, 056, 945	31. 68 29. 75 31. 37 30. 24 30. 88	4 4 4 4	2, 202, 808 2, 177, 175 2, 217, 845 1, 970, 308 2, 020, 493	34. 05 40. 11 42. 10 27. 07 28. 90
Feb. 26	45 45 45 45 46	91, 069, 618 90, 257, 748 89, 801, 522 84, 536, 699 79, 476, 706	28. 72 28. 73 27. 08 25. 10 26. 99	19 19 19 20 20	16, 813, 643 18, 564, 211 19, 411, 765 19, 682, 820 18, 500, 455	33. 60 35. 50 31. 79 31. 69 30. 29	4 4 5 5 5	2, 013, 392 1, 885, 147 2, 812, 114 2, 995, 249 2, 979, 311	42. 12 46. 75 40. 95 26. 71 24. 80
Feb. 28	46 46 47 47 47	84, 259, 377 80, 585, 344 81, 702, 359 83, 147, 968 75, 113, 249	26. 17 26. 39 27. 05 27. 81 28. 11	20 20 19 19 19	19, 020, 602 21, 248, 980 21, 034, 078 20, 721, 496 18, 398, 815	30. 47 31. 01 29. 09 29. 98 31. 42	7 8 8 8 8	5, 670, 384 6, 494, 906 6, 800, 814 6, 545, 181 5, 679, 210	28, 57 25, 03 24, 42 21, 35 24, 28
Feb. 26	47 47 49 49 49	84, 503, 622 81, 835, 203 82, 571, 595 81, 940, 346 88, 258, 830	28. 91 26. 96 29. \$3 26. 26 28. 69	20 20 20 21 21	19, 713, 708 23, 991, 723 22, 943, 151 23, 216, 492 22, 112, 475	32. 77 33. 88 31. 02 33. 62 31. 53	8 8 9 9	6, 048, 537 6, 248, 857 5, 913, 094 6, 065, 187 5, 878, 877	24, 49 24, 40 23, 78 23, 83 27, 32
1892. Mar. 1 May 17 July 12 Sept. 30 Dec. 9	49 48 48 48 48	109, 948, 706 109, 335, 717 106, 122, 173 97, 967, 550 90, 338, 433	29. 31 29. 23 29. 36 26. 39 26. 89	22 22 22 23 23	24, 426, 854 27, 847, 903 28, 594, 133 26, 634, 476 25, 124, 297	33. 45 33. 01 29. 77 28. 64 30. 07	9 9 9 9 9	6, 701, 065 6, 961, 804 6, 868, 505 7, 307, 038 6, 639, 856	28, 34 28, 36 23, 61 21, 07 21, 60
1893. Mar. 6	48 49 49 49 49	90, 009, 093 86, 253, 700 76, 107, 584 77, 492, 888 102, 414, 924	26. 34 28. 52 25. 30 35. 17 41. 27	23 21 21 21 21 21	25, 249, 086 24, 896, 048 20, 343, 433 21, 439, 195 24, 032, 574	28. 03 29. 45 30. 61 45. 46 45. 01	9 9 9 9	7, 238, 137 6, 940, 925 4, 970, 519 4, 476, 918 4, 952, 272	23. 39 21. 43 22. 60 31. 95 30. 46
1894. Feb. 28	49 49	112, 173, 212 121, 819, 230 122, 156, 930 122, 436, 907 112, 578, 339	39. 70 39. 52 37. 92 35. 20 31. 30	21 21 21 21 21 21	25, 939, 920 27, 117, 033 26, 442, 331 25, 353, 780 25, 744, 777	44. 90 41. 26 38. 63 33. 50 32. 16	9 9 9 9	5, 659, 491 5, 697, 327 6, 076, 015 6, 498, 934 6, 115, 115	32, 94 28, 81 28, 22 24, 55 28, 67
1895. Mar. 5	50	110, 915, 380 110, 849, 372 115, 126, 319 110, 406, 647	29, 96 29, 60 31, 16 28, 41	21 21 21 21 21	26, 021, 519 26, 895, 860 26, 586, 031 24, 289, 154	31. 19 31. 26 31. 54 30. 06	9 9 8 8	7, 226, 796 7, 094, 185 6, 425, 569 6, 734, 351	31. 62 24. 87 25. 08 22. 26

No. 61.—Average Weekly Deposits, Circulation, and Reserve of the National Banks of New York City, as reported to the New York Clearing House, for the Months Given, in the Years 1889, 1890, 1891, 1892, 1893, 1894, and 1895.

7171-	Liabilities.				Rese	rve.	·
Week ended—	Circulation.	Net deposits.	Total.	Specie.	Legal tenders.	Total.	Ratio to liabilities.
Sept. 7, 1889 Sept. 14, 1889 Sept. 21, 1889 Sept. 28, 1889 Oct. 5, 1889 Oct. 19, 1889 Oct. 19, 1889 Oct. 26, 1889 Nov. 2, 1889 Nov. 9, 1889	\$3, 961, 900 3, 978, 100 3, 931, 300 3, 945, 500 3, 957, 100 3, 943, 900 4, 037, 400 4, 053, 600 3, 991, 200	346, 601, 000 342, 298, 800 340, 542, 700 334, 991, 500	\$349, 306, 100 350, 574, 100 346, 230, 100 344, 488, 200 338, 948, 600 323, 867, 300 322, 118, 800 329, 365, 500 329, 689, 200 321, 157, 900	\$65, 635, 100 63, 824, 300 60, 894, 900 60, 375, 900 58, 407, 200 59, 565, 900 62, 537, 900 62, 403, 200 62, 450, 000 61, 240, 500	28, 933, 760 27, 257, 900 24, 873, 400 23, 570, 300 22, 715, 200	94, 351, 400 90, 363, 300 89, 309, 600 85, 665, 100	26. 91 26. 10 25. 93 25. 27 25. 29 25. 93 25. 84 25. 84
Sept. 6, 1890 Sept. 13, 1890 Sept. 20, 1890 Oct. 4, 1890 Oct. 11, 1890 Oct. 18, 1890 Oct. 25, 1890 Nov. 1, 1890 Nov. 8, 1890	3, 690, 700 3, 700, 100 3, 585, 700 3, 479, 300 3, 505, 000 3, 521, 300 3, 518, 800 3, 497, 200 3, 500, 800 3, 493, 500	309, 128, 200 304, 626, 200' 809, 181, 200 324, 335, 300 321, 436, 600 325, 794, 800 320, 667, 900 311, 395, 500 314, 709, 700 309, 975, 100	312, 818, 900 308, 326, 300 312, 766, 900 327, 814, 600 329, 316, 100 324, 186, 709 320, 892, 700 318, 210, 500 313, 468, 600	68, 678, 800 56, 963, 600 63, 588, 600 79, 205, 500 80, 839, 400 66, 552, 400 65, 630, 500 66, 088, 800 62, 360, 900	17, 403, 400 16, 692, 300 15, 353, 900 14, 436, 700 14, 642, 500 15, 611, 800	80, 992, 000 95, 897, 800 96, 193, 300 87, 585, 600 81, 194, 900 81, 292, 300 82, 423, 100	24, 68 25, 90 29, 25 28, 72 26, 60 25, 05 25, 33 25, 90
Sept. 5, 1891 Sept. 12, 1891 Sept. 19, 1891 Sept. 26, 1891 Oct. 3, 1891 Oct. 17, 1891 Oct. 24, 1891 Oct. 31, 1891 Nov. 7, 1891	5, 459, 400 5, 527, 000 5, 501, 200 5, 567, 700 5, 619, 000 5, 629, 100 5, 576, 500 5, 573, 400 5, 587, 400	335, 317, 300 333, 004, 000 331, 492, 100 332, 294, 100 339, 667, 000	337, \$38, 000 338, 105, 000 340, 818, 500 338, 571, 700 337, 111, 100 337, 923, 200 345, 213, 500 346, 566, 400 349, 165, 300 350, 998, 700	53, 065, 900 52, 824, 200 54, 783, 400 59, 731, 800 65, 532, 000	39, 540, 900 35, 676, 300 32, 879, 900	92, 611, 800 88, 500, 500 87, 663, 300 90, 637, 500 95, 142, 500 96, 675, 000 98, 550, 900 95, 394, 400	27. 17 26. 14 26. 00 26. 82 27. 56 27. 89 28. 22 27. 18
Sept. 3, 1892 Sept. 10, 1892 Sept. 17, 1892 Sept. 24, 1892 Oct. 1, 1892 Oct. 8, 1892 Oct. 15, 1892 Oct. 22, 1892 Oct. 29, 1892 Nov. 5, 1892	5, 424, 200 5, 530, 800 5, 601, 000 5, 642, 600 5, 672, 000 5, 573, 900 5, 569, 100 5, 633, 700 5, 633, 700 5, 630, 800	414, 929, 500 408, 312, 700 399, 038, 400 395, 234, 300 390, 012, 300 384, 724, 200	425, 011, 600 420, 460, 300 413, 913, 700 404, 681, 000 400, 906, 300 395, 586, 200 390, 293, 300 384, 348, 400 379, 706, 000 377, 181, 300	63, 667, 200 62, 208, 200 62, 137, 500 62, 030, 800		107, 427, 900 105, 433, 500 102, 000, 300 99, 084, 700	26.30 26.30 25.78
Sept. 2, 1893 Sept. 9, 1893 Sept. 16, 1893 Sept. 23, 1893 Sept. 39, 1893 Oct. 7, 1893 Oct. 14, 1893 Oct. 28, 1893 Nov. 4, 1893	9, 911, 600 11, 209, 400 12, 723, 600 13, 610, 900 14, 395, 600 14, 940, 900 14, 690, 500 14, 610, 800 14, 409, 900	310, 368, 900 317, 329, 300 325, 891, 300 335, 954, 400 344, 672, 800	311, 576, 800 311, 025, 800 317, 531, 900 323, 979, 200 331, 724, 900 349, 831, 300 350, 911, 200 359, 363, 300 369, 271, 400 380, 048, 000	63, 650, 000 67, 942, 900 69, 703, 000 72, 369, 000 75, 563, 400	23, 946, 100 27, 048, 100 32, 358, 300 35, 435, 000 37, 728, 600	87, 596, 100 94, 991, 000 102, 061, 300 107, 804, 000 113, 292, 000	27. 58 29. 32 30. 76 31. 62 32. 28 34. 07 35. 17
Sept. 1, 1894 Sept. 8, 1894 Sept. 15, 1894 Sept. 22, 1894 Sept. 29, 1894 Oct. 6, 1894 Oct. 13, 1894 Oct. 27, 1894 Nov. 3, 1894	9, 784, 800 9, 867, 700 10, 070, 800 10, 440, 500 11, 442, 600 11, 553, 700 11, 723, 000 11, 619, 700 11, 517, 800	493, 346, 900 491, 926, 300 491, 557, 800 495, 974, 900 498, 994, 100	503, 645, 460 501, 063, 000 504, 624, 400 503, 787, 400 502, 730, 100 505, 699, 800 507, 528, 600 510, 717, 100 509, 061, 700 507, 429, 400	79, 577, 900 79, 703, 900 80, 367, 900 81, 392, 200 81, 343, 300	103, 021, 700 99, 347, 900 98, 680, 000 95, 898, 709 95, 810, 700 96, 290, 900 97, 793, 300 99, 526, 500 99, 066, 500	182, 093, 000 177, 845, 000 177, 699, 200 175, 407, 000 175, 388, 600 176, 914, 800 180, 918, 700 180, 409, 800	35. 49 35. 21 34. 69 34. 88 34. 80 35. 13 35. 42 35. 42
Sept. 7, 1895 Sept. 14, 1895 Sept. 21, 1895 Sept. 28, 1895 Oct. 5, 1895 Oct. 12, 1895 Oct. 12, 1895 Oct. 26, 1895 Nov. 2, 1895 Nov. 9, 1895	13, 505, 900 13, 663, 500 13, 800, 500 14, 102, 900 14, 253, 600 14, 307, 300 14, 311, 100 14, 050, 300 14, 452, 600 14, 363, 300	470, 676, 109 458, 442, 800 450, 998, 900 444, 241, 000 438, 212, 200 436, 557, 400 436, 258, 400 435, 358, 100	486, 897, 300 484, 339, 600 472, 243, 300 465, 100, 900 458, 494, 600 452, 519, 500 450, 308, 700 449, 810, 700 447, 327, 200	50, 897, 100 50, 280, 300 49, 957, 300 49, 164, 000 49, 270, 890 49, 741, 400 50, 897, 800 51, 961, 900	90, 717, 600 84, 287, 500 81, 603, 500 77, 382, 800 72, 806, 700 73, 343, 500 73, 089, 200 72, 684, 800	141, 614, 100 134, 567, 800 131, 560, 800 126, 496, 800 122, 077, 500	29. 23 28. 49 28. 28 27. 58 26. 97 27. 31 27. 53 27. 71

No. 62.—Classification of the Reserve Held by the National Banks in New York City during October for the last Sixteen Years.

				Ratio of re	eserve to-
Week onded-	Specie.	Legal tenders.	Total.	Circula- tion and deposits.	Deposits.
October 4, 1879 October 11, 1879 October 25, 1879 October 2, 1880 October 0, 1880 October 16, 1880 October 30, 1880 October 31, 1881 October 31, 1881 October 11, 1881 October 12, 1881 October 13, 1881 October 22, 1881 October 24, 1881 October 27, 1882 October 21, 1882 October 21, 1882 October 21, 1882 October 21, 1882 October 21, 1882 October 28, 1882 October 31, 1883 October 41, 1882 October 13, 1883 October 13, 1883 October 41, 1884 October 18, 1884 October 18, 1884 October 18, 1884 October 18, 1884 October 19, 1885 October 19, 1885 October 10, 1885 October 10, 1885 October 11, 1886 October 24, 1885 October 30, 1885 October 41, 1886 October 18, 1886 October 18, 1886 October 18, 1886 October 18, 1886 October 18, 1887 October 18, 1887 October 18, 1887 October 18, 1887 October 18, 1887 October 18, 1888 October 21, 1888 October 21, 1889 October 12, 1889 October 13, 1889 October 14, 1889 October 15, 1889 October 18, 1889 October 18, 1890 October 19, 1890 October 1	\$18, 979, 600 20, 901, 800 24, 686, 500 25, 636, 000 52, 636, 000 62, 660, 600 62, 760, 600 60, 888, 200 61, 471, 600 53, 287, 900 54, 954, 600 55, 961, 200 47, 016, 000 48, 281, 200 48, 374, 200 64, 683, 200 67, 572, 800 67, 572, 800 67, 572, 800 67, 579, 400 92, 351, 600 93, 642, 500 93, 642, 500 94, 503, 600 95, 668, 400 96, 605, 668, 400 66, 605, 668, 400 66, 605, 608, 400 67, 572, 800 67, 572, 800 68, 912, 500 68, 912, 500 69, 605, 608, 400 69, 205, 608, 400 60, 605, 608, 400 61, 619, 200 64, 663, 100 64, 605, 800 67, 471, 500 68, 605, 608, 400 69, 605, 608, 400 69, 605, 608, 400 60, 605, 800 61, 817, 500 62, 608, 800 63, 800 64, 600, 800 65, 523, 800 66, 605, 800 67, 537, 900 68, 839, 400 69, 537, 700 60, 605, 500 60, 605, 500 60, 500, 500 60, 500, 500 60, 500, 500 60, 500, 500 60, 327, 700 60, 208, 200 60, 327, 700 61, 771, 500 62, 208, 200 62, 137, 500 62, 208, 200 62, 137, 500 62, 208, 200 62, 208, 200 62, 208, 200 62, 208, 200 62, 208, 200 62, 208, 800	\$34, 368, 000 32, 820, 300 29, 305, 200 26, 713, 900 10, 193, 200 10, 988, 200 10, 988, 200 11, 129, 153, 800 12, 150, 400 12, 153, 800 12, 247, 900 18, 384, 500 17, 023, 900 17, 204, 700 20, 122, 500 20, 17, 600 20, 122, 500 21, 145, 800 20, 719, 700 21, 145, 800 20, 617, 600 25, 817, 306 27, 634, 100 27, 875, 500 27, 354, 200 24, 516, 600 23, 202, 100 21, 874, 900 14, 607, 700 13, 133, 100 12, 803, 800 16, 229, 700 16, 885, 400 16, 735, 500 17, 542, 600 23, 204, 300 21, 386, 800 21, 329, 800 22, 715, 200 23, 2715, 200 24, 573, 400 25, 767, 500 27, 767, 500 28, 879, 900 29, 610, 500 30, 967, 700 29, 610, 500 30, 879, 900 20, 610, 500 30, 967, 700 20, 610, 500 30, 967, 700 20, 610, 500 30, 967, 700 20, 610, 500 30, 967, 700 20, 610, 500 30, 967, 700 20, 610, 500 30, 967, 700 20, 610, 500 30, 967, 770 43, 225, 300	\$53, 347, 600 53, 722, 100 53, 991, 700 52, 349, 900 73, 306, 300 73, 699, 800 73, 876, 400 72, 396, 600 65, 441, 700 68, 900, 100 66, 512, 700 68, 900, 100 66, 542, 100 66, 542, 100 66, 542, 100 67, 105, 78, 900 71, 709, 290 66, 993, 287, 900 91, 576, 600 93, 287, 900 91, 576, 600 94, 992, 200 116, 644, 500 94, 492, 200 114, 166, 400 114, 166, 400 114, 166, 400 118, 368, 900 116, 829, 500 78, 719, 400 78, 719, 500 81, 548, 500 81, 548, 500 82, 848, 400 95, 191, 300 85, 515, 100 86, 193, 300 96, 193, 300 96, 193, 300 96, 194, 500 97, 615, 500 98, 550, 900 105, 433, 500 102, 000, 300 99, 084, 700	Circula- tion and	
October 15, 1892. October 22, 1892. October 29, 1892. October 7, 1893. October 14, 1893. October 21, 1893. October 28, 1893. October 6, 1894. October 13, 1894. October 20, 1894. October 5, 1894. October 5, 1895. October 12, 1895. October 19, 1895. October 19, 1895. October 19, 1895.	62, 030, 800 61, 205, 200 62, 313, 900 72, 369, 000 75, 563, 400 76, 504, 100 80, 472, 200 79, 703, 900 80, 367, 900 81, 343, 300 49, 164, 000 49, 270, 800 49, 741, 400 50, 897, 800	37, 053, 900 38, 529, 900 36, 526, 000 35, 435, 000 42, 957, 900 49, 418, 600 96, 290, 900 97, 793, 300 90, 656, 500 77, 332, 800 72, 806, 700 73, 343, 500 73, 089, 200			25. 5 26. 3 26. 3 33. 1 33. 7 35. 6 35. 6 35. 9 36. 3 28. 3 27. 8 28. 2 28. 4

No. 63.—Abstract of Reports of Earnings and

FROM SEPTEMBER 1, 1894,

	States, reserve cities, and Territories.	Num- ber of banks.	Capital stock.	Surplus.	Capital and surplus.	Gross earnings.
1 2 3 4 5 6 7	Maine New Hampshire Vermont Massachusetts Boston Rhode Island Connecticut	83 51 49 213 55 59 83	\$11, 195, 000, 00 5, 980, 000, 00 7, 010, 000, 00 45, 642, 500, 00 52, 350, 000, 00 20, 037, 050, 00 22, 791, 070, 00	\$2, 597, 840, 00 1, 406, 466, 72 1, 614, 695, 32 15, 124, 997, 15 14, 730, 266, 79 5, 994, 021, 47 7, 710, 050, 00	\$13, 792, 840, 00 7, 386, 466, 72 8, 624, 695, 32 60, 766, 597, 15 67, 080, 266, 79 25, 131, 071, 47 30, 501, 120, 00	\$806, 036, 05 510, 325, 94 483, 879, 77 3, 289, 339, 48 3, 166, 622, 51 1, 035, 038, 20 1, 648, 731, 39
	Division No. 1	593	165, 005, 620. 00	48, 277, 437, 45	213, 283, 057. 45	10, 939, 973. 34
8 10 11 12 13 14 15	New York New York City Albany Brooklyn New Jersey Pennsylvania Philadelphia Pittsburg	274 49 6 5 100 332 41 29	33, 484, 040, 00 50, 750, 000, 00 1, 550, 000, 00 1, 352, 000, 00 14, 658, 350, 00 39, 518, 390, 00 22, 565, 000, 00 11, 700, 000, 00	11, 487, 657, 69 41, 720, 321, 43 1, 401, 000, 00 2, 140, 000, 00 7, 743, 165, 00 18, 833, 835, 21 14, 421, 000, 00 7, 864, 268, 18	44, 971, 697, 69 92, 470, 321, 43 2, 951, 000, 00 3, 492, 000, 00 22, 401, 515, 00 58, 352, 225, 21 36, 986, 000, 00 19, 564, 268, 18	3, 584, 305, 82 8, 253, 088, 40 307, 856, 68 298, 996, 69 1, 790, 398, 14 3, 991, 909, 37 2, 321, 106, 21 1, 283, 682, 67
l	Division No. 2	836	175, 577, 780. 00	105, 611, 247. 51	281, 189, 027. 51	21, 831, 343. 98
16 17 18 19 20 21 22	Delaware Maryland Baltimore District of Columbia Washington Virginia West Virginia	18 46 22 1 12 37 30	2, 133, 985, 00 3, 811, 700, 00 13, 243, 260, 00 252, 000, 00 2, 575, 000, 00 4, 846, 300, 00 3, 061, 000, 00	978, 900, 00 1, 458, 100, 00 4, 646, 850, 00 100, 000, 00 1, 357, 000, 00 2, 861, 250, 00 930, 588, 22	3, 112, 885, 00 5, 269, 800, 00 17, 890, 110, 00 352, 000, 00 3, 932, 000, 00 7, 707, 550, 00 3, 991, 588, 22	198, 522, 56 391, 953, 12 969, 804, 46 24, 791, 77 265, 364, 03 580, 480, 29 320, 188, 87
23 24 25 26 27 28 29 30 31 32 33 34 35 36	Division No. 3. North Carolina South Carolina Georgia Savannah Florida Alabama Mississippi Louisiana New Orleans Texas Arkansas Kentucky Louisville Tennessee	26 14 27 2 19	29, 923, 245. 00 2, 776, 000. 00 1, 748. 000. 00 3, 066, 000. 00 750, 000. 00 1, 485, 000. 00 955, 000. 00 96, 000. 00 21, 980, 000. 00 21, 980, 000. 00 1, 050, 000. 00 9, 557, 900. 00 8, 725, 000. 00 8, 725, 000. 00	12, 332, 688. 22 753, 204. 71 776, 103. 75 779, 271. 55 261, 500. 00 388, 700. 00 602, 877. 62 415, 012. 98 314, 000. 00 2, 359, 211. 59 5, 050, 513. 76 380, 428. 00 2, 566, 999. 44 713, 400. 00 1, 896, 970. 93	42, 255, 933, 22 3, 529, 204, 71 2, 524, 103, 75 3, 845, 271, 55 1, 011, 500, 00 4, 206, 877, 62 1, 370, 012, 98 1, 074, 000, 00 5, 359, 211, 59 27, 030, 513, 76 1, 430, 428, 00 12, 124, 899, 44 4, 314, 900, 00 10, 621, 979, 93	2,751,105.10 254,005.29 206,512.87 300,485.62 61,719.92 268,012.35 270,724.22 108,791.51 96,398.54 540,505.44 2,547,105.17 118,712.93 808,287.69 291,070.03 1,148,687.93
	Division No. 4	493	62, 998, 400. 00	17, 318, 203. 33	80, 316, 603. 33	7, 021, 109. 51

DIVIDENDS OF NATIONAL BANKS IN THE UNITED STATES. TO MARCH 1, 1895.

Char	ged off.				Ratios.	-	
Losses and premiums.	Expenses and taxes.	Net earnings.	Dividends.	Net earn- ings to capital and surplus.	Dividends to capital and sur- plus.	Dividends to capital.	
\$160, 660, 67 220, 555, 95 65, 441, 08 769, 095, 41 590, 189, 58 385, 348, 24 340, 605, 94	\$225, 944, 62 171, 111, 31 180, 929, 35 1, 476, 701, 47 1, 474, 780, 14 282, 813, 60 476, 737, 46	\$419, 430. 76 118, 658. 68 237, 509. 34 1, 043, 542. 60 1, 101, 652. 79 366, 876. 36 831, 387. 99	\$380, 025, 00 189, 400, 00 226, 250, 00 1, 446, 938, 87 1, 291, 236, 00 543, 555, 25 798, 414, 50	Per cent. 3. 04 1. 61 2. 75 1. 72 1. 64 1. 46 2. 73	Per cent. 2. 78 2. 56 2. 62 2. 38 1. 92 2. 16 2. 62	Per cent. 3. 43 3. 17 3. 23 3. 17 2. 47 2. 72 3. 50	1 2 3 4 5 6 7
2, 531, 896. 87	4, 289, 017. 95	4, 119, 058. 52	4, 875, 819. 62	1. 93	2. 29	2. 95	
750, 542. 82 1, 876, 497. 11 39, 484. 64 65, 514. 67 234, 060. 98 683, 168. 75 441, 338. 86 97, 628. 40	1,599, 981. 06 4,633,525. 65 169, 927. 45 130, 023. 99 710, 340. 48 1,374, 126. 06 1,076,545. 94 509, 324. 94	1, 233, 781. 94 1, 743, 065. 64 98, 444. 59 103, 458. 03 845, 996. 68 1, 934, 614. 56 803, 221. 41 676, 729. 33	1, 220, 428. 97 2, 305, 090, 42 84, 413. 08 91, 860. 00 658, 707. 00 1, 390, 801. 10 1, 029, 450. 00 437, 500. 00	2. 74 1. 88 3. 34 2. 96 3. 78 3. 32 2. 17 3. 46	2. 71 2. 49 2. 86 2. 63 2. 94 2. 38 2. 78 2. 24	3. 64 4. 54 5. 45 6. 79 4. 49 3. 52 4. 56 3. 74	8 9 10 11 12 13 14 15
4, 188, 236, 23	10, 203, 795, 57	7, 439, 312. 18	7, 218, 250. 57	2. 65	2. 57	4. 11	
36, 375, 21 43, 039, 97 121, 505, 40 17, 913, 73 63, 873, 31 18, 901, 54	68, 225. 92 194, 274. 07 353, 281. 90 9, 870. 72 132, 322. 26 263, 431. 53 124, 585. 87	93, 921, 43 154, 639, 08 495, 017, 16 14, 921, 05 115, 128, 04 253, 175, 45 176, 701, 46	93, 702, 82 127, 680, 82 443, 504, 80 10, 080, 00 76, 500, 00 180, 565, 00 212, 040, 00	3. 02 2. 93 2. 77 4. 24 2. 93 3. 28 4. 43	3. 01 2. 42 2. 48 2. 86 1. 95 2. 34 5. 31	4, 39 3, 35 3, 35 4, 00 2, 97 3, 73 6, 93	16 17 18 19 20 21 22
301, 609. 16	1, 145, 992. 27	1, 303, 503. 67	1, 144, 073. 44	3.08	2. 71	3. 82	
34, 107. 43 82, 803. 59 42, 969. 74 11, 575. 25 23, 986. 01 57, 744. 77 20, 229. 98 2, 842. 78 74, 060. 50 538, 883. 05 14, 443. 41 169, 612. 01 24, 932. 58 631, 877. 10	115, 899, 39 109, 747, 75 162, 820, 10 27, 483, 91 132, 898, 63, 502, 07 48, 637, 85 251, 517, 92 1, 067, 743, 66 44, 445, 09 309, 600, 06 122, 698, 66 319, 858, 73	104, 088, 47 13, 961, 53 94, 695, 78 22, 660, 76 111, 127, 69 61, 830, 63 26, 059, 46 44, 917, 91 214, 927, 02 940, 478, 46 59, 424, 43 329, 075, 62 143, 438, 99 196, 982, 10	98, 000, 00 140, 805, 00 99, 240, 00 23, 750, 00 55, 750, 00 45, 800, 00 37, 300, 00 123, 000, 00 1, 385, 800, 00 5, 200, 60 367, 485, 00 94, 045, 00	2. 95 0. 55 2. 46 2. 24 5. 93 1. 47 1. 90 4. 18 4. 01 3. 48 4. 15 2. 71 3. 32 1. 85	2. 78 5. 58 2. 58 2. 35 2. 98 3. 68 3. 34 2. 30 5. 13 3. 64 3. 03 2. 18	3.53 8.06 3.24 3.75 4.37 4.80 4.91 4.10 6.30 3.84 2.61 2.77	23 24 25 26 27 28 29 30 31 32 33 34 85

2, 919, 215. 00

2. 94

3.63

4. 63

CUR, PT 1-27

2, 927, 402, 46

2, 363, 638. 85

1, 730, 068. 20

No. 63.—Abstract of Reports of Earnings and Dividends

FROM SEPTEMBER 1, 1894,

	States, reserve cities, and Territories.	Num- ber of banks.	Capital stock.	Surplus.	Capital and surplus.	Gross carn- ings.
					water or insignify on Absorbed to improve their	
37	Ohio	221	\$27, 484, 420, 00	\$7, 968, 690. 12	\$35, 453, 110. 12	\$2, 771, 369, 22
38	Cincinnati Cleveland	13 11	8, 400, 000, 00 9, 050, 000, 00	2, 790, 000, 00 1, 937, 000, 00	11, 190, 000, 00 10, 987, 000, 00	907, 334, 70 637, 482, 83
39 10	Indiana	114	13, 711, 000. 00	4, 739, 722, 49	18, 450, 722. 49	1, 529, 834, 53
ŭ	Illinois	195	17, 541, 000, 00	6, 548, 920. 11	24, 089, 920. 11	1, 889, 748. 05
12	Chicago	21	20, 900, 600. 00	11, 413, 521, 13	32, 313, 521. 13	2, 615, 445. 15
13	Michigan	90 6	10, 034, 000, 00 3, 600, 000, 00	2, 973, 027, 01 588, 000, 00	13, 007, 027, 01 4, 188, 000, 00	1, 067, 559. 00 524, 168, 30
14 15	Detroit Wisconsin	78	7, 545, 000. 00	2, 020, 988. 81	9, 565, 988, 81	807, 130. 10
46	Milwaukee	5	3, 150, 000. 00	358, 000. 00	3, 508, 000. 00	412, 429. 63
	Division No. 5	754	121, 415, 420, 00	41, 337, 869. 67	162, 753, 289. 67	13, 162, 501. 63
17	Iowa	165	13, 070, 000, 00	2, 831, 972, 42	15, 901, 972, 42	1. 314, 201, 59
18	Des Moines	4	800, 000. 00	186, 000. 00	986, 000, 00	88, 233, 19
19	Minnesota	66	6, 045, 000. 00	996, 059, 27	7, 041, 059. 27	602, 296, 95
50	St. Paul	5	3, 800, 000, 00	1, 206, 000. 00	5, 006, 000. 00	348, 617. 02
51	Minneapolis Missouri	8 49	5, 700, 000, 00 3, 740, 000, 00	385, 500. 00 743, 641. 57	6, 085, 500. 00 4, 483, 641. 57	902, 584, 10 348, 080, 88
3	St. Louis	9	9, 700, 000, 00	2, 106, 500. 00	11, 806, 500, 00	931, 253. 3
54	Kansas City	9	4, 800, 000, 00	563, 000, 00	5, 363, 000, 00	600, 433, 0
55	St. Joseph	3	1, 100, 000, 00	140,000.00	1, 240, 600, 00	129, 321, 6
56	Kansas	125	10, 377, 100, 00	1, 529, 477. 31	11, 906, 577. 31	1, 073, 673. 0
57 58	Nebraska Lincoln	109 4	6, 940, 000, 00 1, 000, 000, 00	1, 381, 246, 30 143, 000, 00	8, 321, 246, 30 1, 143, 000, 00	698, 949. 2 87, 345. 7
59	Omaha	9	4, 150, 000. 00	395, 000. 00	4, 545, 000.00	435, 554. 1
	Division No.6	565	71, 222, 100. 00	12, 607, 396. 87	83, 829, 496, 87	7, 560, 543. 9
30	Colorado	48	6, 587, 000. 00	1, 764, 058. 75	8, 351, 058. 75	1, 010, 186. 2
31	Nevada	2	282, 000, 00	128, 000, 00	410, 000, 00	37, 351, 7
32	California	30	5, 225, 000, 00	1, 152, 900, 60	6, 377, 900, 00	617, 561. 6
33 34	San Francisco Oregon	$\frac{2}{35}$	2, 500, 000, 00 3, 620, 000, 00	1, 275, 000, 00 624, 850, 52	3, 775, 000. 00 4, 244, 850. 52	298, 691. 6 362, 118. 4
55	Arizona	5	400, 000. 00	40, 350. 00	440, 350. 00	54, 602. 5
	Division No.7	122	18, 614, 000. 00	4, 985, 159. 27	23, 599, 159. 27	2, 380, 512. 40
36	North Dakota	32	2, 190, 000, 00	411, 450, 00	2, 601, 450.00	285, 388. 7
67	South Dakota	33	2, 085, 000, 00	480, 900. 00	2, 565, 900. 00	217, 855. 6
68 69	Idaho Montana	$\frac{12}{26}$	775, 600. 00 3, 900, 000. 00	253, 852. 40 577, 594. 95	1, 028, 852. 40 4, 477, 594, 95	111, 109, 9 698, 436, 7
70 70	New Mexico	9	650, 000, 00	170, 100, 00	820, 100, 00	106, 543, 5
71	Oklahoma	6	300, 000, 00	22,700.00	322, 700. 00	41, 796. 4
72	Indian Territory	6	360, 000. 00	85, 750. 00	445, 750, 00	63, 048. 8
73 74	Utah Wyoming	$\begin{array}{c c} & 11 \\ & 12 \end{array}$	2, 000, 000, 00 1, 200, 000, 00	748, 450. 00 123, 950. 00	2, 748, 450. 00 1, 323, 950. 00	195, 967, 18 94, 347, 8
75	Washington	53	5, 755, 000. 00	1, 207, 400.00	6, 962, 400. 00	491, 233. 9
	Division No. 8	200	19, 215, 000. 00	4, 082, 147, 35	23, 297, 147. 35	2, 304, 828. 80
	United States	3,729	663, 971, 565, 00	246, 552, 149, 67	910, 523, 714. 67	

OF NATIONAL BANKS IN THE UNITED STATES-Continued.

TO MARCH 1, 1895-Continued.

\$663, 920, 83 161, 534, 57 26, 277, 95 199, 851, 37 491, 799, 62 198, 752, 92 30, 266, 55	Expenses and taxes. \$1, 132, 116, 32 398, 435, 78 300, 781, 12	Net earnings.	Dividends.	Net carnings to capital and surplus.	Dividends to capital and sur- plus.	Dividends to capital.	
151, 534, 57 26, 277, 95 199, 851, 37 299, 856, 31 491, 799, 62 198, 752, 92	398, 435, 78 300, 781, 12	\$975, 332, 07			Pras.		
151, 534, 57 26, 277, 95 199, 851, 37 299, 856, 31 491, 799, 62 198, 752, 92	398, 435, 78 300, 781, 12	\$975, 332, 07		Per cent.	Per cent.	Per cent.	
26, 277. 95 199, 851. 37 299, 856. 31 491, 799. 62 198, 752. 92	300, 781. 12		\$867, 453. 11	2.75	2.45	3. 15	37
199, 851, 37 299, 856, 31 491, 799, 62 198, 752, 92	300, 781. 12	357, 364, 35	317, 500. 00	3. 19	2.84	3.78	3
299, 856, 31 491, 799, 62 198, 752, 92		310, 423, 76	246, 500, 00	2.83	2. 24	2.72	3
491, 799, 62 198, 752, 92	642, 959, 67	687, 023. 49	626, 736, 63	3.72	3.40	4,57	4
198,752.92	783, 459, 85	806, 431. 89	732, 128. 10	3. 35	3.04	4.17	4
	1, 234, 478. 04	889, 167. 49	778, 500. 00	2.75	2.41	3.72	4
30 966 55	475, 312, 37	393, 493. 77	395, 557. 19	3. 03	3.04	3.94	4
	331, 969, 01	161, 932, 80	131, 000. 00	3.87	3. 13	3.64	4
101, 915. 90	383, 062. 16	322, 152. 04	383, 563. 00	3.37	3.54	4.49	4
19, 035. 64	187, 289. 54	206, 104. 45	239, 000, 00	5.88	6.81	7.58	4
183, 211. 66	5, 869, 863, 86	5, 109, 426. 11	4,717,938.03	3.15	2.90	3.89	
168, 204, 82	607, 621. 44	538, 375, 33	540, 100, 00	3.39	3.40	4.13	4
22, 467. 55	39, 164. 54	26, 601. 10	23, 000, 00	2.70	2.33	2.88	4
132 459, 28	244, 325. 50	225, 512. 17	210, 100. 00	3. 20	2.98	3.48	4
90, 523. 13	135, 518. 35	122, 575. 54	149, 000. 00	2.45	2.98	3, 92	5
789, 608. 27	177, 909. 26	64,933.37	86, 000. 00	1.07	1.41	1.51	5
62,300.52	169, 309. 21	116, 471. 15	134, 291. 25	2, 60	3.00	3, 59	5
171, 776. 78	530, 526, 82	228, 949. 71	238, 500. 00	1.94	2.02	2, 46	5
91,321.37	298, 143, 69	210, 967. 94	164, 000. 00	3.93	3.06	3.42	5
51, 132. 07	66, 548. 78	11, 640. 83		0.94	0.00	0.00	5
252, 945, 75	519, 447. 34	301, 279. 95	272, 110. 67	2.53	2. 29	2, 62	5
165, 366. 61	345, 003. 90	188, 578. 70	178, 150. 51	2. 27	2.14	2.57	5
23,652.02	55, 362, 55	8, 331. 20	5, 000. 00	0.73	0.87	0.50	5
65, 342. 44	282, 609. 06	87, 602. 60	67, 500. 00	1.93	1.49	1.63	59
2, 087, 100. 61	3, 471, 490. 44	2, 001, 952. 85	2, 067, 752. 43	2. 39	2.47	2.90	
259, 065, 37	517, 849, 23	233, 271. 69	291, 010. 00	2.79	3.48	4.42	6
3, 733. 46	20, 273, 71	13, 344. 61	12, 000. 00	3. 25	2, 93 2, 45	4. 26	6
207, 274. 84	200, 745. 00	209, 541. 81	156, 125. 00	3, 27	2.45	3.00	6
70, 169, 81	66, 748, 99	161, 772. 88	115, 000. 00	4. 29	3.05	4.60	6
168, 521, 67	151, 130. 01	42, 466. 79	138, 400. 00	1.00	3, 26	3.82	6
3, 261. 27	24, 518. 19	26, 823. 13	11, 500. 00	6. 09	2. 60	2.87	6
712, 026. 42	981, 265. 13	687, 220, 91	724, 035. 00	2. 91	3. 07	3.90	
42, 599. 30	123, 123, 55	119, 665. 88	138, 500, 00	4.60	5. 32	6, 32	6
47, 087. 08	131, 324, 69	39, 443, 91	31, 250, 00 35, 250, 00	1.54	1. 22	1.50	6
26, 129, 01	71, 689, 08	13, 291. 85	35, 250, 00	1. 29	3.43	4.55	6
187, 637, 24	477, 822. 42	32, 977, 09	104, 750. 00	0.74	2.34	2. 69	6
32, 853. 69	49, 892, 50	23, 797, 35	24, 500. 00	2.90	2. 99	3.77	7
6, 460. 20	19, 250, 88	16, 085, 37	6, 000. 00	4.98	1.86	2.00	7
5, 654. 34	19, 505, 67	37, 888, 81	14, 500. 00	8.50	3.25	4.03	7
54, 015, 91	103, 283, 74 64, 939, 79	37, 767. 53 11,508.91	58, 500. 00	1.12	1.37	2.93	7
40, 916, 93 181, 023, 41	64, 939, 79 275, 846, 91	31,363,64	18, 800, 00 51, 500, 00	0.87 0.49	$1.42 \\ 0.74$	1. 57 0. 89	7:
824, 377. 11	1, 336, 679, 23	343, 772. 52	483, 550. 00	2. 33	2.08	2.46	
4, 358, 526, 26	30, 225, 506, 91	23, 367, 885. 61	24, 150, 634. 09	2.57	2. 65	3.64	

NOTE.—Figures in bold-faced type signify loss.

No. 63.—Abstract of Reports of Earnings and Dividends

FROM MARCH 1, 1895,

	States, reserve cities, and Territories.	Num- ber of banks	Capital stock.	Surplus.	Capital and surplus.	Gross earn- ings.
1 2 3 4 5 6 7	Maine		\$11, 145, 000, 00 5, 880, 000, 00 7, 010, 000, 00 44, 942, 500, 00 52, 250, 000, 00 19, 537, 050, 00 22, 691, 070, 00	\$2, 630, 205, 12 1, 389, 192, 41 1, 595, 905, 19 14, 989, 120, 16 14, 713, 852, 73 5, 117, 660, 40 7, 762, 403, 99	\$13, 775, 205. 12 7, 269, 192. 41 8, 605, 905. 19 59, 931, 620. 16 66, 963, 852. 73 24, 654, 710. 40 30, 453, 473. 99	\$813, 385, 12 507, 795, 83 512, 764, 89 3, 414, 998, 09 3, 203, 214, 98 1, 028, 760, 84 1, 564, 613, 87
	Division No. 1	589	163, 455, 620. 00	48, 198, 340. 00	211, 653, 960. 00	11, 045, 533, 62
8 9 10 11 12 13 14 15	New York	275 49 6 5 101 334 41 29	32, 134, 040, 00 50, 750, 000, 00 1, 550, 000, 00 1, 352, 000, 00 14, 578, 350, 00 39, 593, 390, 00 22, 565, 000, 00 11, 900, 000, 00	11, 381, 559. 74 41, 941, 253. 46 1, 402, 500. 00 2, 150, 000, 00 7, 875, 023. 41 19, 279, 526. 11 14, 538, 000. 00 8, 967, 068. 18	43, 515, 599. 74 92, 691, 253. 46 2, 952, 500. 00 3, 502, 000. 00 22, 453, 373. 41 58, 872. 916. 11 37, 103, 000. 00 20, 867, 068. 18	3, 453, 228. 12 8, 663, 267. 12 259, 318. 82 282, 637. 22 1, 895, 226. 72 4, 080, 813. 55 2, 402, 892. 33 1, 378, 199. 26
	Division No. 2	840	174, 422, 780. 00	107, 534, 930 90	281, 957, 710. 90	22, 415, 583. 14
16 17 18 19 20 21 22	Delaware. Maryland Baltimore District of Columbia Washington Virginia West Virginia	18 46 22 1 12 37 30	2, 133, 985, 00 3, 811, 700, 00 13, 243, 260, 00 252, 000, 00 2, 575, 000, 00 4, 796, 300, 00 3, 261, 000, 00	982, 400, 00 1, 537, 770, 00 4, 662, 750, 00 100, 000, 00 1, 373, 000, 00 2, 846, 217, 00 799, 417, 36	3,116,385,00 5,349,470,00 17,906,010,00 352,000,00 3,948,000,00 7,642,517,00 4,060,417,36	198, 992. 41 384, 030. 33 92, 958. 20 26, 028. 22 272, 067. 55 589, 363. 40 291, 138. 64
	Division No.3	166	30, 073, 245. 00	12, 301, 554. 36	42, 374, 799. 36	2, 754, 578. 75
23 24 25 26 27 28 29 30 31 32 33 34 35 36	North Carolina. South Carolina. Georgia Savannab Florida Alabama Mississippi Louisiana New Orleans Texas Arkansas Kentucky. Louisville Tennessee.	217 8 70	2, 676, 000. 00 1, 748, 000. 00 2, 766, 000. 00 750, 000. 00 1, 435, 000. 00 855, 000. 00 2, 900. 000. 00 21, 305, 000. 00 1, 120, 000. 00 3, 601, 500. 00 3, 325, 000. 00	765, 423. 32 777, 103, 750, 00 225, 000, 00 379, 400, 00 553, 457, 62 390, 270, 000, 00 227, 000, 00 2, 413, 500, 00 4, 981, 926, 52 281, 928, 00 2, 578, 845, 06 720, 900, 00 1, 933, 925, 36	3, 441, 423. 32 2, 525, 103. 75 3, 593, 750. 00 975, 000. 00 1, 814, 400. 00 3, 997, 457. 62 1, 245, 270. 00 26, 286, 926. 52 1, 401, 928. 00 12, 161, 745. 06 4, 322, 400. 00 10, 258, 925. 36	373, 083, 82 236, 574, 07 355, 096, 81 58, 877, 68 297, 901, 06 327, 885, 83 120, 670, 22 110, 487, 11 758, 242, 41 2, 556, 919, 81 109, 628, 87 843, 399, 92 285, 231, 39 801, 017, 12
	Division No. 4	492	61, 268, 400, 00	17, 156, 429, 63	78, 424, 829. 63	7, 234, 966. 12

OF NATIONAL BANKS IN THE UNITED STATES-Continued.

TO SEPTEMBER 1, 1895.

Char	ged off.			Ratios.			
Losses and premiums.	Expenses and taxes.	Net earnings.	Dividends.	Net earn- ings to capital and surplus.	Dividends to capital and sur- plus.	Dividends to capital.	
\$177, 617, 19 237, 300, 04 95, 045, 64 769, 540, 22 701, 021, 14 214, 227, 83 262, 256, 68	\$231, 569, 51 171, 671, 85 177, 155, 60 1, 284, 842, 94 1, 528, 970, 85 276, 106, 26 480, 323, 15	\$404, 198. 42 98, 823. 94 240, 563. 65 1, 360, 614. 93 973, 222. 99 538, 426. 81 822, 034. 04	\$380, 305, 00 186, 900, 00 229, 450, 00 1, 361, 207, 50 1, 258, 000, 00 535, 205, 50 770, 998, 50	Per cent. 2. 93 1. 36 2. 80 2. 27 1. 45 2. 18 2. 70	Per cent. 2. 76 2. 57 2. 67 2. 27 1. 88 2. 17 2. 53	Per cent. 3. 41 3. 18 3. 27 3. 03 2. 41 2. 74 3. 40	1 2 3 4 5 6 7
2, 457, 008. 74	4, 150, 640. 10	4, 437, 881. 78	4, 722, 066, 50	2.10	2, 23	2. 89	ļ
883, 994, 39 1, 476, 275, 41 10, 602, 13 54, 028, 34 411, 332, 90 931, 744, 45 238, 408, 30 149, 365, 14	1, 581, 623, 79 4, 141, 977, 73 139, 676, 52 111, 021, 23 677, 691, 10 1, 534, 874, 61 1, 108, 454, 81 586, 133, 29	987, 609. 94 2, 045, 013. 98 109, 040. 17 117, 587. 65 806, 202. 72 1, 614, 194. 49 1, 056, 029. 22 642, 700. 83	1, 162, 617. 50 2, 355, 360. 00 58. 812. 13 93, 120. 00 666, 337. 00 1, 373, 400. 10 824, 050. 00 450, 500. 00	2. 27 3. 29 3. 69 3. 36 3. 59 2. 74 2. 85 3. 08	2. 67 2. 54 1. 99 2. 66 2. 97 2. 33 2. 22 2. 16	3. 62 4. 64 3. 79 6. 86 4. 57 3. 47 3. 65 3. 79	8 9 10 11 12 13 14 15
4, 155, 751.06	9, 881, 453. 08	8, 378, 379. 00	6, 984, 196. 73	2. 97	2.48	4.00	
13, 470, 23 46, 153, 82 114, 884, 17 27, 405, 43 51, 226, 81 44, 523, 97	64, 230, 11 174, 493, 12 412, 681, 42 11, 278, 15 141, 834, 79 292, 818, 19 112, 028, 29	121, 292, 07 163, 383, 39 465, 392, 61 14, 750, 07 102, 827, 33 245, 318, 40 134, 586, 38	89, 498, 72 124, 951, 00 472, 654, 80 10, 080, 00 79, 500, 00 181, 690, 00 106, 880, 00	3, 89 3, 05 2, 60 4, 19 2, 60 3, 21 3, 31	2. 87 2. 34 2. 64 2. 86 2. 01 2. 38 2. 63	4. 19 3. 28 3. 57 4. 00 3. 09 3. 79 3. 28	16 17 18 19 20 21 22
297, 664. 43	1, 209, 364. 07	1, 247, 550. 25	1, 065, 254. 52	2. 94	2. 51	3.54	
226, 018, 18 44, 329, 81 37, 004, 86 41, 556, 81 75, 605, 05 141, 786, 19 29, 649, 54 40, 515, 49 11, 135, 54 123, 869, 72 67, 119, 56 163, 461, 52	114, 543, 26 126, 383, 65 137, 329, 52 27, 114, 55 135, 668, 01 155, 966, 71 49, 507, 72 43, 895, 17 311, 071, 12 1, 031, 790, 10 51, 464, 76 279, 886, 12 129, 750, 22 367, 081, 22	32, 522, 38 65, 860, 686, 686, 686, 686, 686, 886, 68, 68,	86, 540, 00 76, 305, 00 95, 490, 00 23, 750, 00 48, 550, 00 26, 550, 00 213, 300, 00 113, 000, 00 133, 000, 00 133, 000, 00 259, 986, 00 269, 255, 00 91, 530, 00 234, 600, 00	0. 95 2. 61 5. 03 1.00 4. 77 0. 75 3. 33 3. 91 1. 09 4. 26 3. 35 3. 61 2. 04 2. 64	2. 51 3. 02 2. 66 2. 44 2. 67 2. 22 2. 13 2. 14 2. 13 2. 26 9. 40 3. 04 2. 12 2. 22	3. 23 4. 37 3. 45 3. 17 3. 38 2. 58 3. 11 3. 07 3. 90 2. 78 11. 87 3. 85 2. 54 2. 82	23 24 25 26 27 28 29 30 31 32 33 34 35 36
1,779,992.47	2, 961, 452. 13	2, 493, 521. 52	2,003,656.00	3, 18	0.26	3, 27	

No. 63.—Abstract of Reports of Earnings and Dividends

FROM MARCH 1, 1895,

	States, reserve cities, and Territories.	Num- ber of banks.	Capital stock.	Surplus.	Capital and surplus.	Gross earnings.
37	Ohio	222	\$27, 744, 420, 00	\$8, 068, 459, 70	\$35. 812, 879. 70	\$2,712,004.61
38 39	Cincinnati	13 11	8, 400, 000, 00 9, 050, 000, 00	2, 755, 000, 00 1, 980, 000, 00	11, 155, 000, 00 11, 030, 000, 00	894, 130, 82 656, 513, 39
40	Indiana	114	14, 422, 000. 00	4, 715, 383, 04	19, 137, 383. 04	1, 565, 689. 25
41	Illinois	196	17, 621, 000. 00	6, 477, 686, 24	24, 098, 686, 24	1, 983, 001. 55
42 43	Chicago	21 88	20, 900, 000. 00 9, 834, 000. 00	11, 479, 521, 13 2, 997, 018, 36	32, 379, 521, 13 12, 831, 018, 36	2, 639, 990. 22 1, 041, 401. 48
44	Detroit	6	3, 600, 000, 00	608, 000. 00	4, 208, 000. 00	547, 540, 75
45	Wisconsin	77	7, 505, 000. 00	1, 914, 845, 19	9, 419, 845. 19	802, 080, 88
46	Milwaukee	5	3, 250, 000. 00	376, 000. 00	3, 626, 000. 00	450, 026. 43
	Division No. 5	753	122, 326, 420. 00	41, 371, 913. 66	163, 698, 333. 66	13, 292, 379, 38
47	Iowa	163	12, 745, 000.00	2, 894, 883, 99	15, 639, 883. 99	1, 338, 820, 50
48	Des Moines	4	800, 000, 00	246, 000. 00	1, 046, 000. 00	79, 647. 21
49 50	Minnesota	66 5	6, 035, 000, 00 3, 800, 000, 00	1, 010, 561, 00 1, 055, 000, 00	7, 045, 561, 00 4, 855, 000, 00	561, 299, 70 273, 7 93, 25
51	Minneapolis	8	5, 200, 000, 00	399, 500, 00	5, 599, 500. 00	328, 446, 57
52	Missouri	48	3, 615, 000, 00	741, 537, 47	4, 356, 537. 47	343, 693, 82
53 54	St. Louis Kansas City	9	9, 700, 000, 00 3, 550, 000, 00	2, 109, 000, 00 571, 000, 00	11, 809, 000, 00 4, 121, 000, 00	946, 135. 68 465, 709. 93
55	St. Joseph	3	1, 100, 000, 00	140, 000. 00	1, 240, 000. 00	105, 398. 96
56	Kansas	123	9, 982, 100, 00	1, 530, 775, 60	11, 512, 875, 60	896, 421, 17
57	Nebraska	105	6, 640, 000, 00	1, 292, 146, 95	7, 932, 146, 95	670, 228. 22
58 59	Omaha Lincolu	4	4, 150, 000. 00 950, 000. 00	377, 000, 00 141, 813, 00	4, 527, 000. 00 1, 091, 813. 00	381, 743. 70 96, 703. 74
	Division No. 6	556	68, 267, 100, 00	12, 509, 218. 01	80, 776, 318. 01	6, 488, 042. 51
60	Colorado	46	6, 937, 000. 00	2, 076, 358. 10	9, 013, 358. 10	911, 286. 30
$\frac{61}{62}$	Nevada	29	282, 000, 00 5, 025, 000, 00	128, 000, 00 1, 060, 400, 00	410, 060, 00 6, 085, 400, 00	31, 459, 51 527, 881, 45
63	San Francisco	2	2, 500, 000, 00	1, 300, 000, 00	3, 800, 000, 00	246, 607, 15
64	Oregon	35	3, 620, 000, 00	647, 600, 52	4, 267, 600. 52	532, 400. 97
65	Arizona	5	400, 000. 00	41, 350. 00	441, 350. 00	51, 751. 13
	Division No. 7	119	18, 764, 000. 00	5, 253, 708. 62	24, 017, 708. 62	2, 301, 386. 57
66	North Dakota	32	2, 190, 000. 00	400, 283. 00	2, 590, 283, 00	190, 887. 36
67 68	South Dakota	33	2, 035, 000, 09 675, 000, 00	411, 900. 00 240, 574. 95	2, 446, 900. 00 915, 574. 95	182, 828, 10 97, 436, 72
69	Montana		4, 100, 000. 00	639, 317, 73	4, 739, 317. 73	645, 984. 66
70	New Mexico	8	650, 000, 00	145, 500.00	795, 500. 00	105, 100, 07
$\frac{71}{72}$	Oklahoma	6	300, 000, 00 360, 000, 00	32, 900. 00 97, 600. 00	332, 900. 00 457, 600. 00	45, 525. 78 49, 330. 14
73	Utah	11	2, 000, 000, 00	697, 750, 00	2, 697, 750, 00	167, 236, 53
$\frac{74}{75}$	Wyoming Washington	10 46	760, 000, 00 4, 955, 000, 00	114, 447, 76 1, 273, 485, 40	874, 447. 76 6, 228, 485. 40	88, 906. 81 401, 186, 11
. •	Division No. 8.	188	18, 025, 000. 00	4, 053, 758. 84	22, 078, 758. 84	1, 974, 422. 28
	Total United States .		656, 602, 565. 00	248, 379, 854, 02	904, 982, 419. 02	

OF NATIONAL BANKS IN THE UNITED STATES-Continued.

TO SEPTEMBER 1, 1895—Continued.

Ī	Charg	ged off.				Ratios.		
	Losses and premiums.	Expenses and taxes.	Net earnings.	Dividends.	Net earn- ings to capital and surplus.	Dividends to capital and sur- plus.	Dividends to capital.	
	\$437, 638. 40 256, 587. 80	\$1, 210, 191, 77 404, 132, 53	\$1, 064, 174, 44 233, 410, 49	\$861, 510. 75 325, 000. 00	Per cent. 2. 97 2. 09	Per cent. 2, 41 2, 91	Per cent. 3. 11 3. 87	37 38
	55, 469, 46 303, 922, 17 236, 175, 20 467, 095, 22	310, 768, 75 669, 129, 35 939, 188, 30 1, 261, 312, 47	290, 275. 18 592, 637. 73 807, 638. 05 911, 582. 53	276, 500. 00 552, 392. 50 731, 510. 00 726, 000. 00	2. 63 3. 10 3. 35 2. 82	2. 51 2. 89 3. 04 2. 24	3. 06 3. 83 4. 15 3. 47	39 40 41 42
	215, 584, 02 24, 996, 24 168, 317, 71	423, 005, 34 364, 970, 02 355, 368, 66	402, 812, 12 157, 574, 49 278, 394, 51	352, 275. 00 126, 000. 00 349, 375. 00	3. 14 3. 74 2. 96	2.75 2.99 3.71	3.58 3.50 4.66	43 44 45
	97, 635. 74 2, 263, 421. 96	252, 237. 45 6, 190, 304. 64	100, 153, 24 4, 838, 652, 78	76, 750. 00 4, 377, 313. 25	2.76	2. 12	2.36	46
ľ	157, 563, 09 26, 219, 71	636, 196, 70 41, 590, 52	545, 060. 71 11, 836. 98	451, 400, 09 22, 000, 00	3.49 1.13	2.89 2.10	3. 54 2. 75	47 48
	89, 469, 23 163, 030, 67 43, 997, 59	330, 633, 53 136, 312, 01 182, 970, 99	141, 196, 94 25,549,43 101, 477, 99	148, 350. 00 104, 000. 00 86, 000. 00	2.00 0.53 1.81	2. 10 2. 11 2. 14 1. 54	2. 46 2. 74 1. 65	49 50 51
1	36, 924, 38 140, 785, 07 99, 053, 74	158, 159, 62 444, 881, 75 247, 194, 37	148, 609. 82 360, 468. 86 119, 461. 82	122, 992, 00 233, 500, 00 104, 000, 00	3. 41 3. 05 2. 90	2. 82 1. 98 2. 52	3. 40 2. 41	52 53 54
	36, 914, 25 167, 096, 26	48, 565. 49 453, 344, 66	119, 401, 82 19, 919, 22 275, 980, 25 71, 476, 53	241 984 00	1.60 2.40	2. 10 2. 10 2. 06	2. 93 2. 42	55 56
	202, 270, 41 107, 117, 44 80, 909, 30	396, 481, 28 265, 427, 59 57, 063, 86	9, 198. 73 41,269.42	163, 771. 45 40, 000. 00	.90 .20 3.78	. 88	2.47 .96	57 58 59
	1, 351, 351. 14	3, 398, 822, 37	1, 737, 869. 00	1, 717, 997. 45	2. 15	2. 13	2.52	
	306, 327. 11 19, 016. 90 96, 480. 31 20, 769. 03	519, 099. 96 14, 458. 79 214, 188. 13 68, 293. 18	85, 859. 29 2,016.18 217, 213. 01 157, 544. 94	193, 010, 00 12, 000, 00 182, 625, 00 115, 000, 00	. 95 . 49 3. 57 4. 15	2. 14 2. 95 3. 00 3. 03	2.78 4.26 3.63 4.60	60 61 62 63
	276, 137, 19 3, 816, 21	152, 674. 10 24, 645. 59	103, 589, 68 23, 289, 33	95, 350, 00 10, 500, 00	2. 43 5. 28	2. 23 2. 38	2. 63 2. 63	64 65
-	722, 546. 75	993, 359. 75	585, 480. 07	608, 485. 00	2.44	2, 53	3.24	
	48, 094, 71 79, 220, 58 20, 976, 34	138, 652, 14 146, 583, 08 36, 660, 27	4, 140.51 42,975.56 39.800.11	26, 500. 00 27, 000. 00 25, 500. 00	1.76 4.35	1. 02 1. 10 2. 79	1. 21 1. 33 3. 78	66 67 68
	719, 436, 07 44, 033, 45 2, 726, 05 980, 85	205, 419, 61 52, 233, 67 22, 403, 02 19, 112, 51	278,871.02 8,832.95 20,396.71	37, 750, 00 32, 000, 00 65, 659, 23	5.88 1.11 6.13 6.39	.80 4.02 19.72 3.82	. 92 4, 92 21, 89 4, 86	69 70 71
	35, 921, 19 19, 228, 99 244, 996, 38	65, 427, 78 40, 083, 18 252, 898, 63	29, 236. 78 65, 887. 56 29, 594. 64 96,708.90	17, 500, 00 46, 000, 00 20, 150, 00 42, 000, 00	2. 44 3. 38 1.55	3.82 1.70 2.30 .67	4.86 2.30 2.65 .85	72 73 74 75
	1, 215, 614. 61	979, 473, 89	220,666.22	340, 059. 23	1.00	1.54	1.89	
	14, 243, 351. 16	29, 764, 870. 03	23, 498, 671. 18	21, 819, 028. 68	2.60	2.41	3. 32	

Note.—Figures in bold-faced type signify loss.

No. 61.—Ratios to Capital, and to Capital and Surplus, of the Earnings tory, from March 1, 1891,

	States, reserve cities,	Ratio of dividends to capital for six months ended- s, reserve cities, d Territories.										Rati to su	o of cap rplus	divid ital for	and six
i	and Territories.	Mar. 1, 1891.	Sept 1 1891.	Mar. 1, 1892.	Sept. 1, 1892	Mar. 1, 1893.	Sept. 1, 1893.	Mar. J. 1894.	Sept. 1, 1894.	Mar. 1, 1895.	Sept. 1, 1895.	Mar. 1, 1891.	Sept. 1, 1891.	Mar. 1, 1892.	Sept. 1, 1892.
1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 7 18 19 20 12 22 32 44 25 6	Maine New Hampshire Vermont Massachusetts Boston Rhode Island Connecticut New York Albany Brooklyn New Jorsey Pennsylvania Phitadelphia Pittsburg Delaware Maryland Baltimore District of Columbia Washington Virginia West Virginia North Carolina South Carolina Georgia Savannah	3.5589777944758677988405334.334.35060	P. ct. 3 8 3 5 5 3 0 0 2 2 8 1 3 2 7 3 9 7 4 4 8 8 3 5 7 4 4 8 8 3 5 5 3 9 9 3 4 8 8 3 5 6	P. ct 3.5 5 3.3 5 4 4 9 5 6 8 5 6 6 1 3 6 5 7 7 2 2 1 0 2 4 1 1 3 3 4 4 8 3 3 5 7 7 2 2 1 4 8 3 3 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2 1 4 8 3 3 5 7 2 1 4 5 7 2	P. ct. 6. 6. 3. 3. 5. 1. 7. 2. 3. 6. 4. 5. 0. 6. 4. 8. 7. 0. 8. 3. 3. 4. 2. 4. 2. 0. 2. 4. 2. 2. 4. 2. 2. 4. 2. 2. 4. 2. 2. 4. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	P. et. 8. 8. 7. 5. 4. 7. 6. 8. 8. 8. 9. 4. 8. 9.	P. ct. 3.7 3.4 1 3.2 2.8 9 3.7 6.8 6.8 6.8 6.3 8.4 4.2 2.8 9 4.2 2.8 4.2 2.8 4.2 2.8 4.2 2.7	P. 3.38.35.84.57.60.57.44.65.08.87.64.66.33.83.58.45.74.65.74.65.08.87.64.66.87.64.66.87.64.66.87.64.66.87.60.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.66.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.60.87.6	P. ct. 3. 6 3. 2 1 1 3. 1 2. 5 8 3. 3 9 4 4 3. 6 5 5 3. 4 4 3. 5 5 3. 7 4 4 8 4 4 4 3 4 4 3 4 4 3 4	P. 3. 3. 2. 2. 2. 5. 7. 5. 6. 5. 5. 6. 6. 4. 3. 5. 6. 6. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.	C. 3.3.3.4.7.4.5.6.8.9.6.5.7.8.2.3.6.0.1.8.3.2.4.5.2.4.5.2.4.5.2.4.5.3.4.3.3.4	P. ct. 2 4.49 6 2.24 8 9 8 2.26 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2.28 8 2	P. ct. 3. 0 3. 1 8 2. 3 2. 2 5 8 2. 2 6 8 2. 2 7 2. 3 3. 2 8 2. 6 6 2. 9 7 2. 6 1. 4 3. 0 8 2. 8	P. et. 8 2.8 2.5 2.1 2.8 3.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2	P. ct. 2.9 3.07 0.8 2.25 2.8 1 2.7 2.3 2.5 2.8 2.9 9 2.6 6 3.1 2.5
26789901233456678990412344564789955555555555555555555555555555555555	Florida Alabama Mississippi Louisiana New Orleans Texas Arkansas Kentucky Louisville Tennessee Ohio Cincinnati Cleveland Indiana Illinois Chicago Michigan Detroit Wisconsin Milwaukee Iowa Des Moines Minnesota St. Paul Minneapolis Missourt St. Louis Kansas City St Joseph Kansas Nebraska Omaha	4.6 8.3 8.7 8.2 8.2 8.2 8.2 8.2 8.2 8.2 8.2 8.2 8.2	4.3.3.4.1.3.4.1.3.6.8.2.2.3.8.8.4.5.1.4.5.5.6.6.4.3.3.3.2.3.6.4.3.3.3.2.3.6.4.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3	3 3 6 4 6 9 3 3 7 4 6 0 3 8 2 2 4 9 0 5 0 7 4 4 1 1 2 4 0 2 8 1 3 3 0 0 4 2 8	3.3.4.7.3.4.3.3.3.4.2.9.3.3.8.4.2.9.3.3.8.4.2.9.3.3.8.4.2.9.3.3.8.6.2.2.3.4.3.3.5.5.6.6.4.4.0.5.9.7.6.3.8.6.2.2.7.6.3.8.6.3.2.2.6.3.2.3.2.8.6.3.2.3.2.8.6.3.2.3.2.8.6.3.2.3.2.8.6.3.2.3.2.8.6.3.2.3.2.8.6.3.2.3.2.3.2.3.2.3.2.3.2.3.2.3.2.3.2.3	3.15 3.4.44 4.44 4.23 3.24 3.57 3.32 2.45 3.74 2.24 3.34 4.55 4.77 3.40 4.24 7.33 4.41 3.34 4.41 4.51 4.51 4.51 4.51 4.51 4.51 5.51 5	2.7 3.3 3.3 6.4 4.5 2.4 3.8 2.2 2.4 3.5 2.2 3.5 3.0 4.2 2.3 3.5 3.0 4.2 3.0 3.0 4.2 3.0 3.0 4.2 3.0 3.0 4.2 3.0 3.0 4.2 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0	3. 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	3.9 2.2 3.7 4.6 2.9 5.3 3.1 2.3 3.1 2.3 3.1 2.9 3.9 4.8 4.1 5.3 9.2 2.3 3.8 2.3 3.1 3.6 4.7 2.3 3.8 2.3 3.8 3.8 3.8 3.8 3.8 3.8 3.8 3.8 3.8 3	3.4.4.8.9.4.4.4.1.3.4.6.5.3.8.6.5.4.6.6.5.3.8.6.5.4.6.6.5.3.8.6.5.4.6.6.5.6.6.5.4.6.6.5.6.6.5.6.6.5.6.6.5.6.6.5.6.6.5.6.6.5.6.6.6.5.6.6.5.6.6.6.5.6.6.6.5.6.6.6.5.6.6.6.5.6.6.6.6.5.6.6.6.6.6.6.6.6.6.5.6	3.4.6.1.1.9.8.2.1.9.9.1.3.2.2.8.1.9.1.3.2.2.8.1.9.1.3.2.2.8.3.3.4.2.5.8.3.5.7.4.2.4.9.1.3.2.2.5.7.7.4.2.4.9.1.2.4.5.6.2.2.5.7.7.4.2.4.9.1.2.4.5.6.2.2.5.7.7.4.2.4.9.1.2.4.5.6.2.2.5.0.2.2.5.0.2.4.5.0.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	3.9 3.1 3.9 3.0 3.8 2.8 2.9 3.7 3.0 2.7 3.3 2.7 3.3 2.4 3.3 2.8 4.3 2.9 3.0 2.7 3.0 2.7 3.0 2.7 3.0 3.0 2.7 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0	3.6 2.7 3.0 2.7 2.2 2.8 3.2 2.8 3.0 2.2 3.8 3.0 2.9 3.5 2.9 3.5 2.9 3.5 2.9 3.5 2.9 3.5 2.9 3.5 2.9 3.0 3.5 2.9 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0 3.0	2.893.1559.1246.082.293.315.246.082.293.315.322.447.064.255.222.444.706.442.252.242.252.252.252.252.252.252.252	2.8 2.6 2.2 5.2 2.2 3.4 2.3 6.3 3.3 6.3 4.3 3.5 3.6 3.6 3.3 4.3 3.5 3.6 3.6 3.6 3.6 3.6 3.6 3.6 3.6 3.6 3.6
59 60 61 62 63 64 65 66 67 71 72 73 74	Lincoln Colorado Nevada California San Francisco Oregon Arizona North Dakota South Dakota Idaho Montana New Mexico Utah Washington Wyoming Oklahoma Indian Territory Average	5. 1 6. 0 4. 9 4. 0 4. 5 5. 0 2. 9 11. 2 3. 6 6. 3 2. 6 6. 0 2. 7 2. 2 1. 4	1. 6 4. 2 5. 0 4. 1 3. 3 6. 2 2. 4 7. 0 5. 3 3. 6 2. 5 5. 3	4.5 6.0 4.2 4.0 4.2 6.6 4.5 2.9 14.8 3.5 2.5 4.0 3.6	4.5 7.1 4.0 8.8 4.5 3.2 2.6 1.5 2.7 4.6 4.7 5.2 3.6 7.7 3.0	4.7 6.2 5.0 4.6 5.2 6.3 5.5 3.8 7.8 2.3 4.4 4.8 2.8 3.7 2.7	1. 7 6. 2 3. 1 4. 6 4. 4 2. 0 2. 5 1. 2 1. 1 3. 6 0. 6 3. 0 1. 8 1. 3 2. 8 2. 6	1. 3 6. 0 3. 2 4. 6 7. 7 3. 8 3. 1 1. 6 3. 0 1. 3 4. 4 4. 4 4. 4 3. 5 1. 5 1. 5 1. 3 4. 0	2.3 6.0 4.0 4.6 2.5 2.5 1.8 1.4 4.2 3.5 2.5 0.7 1.4 3.6 3.3	4. 4 4. 3 3. 0 4. 6 3. 8 2. 9 6. 3 1. 5 2. 7 3. 8 2. 9 0. 9 1. 6 2. 0 4. 0	2.8 4.3 8.6 4.6 2.6 2.6 1.2 1.3 3.8 0.9 4.9 2.3 0.8 2.7 21.9 4.9	4. 1 4. 4 4. 0 3. 0 3. 6 3. 9 4. 1 2. 3 7. 9 3. 1 5. 1 2. 0 4. 8 2. 3 2. 2 1. 4	3. 3 4. 4 3. 6 1. 2 3. 6 4. 3 3. 4 2. 4 2. 1 5. 8 2. 9 2. 2 2. 4 5. 1 2. 8	3. 6 4. 1 3. 3 3. 0 3. 6 5. 6 3. 8 2. 3 11. 0 3. 4 4. 7 3. 4 2. 8 2. 1 3. 8 3. 5 2. 8	3.6 4.9 3.2 2.9 7.3 3.8 2.6 2.0 1.1 2.3 3.5 4.3 3.1 7.1 2.9 2.7

and Dividends of National Banks in each State, Reserve City, and Territo September 1, 1895.

				capita hs end		Rati	io of e	arning	s to c		l and led—	surplu	s for a	six mo	nths
Mar. 1, 1893.	Sept. 1, 1893.	Mar. 1, 1894.	Sept. 1, 1894.	Mar. 1, 1895.	Sept. 1, 1895.	Mar. 1, 1891.	Sept. 1, 1891.	Mar. 1, 1892.	Sept. 1, 1892.	Mar. 1, 1893.	Sept. 1, 1893.	Mar. 1, 1894.	Sept. 1, 1894.	Mar. 1, 1895.	Sept. 1, 1895.
P. ct. 3.2.2.8.5.1.0.7.2.2.2.2.2.2.2.2.2.2.3.2.2.2.2.3.2.2.2.3.2.2.2.3.3.7.2.3.2.2.2.3.3.2.2.3.3.7.2.3.2.2.3.3.3.3	P. ct. 12.9 2.7 2.4 2.4 2.2 2.7 2.7 2.7 2.7 2.7 2.7 2.7 2.7 2.7	P. et. 2.97 2.35 2.59 2.31 2.66 2.31 2.60 2.00 2.00 2.00 2.00 2.00 2.00 2.00	P. ct. 2.96	P. ct. 86664926759694882044599338666	P. et. 22.67.3 22.57.5 22.5 22.5 22.5 22.5 22.5 22.5 2	P. ct. 4.52 4.53 3.17 4.20 5.35 5.45 5.45 3.45 5.71 6.7 4.55 71 6.7 6.7 6.5 6.7 6.7 6.7 6.7 6.5 6.7 6.	P. ct. 2.84 2.99 3.02 2.53 3.57 4.99 4.73 3.29 3.02 3.3.44.0 4.5.4 8.5.2 5.6 8.5	P. et. 2.14.2.5.5.8.4.9.6.6.0.3.7.8.1.2.5.5.8.4.9.3.6.6.3.7.8.1.2.5.5.6.6.7.9.2.4.3.2.5.5.6.3.2.4.3.2.5.5.6.2.2.4	P. et. 0 7 3. 15 4 2. 2 2 1 0 8 4 . 2 3 . 4 8 9 8 8 8 8 9 8 4 . 2 3 4 4 . 5 8 2 4 . 5 8 2 4 . 6 8 2	P. ct. 3. 0 4. 3. 4. 2. 2. 8 2. 6 8 3. 5. 4. 2. 4. 3. 3. 5. 0 4. 6 3. 8 4. 1. 4. 1. 9 4. 6 4. 0. 4 1. 9	P. ct. 3.28 2.96 5.46 5.11 44.6 1.11 3.86 6.62 9.87 5.44 2.96 3.45 1.75 1.75 1.75 1.75 1.75 1.75 1.75 1.7	P. ct. 5 8 1 2 3 9 6 5 3 3 4 4 4 9 3 3 3 2 1 7 9 8 4 4 1 2 2 1 3 3 4 4 2 2 3 3 3 2 2 2 1 2 2 2 2 3 3 3 3 3 3 3	P. ct. 2.9 2.41 2.1.1 2.2.2 2.80 2.75 3.55 3.39 2.77 3.55 3.77 3.57 4.16 3.77	P. ct. 3.06	P. ct. 9 4 1 2 2 3 3 7 4 6 7 8 1 9 1 6 2 6 2 3 3 9 6 0 0 2 5 5
22833292070997135585845467741605579	2.2 2.6 2.7 2.6 2.6 2.1 3.0 2.5 2.4 2.7 2.7 2.5 2.8 2.9 4.6 2.1 4.8 3.5 1.4 4.3 1.4 4.3 1.4 1.4 1.4 1.4 1.4 1.4 1.4 1.4 1.4 1.4	2.7 1.8 3.4 2.2 2.1 4.1 4.1 2.9 3.0 2.2 2.5 2.9 2.5 2.9 2.5 2.9 2.5 2.9 2.7 2.9 2.7 2.9 2.7 2.9 2.7 2.9 2.9 2.7 2.9 2.9 2.9 2.9 2.9 2.9 2.9 2.9 2.9 2.9	3.1 1.8 2.6 2.0 2.0 4.2 2.1 7 1.9 2.4 2.4 2.4 2.5 3.5 3.2 3.3 3.3 3.3 1.4 4.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9	3.3 3.07 3.3 5.1 5.1 6.3 9.2 2.2 3.4 2.2 2.3 3.0 3.1 5.6 8.3 9.3 9.3 9.3 9.3 9.3 9.3 9.3 9.3 9.3 9	2. 4 2. 7 2. 1 2. 1 2. 1 2. 3 3. 0 1 2. 3 3. 0 2. 2 3. 0 3. 0 4. 0 4. 0 4. 0 4. 0 5. 0 5. 0 5. 0 5. 0 5. 0 5. 0 5. 0 5	7.6 4.1 4.4 4.6 6.6 4.0 0.5.9 8.4 8.4 4.6 6.1 6.2 7.3 6.1 4.4 4.4 4.5 5.3 4.2 4.5 5.4 4.5 5.4 4.6 4.5 5.4 4.8 4.5 5.4 4.8 4.5 5.4 4.8	3.4 3.4 4.1 5.4 4.1 5.4 6.2 9.3 1.3 1.3 1.3 1.3 1.3 1.3 1.3 1	5.7 2.7 3.0 4.3 1.3 3.5.1 1.3 3.5.1 2.9 3.3 4.10 6.0 6.6 4.4 5.5 2.5 6.7 4.2 5.5 6.8 9.4 7.7 3.7 7.2 0.3 3.6 4.5 5.6 6.8 9.4 7.7 3.7 7.7 2.0 3.6 6.6 6.8 9.4 7.7 3.7 7.7 2.0 3.7 6.6 6.8 9.4 7.7 3.7 7.2 0.3 3.6 6.4 5.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5	6.1 4.4 6.5 8 4.3 3.4 4.3 5.5 1.4 4.7 7.5 3.2 6.4 3.5 1.2 6.6 3.1 4.7 5.3 2.6 6.2 6.2 6.2 6.2 6.2 6.2 6.2 6.2 6.2	6.7 1.8 3.3 5.2 4.1 4.1 3.2 4.6 4.7 5.1 4.5 5.1 4.6 5.1 5.4 4.6 6.0 9.8 9.8 9.8 9.8 9.8 9.8 9.8 9.8 9.8 9.8	3.3 3.0 5.5 6 4.0 6 3.4 4.1 4.1 4.5 5.5 6.1 3.1 6.6 6.2 3.6 4.3 3.6 6.3 3.1 6.3 3.6 6.3 5.3 6.3 6.3 6.3 6.3 6.3 6.3 6.3 6.3 6.3 6	3.9 0.4 8 2.9 9 3.5 5 2.7 8 8 3 6 0.5 5 2.5 8 8 3 6 0.5 1.1 2.6 8 3 4 4 0.5 1.1 2.6	4.1 2.2 3 3.6 6 8 2.8 8 3.7 7 2.8 8 1.0 0 2.7 2.8 8 1.2 2.4 4 2.3 3 3.2 1 3.1 1.6 6 4.1 1.1 1.6 6 2.7 7 2.4 7 2.7 7 2.7 7 2.7 7	2.2 9 1.9 2 4.0 3.5 1 2.7 3 1.8 8 2.8 2 2.8 7 3.4 4 2.8 3 3.9 4 3.5 9 3.5 9 3.5 9 3.6 9 3.7 3 3.6 9 3.7 3 3.7 3	1.0 4.8 8.3 9 3.1.1 1 4.3 4.6 0.6 2.6 6.3 1.1 1 4.3 4.4 2.8 1.3 7.0 8.8 8.5 1.2 0.5 8.3 1.4 1.2 0.5 1.
3.7 4.3 4.2 4.3 5.3 5.3 1.3 2.3 2.3 2.3 2.3 2.3	1. 1 1. 3 4. 3 2. 6 3. 2 3. 5 1. 8 2. 1 1. 0 0. 8 3. 1 0. 5 2. 2 1. 5 1. 1 2. 6	1.3 1.0 4.1 2.7 3.4 2.6 1.3 2.3 1.1 3.6 3.3 2.9 1.3 3.5	1.7 4.1 3.3 3.1 2.1 2.3 1.5 1.3 1.5 1.3 2.8 1.5 0.5 1.3 2.8 1.5 1.5 1.4	0.9 3.5 2.9 2.5 3.0 3.3 2.6 5.3 1.2 2.3 3.0 1.8 0.7 1.9 3.3	2. 1 2. 9 3. 0 2. 2 2. 4 1. 0 1. 1 2. 8 4. 0 1. 7 0. 7 2. 3 19. 7 3. 8	9. 3 4. 8 5. 5 5. 4 6. 3 5. 0 4. 5 11. 16 6. 3 6. 5 7. 8 1. 3 4. 6	6. 1 5. 6 5. 1 5. 1 6. 5 7. 6 4. 2 1. 4 7. 3 5. 5 4. 7 5. 8 4. 0	6. 0 5. 0 4. 6 5. 7 5. 2 8. 4 6. 8 3. 2 9. 6 6. 3 2. 2 5. 3 3. 0 6. 1 3. 8	4. 9 6. 0 4. 3 5. 4 6. 0 7. 0 3. 3 2. 3 7. 8 4. 5 4. 7 0. 5 11. 9 4. 9	5.5 6.2 1.9 5.3 6.3 10.9 6.7 4.2 9.7 4.6 3.9 5.1 2.0 9.8 7.3	4.6 4.8 5.0 4.2 5.0 4.8 4.7 2.4 3.1 8.0 5.7 5.1 3.3 9.4 10.5 5.3	0.5 2.7 4.8 1.6 3.5 4.3 5.1 1.6 0.9 2.4 7 3.5 1.7 1.7 1.0 9 5.9	1.9 2.1 3.8 2.2 4.5 1.9 4.3 0.4 1.2 4.6 10.8 1.2 2.1 2.5 7.6 5.8 2.4	1. 9 2. 8 3. 3 4. 3 4. 3 1. 0 6. 1 4. 6 1. 5 0. 7 2. 9 1. 1 0. 5 0. 8 5. 0 8. 5	3.8 1.0 0.5 3.6 4.1 2.4 5.3 0.2 1.8 4.3 5.9 1.1 2.4 6.4 2.6

No. 65.—Earnings and Dividends of the National Banks, Arranged by Geographical Divisions, for Semiannual Periods from September, 1886, to September, 1895.

							Ratios	
Geographical divisions.	No. of banks	Capital.	Surplus.	Dividends.	Net earn- ings.	Dividends to capital.	Dividends to capital and surplus.	Earnings to capital and surplus.
Sept., 1886, to Mar., 1887: New England States. Middle States. Southern States. Western States.	754 313	\$165, 252, 370 175, 873, 735 46, 213, 240 161, 016, 425	\$41, 897, 072 73, 445, 033 12, 463, 050 35, 926, 745	\$5, 318, 480 7, 574, 627 2, 143, 870 7, 111, 610	\$6, 176, 707 12, 072, 419 2, 646, 393 10, 803, 275	Pr. ct. 3. 2 4. 3 4. 6 4. 4	Pr. ct. 2. 6 3. 0 3. 6 3. 6	Pr. ct. 3. 0 4. 8 4. 5 5. 5
Total	2, 855	548, 355, 770	163, 731, 900	22, 148, 587	31, 698, 794	4.0	3.1	4.5
Mar., 1887, to Sept., 1887: New England States Middle States Southern States Western States	764 343	164, 837, 370 176, 635, 656 51, 515, 315 165, 556, 200	43, 118, 790 76, 574, 179 13, 247, 285 38, 314, 299	5, 355, 787 7, 357, 400 2, 137, 328 7, 153, 305	7, 224, 781 11, 360, 893 3, 268, 973 10, 953, 427	3, 2 4, 2 4, 1 4, 3	2.6 2.9 3.3 3.5	3. 5 4. 5 5. 0 5. 4
Total	2,942	558, 544, 541	171, 254, 553	22, 003, 820	32, 808, 074	3, 9	3.0	4.5
Sept., 1887, to Mar., 1888: New England States. Middle States. Southern States. Western States.	567 780 358 1,339	164, 405, 920 183, 382, 395 53, 124, 400 176, 224, 033	43, 459, 769 80, 679, 527 14, 258, 403 40, 999, 447	5, 426, 178 7, 346, 515 2, 298, 639 8, 017, 876	6, 187, 595 11, 201, 708 3, 257, 542 11, 954, 449	3, 3 4, 0 4, 3 4, 5	2. 6 2. 8 3. 4 3. 7	3. 0 4. 2 4. 8 5. 5
Total	3,044	577, 136, 748	179, 397, 147	23, 088, 607	32, 601, 294	4.0	3.0	4.3
Mar., 1888, to Sept., 1888: New England States. Middle States. Southern States. Western States.	793 369 1, 363	164, 649, 820 184, 220, 575 54, 802, 800 179, 865, 950	44, 197, 418 82, 998, 759 14, 844, 534 42, 376, 280	8, 338, 710	6, 739, 240 11, 544, 258 3, 105, 262 11, 370, 432	3. 2 4. 1 4. 0 4. 6	2.6 2.8 3.1 3.8	3. 2 4. 3 4. 4 5. 1
Total	3, 093	583, 529, 145	184, 416, 991	23, 443, 051	32, 759, 192	4.0	3.0	4.3
Sept., 1888, to Mar., 1889; New England States Middle States Southern States Western States	793 382	164, 506, 720 184, 628, 445 56, 974, 485 187, 144, 200	44, 904, 040 86, 496, 367 15, 715, 136 45, 391, 957	5, 508, 163 7, 379, 692 2, 357, 718 8, 045, 400	6, 932, 212 12, 241, 399 3, 497, 410 12, 438, 868	3.3 4.0 4.1 4.3	2. 6 2. 7 3. 2 3. 5	3.3 4.5 4.8 5.3
Total	3, 147	593, 253, 850	192, 507, 500	23, 290, 973	35, 109, 889	3.9	3.0	4.5
Mar., 1889, to Sept., 1889: New England States. Middle States. Southern States. Western States.	796 403	165, 101, 920 184, 195, 745 58, 905, 530 191, 247, 990	45, 476, 953 87, 936, 236 16, 387, 359 47, 328, 336	5, 307, 086 7, 636, 874 2, 365, 368 8, 016, 259	6, 920, 889 12, 060, 433 3, 818, 379 11, 708, 674	3. 2 4. 1 4. 0 4. 2	2 5 2.8 3.1 3.4	3.3 4.5 5.1 4.9
Total	3, 194	599, 451, 185	197, 128, 884	23, 325, 587	34, 508, 375	3.9	2.9	4.3
Sept., 1889, to Mar., 1890: New England States Middle States Southern States Western States	811 436	165, 631, 980 186, 198, 725 62, 949, 360 200, 625, 480	46, 157, 181 91, 010, 405 17, 141, 070 50, 237, 778	5, 520, 977 7, 629, 170 2, 861, 628 10, 237, 991	5, 606, 830 12, 208, 788 4, 229, 776 12, 203, 145	3, 3 4, 1 4, 5 5, 1	2. 6 2. 8 3. 6 4. 1	2. 6 4. 4 5. 3 5. 2
Total	3, 294	615, 405, 545	204, 546, 434	26, 249, 766	35, 248, 539	4.3	3. 2	4.3
Mar., 1890, to Sept., 1890: New England States Middle States Southern States Western States	834 475	165, 500, 920 188, 261, 155 68, 491, 105 212, 520, 566	46, 488, 598 94, 608, 921 18, 081, 496 52, 690, 124	5, 144, 588 7, 946, 301 2, 695, 210 9, 123, 018	6, 239, 358 12, 534, 630 4, 730, 666 13, 302, 370	3. 1 4. 2 3. 9 4. 3	2. 4 2. 8 3. 1 3. 4	2. 9 4. 4 5. 5 5. 0
Total	3, 412	634, 773, 746	211, 869, 139	24, 909, 117	36, 807, 024	3. 9	2.9	4.3
Sept., 1890, to Mar., 1891: New England States Middle States Southern States Western States	851 522 1,586	165, 525, 420 189, 215, 745 75, 175, 100 222, 670, 320	47, 263, 871 98, 565, 397 19, 232, 961 54, 368, 512	5, 530, 473 7, 720, 433 3, 026, 492 9, 491, 377	7, 275, 215 13, 189, 635 4, 842, 139 14, 838, 985	3. 3 4. 1 4. 0 4. 3	2. 6 2. 7 3. 2 3. 4	3. 4 4. 6 5. 1 5. 4
Total	3, 042	652, 586, 585	219, 430, 741	25, 768, 775	40, 145, 974	3.9	3.0	4.6

No. 65.—Earnings and Dividends of the National Banks, etc.—Continued.

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				ļ		1	Ratios	
Geographical divisions.	No. of banks	Capital,	Surplus.	Dividends.	Net earnings.	Dividends to capital.	Dividends to capital and surplus.	Earnings to capital and surplus.
Mar., 1891, to Sept., 1891:					1	Pr. ct.	Pr. ct.	Pr. ct.
New England States Middle States Southern States Western States	874 544	\$165, 392, 090 192, 973, 876 78, 244, 000 231, 019, 971	\$48, 053, 953 99, 692, 776 20, 344, 334 58, 011, 532	\$5, 231, 854 7, 911, 627 2, 778, 024 9, 104, 730	\$6, 512, 910 11, 475, 715 4, 299, 226 13, 329, 789	3. 2 4. 1 3. 6 3. 9	2. 4 2. 7 2. 8 3. 2	3. 0 3. 9 4. 4 4. 6
Total	3, 612	667, 629, 937	226, 102, 595	25, 026, 235	35, 617, 640	3.7	2.8	4.0
Sept., 1891, to Mar., 1892: New England States Middle States Southern States Western States	880	165, 668, 920 192, 303, 940 78, 227, 550 239, 155, 900	48, 438, 842 103, 561, 327 21, 026, 567 61, 650, 165	5, 292, 014 7, 463, 453 3, 350, 369 9, 441, 017	5, 422, 799 11, 764, 329 3, 412, 941 13, 763, 021	3. 2 3. 9 4. 3 3. 9	2. 5 2. 5 3. 4 3. 1	2. 5 3. 9 3. 4 4. 6
Total	3, 671	675, 356, 310	234, 676, 901	25, 546, 853	34, 363, 090	3.8	2.8	3.8
Mar., 1892, to Sept., 1892: New England States. Middle States. Southern States Western States.	882 570	165, 918, 920 182, 464, 745 79, 620, 155 241, 072, 830	48, 072, 364 105, 487, 995 21, 456, 227 62, 745, 279	4, 300, 264 8, 147, 702 3, 007, 204 9, 398, 600	5, 542, 293 10, 855, 644 3, 780, 308 12, 116, 679	2. 6 4. 2 3. 8 3. 9	2. 0 2. 7 2. 9 3. 1	2. 6 3. 6 3. 7 4. 0
Total	3,701	679, 076, 650	237, 761, 865	24, 853, 860	32, 294, 924	3.7	2. 7	3. 5
Sept., 1892, to Mar., 1893; New England States. Middle States Southern States Western States.	896 584 1, 686	166, 883, 920 193, 420, 145 80, 834, 940 245, 735, 370	49, 226, 403 109, 668, 414 21, 664, 386 65, 755, 235	5, 265, 294 8, 019, 584 3, 363, 815 9, 825, 517	6, 237, 163 12, 501, 582 3, 706, 154 13, 646, 809	3. 2 4. 1 4. 2 4. 0	2. 4 2. 6 3. 3 3. 2	2. 9 4. 1 3. 6 4. 4
Total	3,759	686, 874, 375	245, 714, 438	26, 474, 210	36, 091, 708	3.8	2.8	3.9
Mar., 1893, to Sept., 1893: New England States. Middle States Southern States Western States.	908 574	166, 483, 920 195, 020, 223 77, 023, 500 243, 282, 030	49, 330, 806 110, 921, 832 21, 638, 868 66, 231, 402	5, 225, 243 7, 740, 742 2, 443, 628 7, 749, 372	6, 093, 766 11, 925, 936 3, 654, 948 10, 984, 593	3. 1 4. 0 3. 2 3. 1	2.4 2.5 2.5 2.5 2.5	2. 8 3. 9 3. 7 3. 5
Total	3, 758	681, 809, 673	248, 122, 908	23, 158, 985	32, 659, 243	3.4	2. 5	3, 5
Sept., 1893, to Mar., 1894: New England States Middle States Southern States Western States	915	166, 827, 490 195, 161, 745 76, 606, 200 241, 854, 300	49, 039, 233 111, 083, 140 22, 615, 636 61, 604, 286	5, 017, 749 7, 939, 041 2, 857, 628 7, 416, 942	4, 527, 971 8, 982, 565 1, 924, 778 4, 327, 512	3, 0 4, 1 3, 7 3, 1	2. 3 2. 6 2. 9 2. 4	2. 1 2. 9 1. 9 1. 4
Total	3, 770	680, 449, 735	247, 342, 295	23, 231, 360	19, 762, 826	3.4	2.5	2. 1
Mar. 1894, to Sept., 1894: New England States. Middle States. Southern States Western States.	918	166, 713, 920 194, 706, 745 74, 636, 200 229, 396, 300	48, 710, 048 112, 138, 398 22, 453, 046 61, 358, 870	4, 929, 234 7, 575, 167 2, 382, 498 7, 215, 011	4, 414, 689 9, 193, 435 2, 757, 056 5, 827, 842	3. 0 3. 9 3. 2 3. 1	2.3 2.5 2.5 2.5 2.5	2, 0 3, 0 2, 8 2, 0
Total	3,741	665, 453, 165	244, 660, 362	22, 101, 910	22, 192, 422	3.3	2.4	2.4
Sept., 1894, to Mar., 1895: New England States. Middle States. Southern States Western States.	922	165, 005, 620 194, 766, 725 73, 732, 700 230, 466, 520	48, 277, 437 112, 695, 097 22, 567, 042 63, 012, 573	4, 875, 820 7, 883, 139 3, 398, 400 7, 993, 275	4, 119, 058 8, 182, 890 2, 923, 565 8, 142, 372	3. 0 4. 0 4. 6 3. 5	2. 3 2. 6 3. 5 2. 7	1. 9 2. 7 3. 0 2. 8
Total	3, 729	663, 971, 565	246, 552, 149	24, 150, 634	23, 367, 885	3.6	2.7	2. 6
Mar., 1895, to Sept., 1895: New England States. Middle States. Southern States. Western States.	572	163, 455, 620 193, 611, 725 72, 152, 700 227, 382, 520	48, 198, 340 114, 717, 851 22, 275, 064 63, 188, 599	4, 722, 067 7, 671, 301 2, 381, 806 7, 043, 854	4, 437, 885 9, 128, 447 2, 991, 003 6, 941, 336	2. 9 4. 0 3. 3 3. 1	2. 2 2. 5 2. 5 2. 4	2. 1 3. 0 3. 2 2. 4
Total	3,703	656, 6 02, 565	248, 379, 854	21, 819, 028	23, 498, 671	3.3	2.4	2.6
General average	3, 442	634, 458, 949	216, 866, 481	23, 921, 742	31, 751, 976	3.8	2.8	3.7

428 REPORT OF THE COMPTROLLER OF THE CURRENCY.

No. 66.—Number of National Banks, their Capital, Surplus, Dividends, Net Earnings, and Ratios, Yearly, 1870 to 1895.

		:					Ratios	
Year ended March 1—	No. of banks.	Capital.	Surplus.	Dividends.	Net earn- ings.	Dividends to capital.	Dividends to capital and surplus.	Net earnings to capital and surplus.
1870	1, 602 1, 721 1, 882 1, 961 1, 988 2, 061 2, 073 2, 045 2, 045 2, 045 2, 232 2, 218 2, 232 2, 2616 2, 686 2, 819 2, 993 3, 244 3, 477 3, 641 3, 730 3, 735	\$409, 008, 896 427, 008, 134 448, 346, 485 473, 097, 353 488, 805, 637 501, 087, 162 498, 568, 925 407, 305 467, 322, 946 455, 529, 963 459, 614, 485 501, 304, 720 520, 752, 720 520, 752, 720 575, 788 391, 497 607, 428, 365 671, 493, 123 682, 975, 136 684, 712, 365 528, 256, 187	\$84, 112, 029 93, 151, 510 98, 858, 917 109, 719, 615 120, 791, 853 134, 295, 621 131, 561, 621 123, 361, 407 117, 715, 634 140, 151, 152, 265, 141 135, 570, 518 143, 416, 518 143, 416, 518 143, 416, 518 143, 416, 518 143, 416, 518 143, 426, 298 150, 218, 207 160, 398, 339 175, 325, 850 188, 462, 245 200, 837, 659 188, 462, 245 201, 837, 659 1245, 606, 255	\$43, 246, 926 43, 285, 493 44, 985, 105 48, 653, 350 48, 653, 350 48, 653, 350 48, 963, 122 49, 129, 366 44, 367, 798 41, 099, 596 35, 500, 277 35, 523, 140 37, 167, 717 39, 415, 343 41, 181, 655 41, 476, 382 40, 609, 317 41, 553, 907 43, 295, 729 45, 092, 427 46, 734, 024 49, 575, 353 50, 677, 892 50, 573, 088 51, 328, 070 46, 390, 345 44, 428, 765 1, 155, 147, 903	\$58, 218, 118 54, 057, 047 54, 817, 850 62, 499, 369 62, 666, 120 59, 172, 818 51, 898, 138 40, 138, 194 32, 220, 724 28, 337, 553 38, 025, 984 48, 485, 271 56, 254, 141 52, 670, 569 55, 568, 978 45, 969, 221 49, 551, 961 59, 611, 513 65, 409, 368 67, 869, 081 69, 756, 914 76, 952, 998 69, 980, 730 68, 386, 632 52, 422, 069 45, 560, 309	10.5 10.10.0 10.3 9.0.1 19.8 8.6 6.7.6 8.2 2.7.8 9.7.9 9.7.5 6.8 6.9	Pr. ct. 8.83 8.24 7.99 7.78 6.12 6.44 6.11 6.11 6.11 5.65 5.00 6.5	Pr. ct. 11.8 10.4 10.2 11.8 10.4 10.2 10.3 9.5 5.6 6.9 9.5 8.8 7.8 6.7 7.8 6.5 0.0 10.8 10.8 10.8 10.8 10.8 10.8 10.8

No. 67.—National Banks which have gone into Voluntary Liquidation under the Provisions of Sections 5220 and 5221 of the Revised Statutes of the United States, with the Dates of Liquidation, the Amount of their Capital, Circulation Issued, Retired, and Outstanding October 31, 1895.

				•	
		1	:	Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Penn Yan, N.Y. †	Apr. 6, 1864		! 	 	
First National Bank, Norwich, Conn. Second National Bank, Ottumwa, Iowa t.	May 2, 1864				
Second National Bank, Ottumwa, Iowa†. Second National Bank, Canton, Ohio† First National Bank, Lansing, Mich.†	Oct. 3, 1864		'		
First National Bank, Lansing, Mich. †	Dec. 5, 1864 Sept. 19, 1864	#100 000	\$90,000	\$89,875	#10#
First National Bank, Columbia, Mo First National Bank, Carondelet, Mo	Mar. 15, 1865	\$100,000 30,000	25, 500	25, 403	\$125 97
First National Bank, Carondelet, Mo First National Bank, Utica, N. Y.*	June 9, 1865				
Pittston National Bank, Pittston, Pa Fourth National Bank, Indianapolis, Ind	Sept. 16, 1865 Nov. 30, 1865	200, 000 100, 000	100,000	99, 403	597
Berkshire National Bank, Adams, Mass.	Dec. 8, 1865	100,000	100,000		991
National Union Bank, Rochester, N. Y	Apr. 26, 1866	400,000	192, 500	191, 608	892
First National Bank, Leonardsville, N.Y.	July 11, 1866 Oct. 22, 1866	50, 000 100, 000	45, 000 85, 000	44, 430 83, 313	570 1,687
Farmers' National Bank, Richmond, Va Farmers' National Bank, Wankesha,			:		1,001
Wis	Nov. 25, 1866	100,000	90,000	89, 555	445
National Bank of Metropolis, Washington, D. C.	Nov. 28, 1866	200, 900	180,000	177, 169	2,831
First National Bank, Providence, Pa National State Bank, Dubuque, Iowa First National Bank of Newton, New-	Mar. 1, 1867 Mar. 9, 1867	200, 000 100, 000	90,000	88, 805	1, 195
National State Bank, Dubuque, Iowa	Mar. 9, 1867	150, 000	127, 000	125, 785	1, 215
tonville, Mass	Mar. 11, 1867	150,000	130, 600	128, 902	1,098
First National Bank, New Ulm, Minn	Apr. 18, 1867	60,000	54,000	53, 290	710
National Bank of Crawford County,	Amy 10 1007	200 000			
Meadville, Pa Kittanning National Bank, Kittanning,	Apr. 19, 1867	300, 000			
Pa. t	Apr. 29, 1867	200, 000			
City National Bank, Savannah, Ga	May 28, 1867	100,000 500,000	450, 000	444 990	5, 670
First National Bank, Kingston, N. Y	May 28, 1867 July 3, 1867 Sept. 26, 1867	200, 000	180,000	444, 330 177, 887	2, 113
Ohio National Bank, Cincinnati, Ohio First National Bank, Kingston, N. Y First National Bank, Bluffon, Ind	Dec. 5, 1867	50, 000 200, 000	45, 000 180, 000	44, 596	404
National Exchange Bank, Richmond, Va. First National Bank, Skaneateles, N. Y.	Dec. 21, 1867	200, 000 150, 000	180,000 135,000	179, 440 133, 883	560 1,117
First National Rank, Jackson, Miss	Dec. 26, 1867	100,000	45, 500	45, 320	180
First National Bank, Downingtown, Pa.	Jan. 14, 1868	100,000	90,000	89, 046	954
Armleton National Bank, Titusville, Pa	Jan. 15, 1868	100, 000 50, 000	86, 750 45, 000	85, 860 44, 380	890 620
First National Bank, Downingtown, Pa. First National Bank, Titusville, Pa. Appleton National Bank, Appleton, Wis. National Bank of Whitestown, N. Y.	Jan. 15, 1868 Jan. 21, 1868 Feb. 14, 1868	120, 000	45, 500	45, 268	232
First National Bank, New Brunswick,		700 000	00, 000	00.714	1 070
N. J. First National Bank, Cuyahoga Falls,	Feb. 26, 1868	100.000	90, 000	88, 744	1, 256
VIII	Mar. 4, 1868	50, 000	45,000	43, 782	1, 218
First National Bank, Cedarburg, Wis Commercial National Bank, Cincinnati,	Mar. 23, 1868	100, 000	90, 000	89,567	433
Ohio	Apr. 28, 1868	500,000	345, 950	344, 095	1, 855
Second National Bank, Watertown, N. Y. First National Bank, South Worcester,	July 21, 1868	100,000	90,000	89, 040	960
N. Y	Aug. 4, 1868	175, 500	157, 400	155, 856	544
National Mechanics and Farmers' Bank,	-				
Albany, N. Y Second National Bank, Des Moines, Iowa.	do Aug. 5, 1868	350, 000 50, 000	314, 950 42, 500	$313,275 \ 42,162$	1, 675 338
First National Bank, Steubenville, Ohio.	Aug. 8, 1868 Aug. 25, 1868	150,000	135, 000	133, 477	1, 523
	Aug. 25, 1868	100 000	87, 500	86, 252	1, 248
First National Bank, Danville, Va	Sept. 30, 1868 Nov. 23, 1868	50,000 150,000	45,000 132,500	$\begin{array}{c} 44,750 \\ 130,667 \end{array}$	250 1,833
First National Bank, Danville, Va. First National Bank, Dorchester, Mass. First National Bank, Oskaloosa, Iowa. Merchants and Mechanics' National Bank, Troy, N. Y. National Sovings Bank, Wheeling W. Vo.	Nov. 23, 1868 Dec. 17, 1868	75,000	132, 500 67, 500	67, 001	499
Merchants and Mechanics' National		000 000		100.040	1 500
National Savings Bank, Wheeling, W.Va.	Dec. 31, 1868 Jan. 7, 1869	300, 000 100, 000	184, 750 90, 000	183, 248 89, 455	1, 502 545
First National Bank Marion Ohio	Jan. 12, 1869	125,000	109, 850	109,032	818
National Insurance Bank, Detroit, Mich.	Jan. 12, 1869 Feb. 26, 1869 Mar. 6, 1869	200, 010	85,000	84, 483 133, 831	517
National Insurance Bank, Detroit, Mich. National Bank of Lansingburg, N. Y National Bank of North America, New	Mar. 0, 1809	150, 000	135,000	133, 831	1, 169
Y ork, N. Y	Apr. 15, 1869	1,000,000	333, 000	330, 950	2,050
First National Bank, Hallowell, Me	Apr. 19, 1869	60,000	53, 350	52, 956	394 710
First National Bank, Clyde, N. Y. Pacific National Bank, New York, N. Y. Grocers' National Bank, New York, N. Y. Savannah National Bank, Savannah, Ga.	Apr. 23, 1869 May 10, 1869	50, 000 422, 700	44, 000 134, 990	43, 290 134, 112	878
Grocers' National Bank, New York, N. Y	May 10, 1869 June 7, 1869 June 22, 1869	422, 700 390, 000	85, 250	85, 021	229
Savannah National Bank, Savannah, Ga.	June 22, 1869	100, 000 50, 000	85, 000 45, 000	84, 520	480 223
First National Bank, Frostburg Md First National Bank, La Salle, Ill	July 30, 1869 Aug. 30, 1869	50, 000 50, 000	45, 000 45, 000	$\frac{44}{44},777$	465
National Bank of Commerce, George-	_	,			
town, D. C.	Oct. 28, 1869	100,000	90,000	89, 110	890
* New bank with same title. † Never c	ompieted orga	nization, ‡	Consolidated	with anoth	er bank.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

	Date of liquidation.	Capital.	Circulation.		
Name and location of bank.			Issued.	Retired.	Outstand- ing.
Miners' National Bank, Salt Lake City, Utah. First National Bank, Vinton, Iowa. National Exchange Bank, Philadelphia,	Dec. 2, 1869 Dec. 13, 1869	\$150, 000 50, 000	\$135,000 42,500	\$134, 156 42, 303	\$814 197
Pa First National Bank, Decatur, Ill. National Union Bank, Owego, N. Y. First National Bank, Berlin, Wis. Central National Bank, Cincinnati, Ohio.	Jan. 8, 1870 Jan. 10, 1870 Jan. 11, 1870 Jan. 25, 1870 Mar. 31, 1870	300, 000 100, 000 100, 000 500, 000 500, 000	175, 750 85, 250 88, 250 44, 000 425, 000	174, 010 84, 226 87, 377 43, 626 421, 655	1,740 1,024 873 374 3,345
First National Bank, Dayton, Ohio National Bank of Chemung, Elmira, N.Y. Merchants' National Bank, Milwaukee, Wis.	Apr. 9, 1870 June 10, 1870 June 14, 1870	150, 000 100, 000 100, 000	425, 000 135, 000 90, 000	133, 911 89, 508 89, 355	1, 089 492 645
First National Bank, St. Louis, Mo Chemung Canal National Bank, Elmira, N. Y	July 16, 1870	200, 000	90, 000 90, 000	178, 716 89, 185	1, 274 815
Central National Bank, Omaha. Nebr. * First National Bank, Clarksville, Va First National Bank, Burlington, Vt First National Bank, Lebanon, Ohio National Exchange Bank, Lansingburg,	Aug. 3, 1870 Sept. 23, 1870 Oct. 13, 1870 Oct. 15, 1870 Oct. 24, 1870	100, 000 50, 000 300, 000 100, 000	27, 000 270, 000 85, 000	26, 895 267, 300 84, 388	105 2,700 612
N. Y Muskingum National Bank, Zanesville, Ohio	Dec. 27, 1870 Jan. 7, 1871	100,000	90, 000 90, 000	89, 441 89, 330	559 670
United National Bank, Winona, Minn First National Bank, Des Moines, Iowa	Feb. 15, 1871 Mar. 25, 1871	50, 000 100, 000	45, 000 90, 000	44, 625 89, 223	375 777
Saratoga County National Bank, Water- ford, N. Y. State National Bank, St. Joseph. Mo First National Bank, Fenton, Mich First National Bank, Relsburg, W. Va. Clarke National Bank, Rochester, N. Y. Commercial National Bank, Oshkosh,	Mar. 28, 1871 Mar. 31, 1871 May 2, 1871 June 24, 1871 Aug. 11, 1871	150, 000 100, 000 100, 000 100, 000 200, 000	135, 000 90, 000 49, 500 90, 000 180, 000	134, 090 89, 461 49, 033 89, 298 178, 300	910 539 467 702 1, 700
Fort Madison National Bank, Fort Mad-	Nov. 22, 1871	100, 000	90, 000	89, 332	668
ison, Iowa. National Bank of Maysville, Ky Fourth National Bank, Syracuse, N. Y American National Bank, New York,	Dec. 26, 1871 Jan. 6, 1872 Jan. 9, 1872	75, 000 300, 000 105, 560	67, 500 270, 000 91, 700	67, 030 268, 846 90, 919	470 1, 154 781
N. Y. Carroll County National Bank, Sandwich, N. H.	May 10, 1872 May 24, 1872	500, 000 50, 000	450, 000 45, 000	444, 281 44, 488	5, 719 512
Second National Bank, Portland, Me Atlantic National Bank, Brooklyn, N. Y. Merchants and Farmers' National Bank,	June 24, 1872 July 15, 1872	100, 000 200, 060	81, 000 165, 600	80, 049 163, 730	$951 \\ 1,270$
Quincy, Ill First National Bank, Rochester, N. Y. Lawrenceburg National Bank, Lawrenceburg, Ind.	Aug. 8, 1872 Aug. 9, 1872 Sept. 10, 1872	150, 000 400, 000 200, 000	135, 060 206, 160 180, 000	133, 805 203, 917 178, 124	1, 195 2, 183 1, 876
Jewett City National Bank, Jewett City, Conn First National Bank, Knoxville, Tenn First National Bank, Goshen, Ind	Oct. 4, 1872 Oct. 22, 1872 Nov. 7, 1872	60, 000 100, 000 115, 000	48, 750 80, 910 103, 500	48, 287 80, 162 102, 303	463 748 1, 197
Mass	Nov. 8, 1872 Nov. 16, 1872	300, 000 154, 700	120, 000 138, 140	120,000 136,593	1,547
Orange County National Bank, Chelsea, Vt. Second National Bank, Syracuse, N. Y. Richmond National Bank, Richmond,	Jan. 14, 1873 Feb. 18, 1873	200, 000 100, 000	180,000 90,000	177, 991 88, 880	2,009 1,120
Ind. * First National Bank, Adams, N. Y. Mechanics' National Bank, Syracuse,	Feb. 28, 1873 Mar. 7, 1873	230, 000 75, 000	207, 000 63, 900	197, 027 66, 046	9, 973 854
N. Y Farmers and Mechanics' National Bank, Rochester, N. Y	Mar. 11, 1873 Apr. 15, 1873	140, 000 100, 000	93, 800 83, 250	92, 950 82, 462	850 788
Montana National Bank, Helena, Mont First National Bank, Havana, N. Y Merchants and Farmers' National Bank	June 3, 1873	100, 000 50, 000	31, 500 45, 000	31, 390 44, 425	110 575
Ithaca, N. Y. National Bank of Cazenovia, N. Y. Merchants' National Bank, Memphis,	June 30, 1873 July 18, 1873	50, 000 150, 000	45, 000 116, 770	44, 341 115, 394	659 1, 376
Manufacturers National Bank, Chi-	Aug. 30, 1873 Sept. 25, 1873	250, 000 500, 000	225, 000 438, 750	222, 563 433, 547	2, 437 5, 203
Second National Bank, Chicago, Ill	do	100,000			

* New bank with same title.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

	Date of liquidation.	Capital.	Circulation.		
Name and location of bank.			Issued.	Retired.	Outstand- ing.
Merchants' National Bank, Dubuque,	E'	4000 000	****	4150 615	40.005
IowaBeloit National Bank, Beloit, Wis	Sept. 30, 1873 Oct. 2, 1873	\$200, 000 50, 000	\$180,000 45,000	\$176, 615 44, 560	\$3,385 440
Union National Donle St. Louis Mo.		500, 000	150, 300	148, 523	1,777
First National Bank, Shelbina, Mo	Nov. 29, 1873 Jan. 1, 1874	50, 000 100, 000	45, 000 90, 000	44, 355 89, 343	645 657
Second National Bank, Nashville, Tenn	Jan. 1, 1874 Jan. 8, 1874	125,000	90, 000 92, 920	89, 343 91, 755	1, 165
City National Bank, Green Bay, Wis First National Bank, Shelbina, Mo Second National Bank, Nashville, Tenn. First National Bank, Oneida, N. Y. Merchants' National Bank, Hastings,	Jan. 13, 1874	125, 000	110, 500	109, 027	1, 473
Minn National Bank of Tecumseh, Mich Gallatin National Bank, Shawneetown,	Feb. 7, 1874 Mar. 3, 1874	100, 000 50, 000	90, 000 45, 000	88, 585 44, 370	1, 415 630
Ill. First National Bank, Brookville, Pa Citizens' National Bank, Sioux City,	Mar. 7, 1874 Mar. 26, 1874	250, 000 100, 000	225, 000 90, 000	223, 152 88, 915	1, 848 1, 095
Citizens' National Bank, Charlottesville,	Apr. 14, 1874	50, 000	45, 000	44, 860	140
Va	Apr. 27, 1874	100, 000 50, 000	90,000	89, 319 44, 495	681 505
Farmers' National Bank, Warren, Ill First National Bank, Medina, Obio Croton River National Bank, South	Apr. 28, 1874 May 6, 1874	75, 000	45, 000 45, 000	41, 495 41, 747	253
East (Brewster), N. Y	May 25, 1874	200, 000	166, 550	163, 682	2, 868
East (Brewster), N. Y Merchants' National Bank of West Virginia, Wheeling, W. Va. Central National Bank, Baltimore, Md Second National Bank, Leavenworth	July 7, 1874 July 15, 1874	500, 000 200, 000	450, 000 180, 000	445, 129 178, 999	4, 871 1, 001
Second National Bank, Leavenworth, Kans Tentonia National Bank, New Orleans,	July 22, 1874	100, 000	90, 000	87, 991	2, 009
La	Sept. 2, 1874	300, 000	270,000	268, 180	1,820
City National Bank, Chattanooga, Tenn.	Sept. 10, 1874	170, 000	148, 001 90, 000	147, 208 88, 762 44, 673	793 1, 238
First National Bank, Cairo, Ill First National Bank, Olathe, Kans	Oct. 10, 1874 Nov. 9, 1874	109, 000 50, 000	45,000	44, 673	327
Union National Bank, Beverly, Ohio	Nov. 10, 1874 Dec. 4, 1874	102, 000 250, 000	90, 000 224, 095	88, 661 220, 481	1, 339 3, 614
Fla.*	Dec. 7, 1874 Dec. 30, 1874	42, 500	107 000	704 150	
Mechanics' National Bank, Chicago, Ill First National Bank, Evansville, Wis First National Bank, Baxter Springs,	Jan. 9, 1875	250, 000 55, 000	125, 900 45, 000	124, 150 44, 585	1, 750 415
Kans	Jan. 12, 1875	50, 000 50, 000	36, 000 27, 000	35, 675 26, 835	325 165
Wie	do	100, 000	90,000	89, 305	695
First National Bank, Millersburg, Onio.	Jan. 23, 1875	100, 000 100, 000	60, 400 90, 000	60, 058 89, 127	342 873
First National Bank, Millersburg, Ohio. First National Bank, Staunton, Va National City Bank, Milwaukee, Wis Trasburg National Bank of Orleans, Tras-	Feb. 24, 1875	100, 000	60,000	89, 127 59, 220	780
Irasburg National Bank of Orleans, Irasburg, Vt. First National Bank, Pekin, Ill.	Mar. 17, 1875 Mar. 25, 1875	75, 000 100, 000	67, 500 90, 000	66, 619 88, 816	881 1, 184
Merchants and Planters' National Bank, Augusta, Ga Monticello National Bank, Monticello,	Mar. 30, 1875	200, 600	169,000	167, 455	1, 545
Iowa	do	100,000	45, 000	44, 777	223
Iowa City National Bank, Iowa City, Iowa First National Bank, Wheeling, W. Va First National Bank, Mount Clemens,	1	$\frac{125,000}{250,000}$	104, 800 225, 000	103, 220 222, 205	1,580 2,795
Mich	May 20, 1875 May 29, 1875 June 24, 1875	50, 000 50, 000 50, 000	27, 000 43, 800	26, 930 43, 471	70 329
First National Bank, Knob Noster, Mo First National Bank, Brodhead, Wis Auburn City National Bank, Auburn,	[27, 000 43, 800 45, 000	43, 471 44, 549	451
N. Y. First National Bank, El Dorado, Kans First National Bank, Junction City,	June 26, 1875 June 30, 1875	200, 000 50, 000	141, 300 45, 000	139, 018 44, 562	2, 282 438
Kang	July 1, 1875 July 19, 1875	50, 000 50, 000	45, 000 36, 000	44,715 35,713	285 287
First National Bank, Chetopa, Kans. First National Bank, Golden, Colo. National Bank of Jefferson, Wis Green Lane National Bank, Green Lane,	Aug. 25, 1875 Aug. 26, 1875	50, 000 50, 000 60, 000	27, 000 51, 000	35, 713 26, 818 53, 062	182 938
State National Bank, Topeka, Kans	Sept. 9, 1875 Sept. 15, 1875	100, 0 00 60, 000	90, 000 30, 600	89, 720 30, 487	280 113
Farmers' National Bank, Marshalltown, Iowa	Sept. 18, 1875	50,000	27, 000	26, 840	160
Ohio	Sept. 25, 1875	150,000	130, 300	128, 230 311, 021	2,070
Planters' National Bank, Louisville, Ky. First National Bank, Gallatin, Tenn First National Bank, Charlestown, W, Va.	Sept. 30, 1875 Oct. 1, 1875 Oct. 2, 1875	350, 000 75, 000 100, 000	315, 000 45, 000 90, 000	44, 640 89, 197	3, 979 360 803

^{*}Organization never completed.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

	Date of Conital		Circulation.			
Name and location of bank.	liquidation.	Capital.	Issued.	Retired.	Outstand- ing.	
People's National Bank, Winchester, Ill. First National Bank, New Lexington,	Oct. 4, 1875	\$75,000	\$67, 500	\$66, 909	\$591	
Ohio First National Bank, Ishpeming, Mich	Oct. 12, 1875 Oct. 20, 1875	50, 000 50, 000	45, 000 45, 000	44, 659 44, 707	341 293	
Fayette County National Bank, Washington, Ohio	Oct. 26, 1875	100,000	81, 280	80,658	622	
Ind	Nov. 8, 1875	100,000	46, 820	46,345	475	
City, Mo First National Bank, Schoolcraft, Mich. First National Bank, Curwensville, Pa	Nov. 13, 1875 Nov. 17, 1875	100, 000 50, 000 100, 000	65, 991 45, 000	65, 201 44, 532 88, 703	790 468	
First National Bank, Curwensville, Pa	Dec. 17, 1875	100,000	90, 000	88, 703	1, 297	
National Marine Bank, St. Paul, Minn	Dec. 28, 1875	100,000	59, 710	58, 465	1, 245	
First National Bank, Rochester, Ind First National Bank, Lodi, Ohio Iron National Bank, Portsmouth, Ohio	Jan. 11, 1876	50, 000 100, 000	45, 000 90, 000	43, 070 88, 702	1, 930 1, 298	
Tron National Bank Portsmouth Ohio	Jan. 19, 1876	100, 000	90, 000	88, 702 89, 287	713	
First National Bank, Ashland, Nebr	Jan. 26, 1876	50, 000	45, 000	44, 637	363	
First National Bank, Paxton, Ill	Jan. 28, 1876	50,000	45, 000	44. 468	532	
First National Bank, Paxton, Ill First National Bank, Bloomfield, Iowa	Feb. 5, 1876	55, 000 150, 000	49, 500	48, 555 88, 266	945	
Marietta National Bank, Marietta, Ohio . Salt Lake City National Bank, Salt Lake	Feb. 16, 1876	i i	90,000		1,734	
City, Utah	Feb. 21, 1876	100,000	45, 000 45, 000	44, 187	813 497	
City, Utah First National Bank, La Grange, Mo First National Bank, Atlantic, Iowa First National Bank, Spencer, Ind National Currency Bank New York N V	Feb. 24, 1876 Mar. 7, 1876	50, 000 50, 000	45, 000	44, 503 44, 528	472	
First National Bank, Spencer, Ind	Mar. 11, 1876	70, 000	63, 000	62, 587	413	
National Currency Bank, New York, N. Y	Mar. 23, 1876	100, 000	45,000	44, 100	900	
National Currency Bank, New York, N. Y Caverna National Bank, Caverna, Ky	May 13, 1876 May 25, 1876	50,000	45,000	44, 705 68, 464	295	
City National Bank, Pittsburg, Pa	LMIAV 25, 1876 I	200,000	68, 929	68, 464	465	
National State Bank, Des Moines, Iowa.	June 21, 1876	100, 000	50, 795	49, 580	1, 215	
First National Bank, Trenton, Mo First National Bank, Bristol, Tenn First National Bank, Leon, Iowa	June 22, 1876	50, 000 50, 000	45,000	44, 606	394 285	
First National Bank Leon Towa	July 10, 1876 July 11, 1876	60,000	45, 000 45, 000	44, 715 44, 214	786	
Anderson County National Bank, Law-	July 29, 1876	100,000	45, 000	44,770	230	
renceburg, Ky	Aug. 7, 1876 Aug. 17, 1876	60, 000 50, 000	45,000 31,500	44.538	462	
First National Bank, De Pere, Wis	Aug. 17, 1876	50,000	31, 500	31, 291	209	
Second National Bank, Lawrence, Kans.	Aug. 23, 1876	100,000	67, 500	66, 880	620	
Commercial National Bank, Versailles, Ky	Aug. 26, 1876	170, 000 200, 000	153, 000 73, 725	151, 473 72, 845	1, 527 880	
State National Bank, Atlanta, Ga Syracuse National Bank, Syracuse, N. Y.	Aug. 31, 1876 Sept. 25, 1876	200, 000	117, 961	114, 760	3, 201	
First National Bank, Northumberland, Pa	Oct. 6, 1876	100, 000	62, 106	60, 448	1,658	
First National Bank, Northumberland, Pa First National Bank, Lancaster, Mo First National Bank, Council Grove,	Nov. 14, 1876	50,000	62, 106 27, 000	26, 887	123	
Kans	Nov. 28, 1876	50,000	26, 500	26, 183 70, 372 45, 020	317	
National Bank Commerce, Chicago, III	Dec. 2, 1876 Dec. 12, 1876	250, 000 100, 000	71,465 $46,140$	45,020	1, 093 1, 120	
National Bank Commerce, Chicago, Ill First National Bank, Palmyra, Mo First National Bank, Newton, Iowa National Southern Kentucky Bank,	Dec. 16, 1876	50, 000	45, 000	43, 966	1, 034	
Bowling Green, Ky	Dec. 23, 1876	50,000	27, 000 35, 700	26,784	216	
First National Bank, Monroe, Iowa	Jan. 1, 1877	60, 000	35, 700	35, 434	266	
Bowling Green, Ky. First National Bank, Monroe, Iowa First National Bank, New London, Conn. Winona Deposit National Bank, Winona,	Jan. 9, 1877	100, 000	38, 300	36, 721	1, 579	
Minn. First National Bank, South Charleston,	Jan. 28, 1877	100,000	63, 285	62, 109	1, 176	
Ohio Lake Ontario National Bank, Oswego, N. Y	Feb. 24, 1877	100, 000 275, 000	90,000	88, 295 62, 436	1,705 3,969	
First National Bank, Sidney, Ohio	Feb. 26, 1877	275, 000 52, 000	66, 405 46, 200	45, 412	788	
Chillicothe National Bank, Ohio	Apr. 9, 1877	100,000	53, 825	52, 400	1, 425	
First National Bank, Manbattan, Kans	Apr. 13, 1877	52,000	44, 200	43, 679	521	
National Bank, Monticello, Ky	Apr. 23, 1877 Apr. 25, 1877	60, 000	49, 500	48,700	800	
First National Bank, Rockville, Ind	Apr. 25, 1877	200, 000	173, 090	170, 435	2,655	
Georgia National Bank, Atlanta, Ga	May 31, 1877	100, 000 100, 000	45, 000	43,755	1, 245 534	
First National Bank, Adrian, Mich First National Bank, Napoleon, Ohio First National Bank, Lancaster, Ohio First National Bank, Lancaster, Ohio First National Bank, Minerva, Ohio	June 11, 1877 June 30, 1877	50, 000	43, 500 45, 000	42, 966 44, 214	786	
First National Bank. Lancaster. Ohio	Aug. 1, 1877	60,000	54,000	52, 443	1,557	
First National Bank, Minerva, Ohio	Aug. 1, 1877 Aug. 24, 1877	50,000	45. 000 l	44, 425	575	
Kinney National Dank, Fortsmouth, Onto.	I ALUE, 40, 1011 I	100, 000	90, 000	89, 070	930	
First National Bank, Green Bay, Wis	Oct. 19, 1877 Oct. 27, 1877	50,000	45, 000	44,003	997	
National Exchange Bank, Wakefield, R.I.	Nov. 10, 1877	70, 000 50,000	34, 650 45, 000	33, 931 44, 135	719 865	
First National Bank, Union City, Ind First National Bank, Negaunee, Mich	Nov. 13, 1877	50,000	45, 000	44, 135 44, 290	710	
Tenth National Bank, New York, N. V	Nov. 23, 1877	500, 000	441,000	423, 879	17, 121	
Tenth National Bank, New York, N. Y. First National Bank, Paola Kans.	Dec. 1, 1877	50,000	44, 350	43, 631	719	
National Exchange Bank, Troy, N. Y	Dec. 6, 1877	100,000	90, 000	88, 100	1,900	
Second National Bank, La Fayette, Ind	Dec. 20, 1877	200, 000	52, 167	48, 971	3, 196	
State National Bank Minneapolis, Minn	Top 9 1979	100,000	82, 500 53, 055	80, 562	1,938	
Second National Bank, St. Louis, Mo	гови. 8, 1878 г	200, 000	53, 055	49, 130	3, 925	

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

	Data of			Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Sullivan, Ind Rockland County National Bank, Nyack,	Jan. 8, 1878	\$50,000	\$45,000	\$44, 545	\$455
Rockland County National Bank, Nyack, N.Y First National Bank, Wyandotte, Kans First National Bank, Boone, Iowa First National Bank, Pleasant Hill, Mo	Jan. 10, 1878 Jan. 19, 1878	100, 000 50, 000	89, 000 45, 000	87,496 $44,302$	1,504
First National Bank, Boone, Iowa	Jan. 22, 1878	50, 000	32, 400	31, 905	495
First National Bank, Pleasant Hill, Mo	Feb. 7, 1878	50,000	45,000	44, 228	772
Nalional Dank of thoversyme, N. Y	i ren, za, iara i	100,000	64, 750	63, 998 95, 771	752
National State Bank, Lima, Ind.	Mar. 1, 1878 Mar. 2, 1878	50, 000 100, 000	27, 000 3 3 , 471	$25,771 \ 32,407$	1, 229 1, 064
First National Bank, Independence, Mo. National State Bank, Lima, Ind First National Bank, Tell City, Ind	Mar. 4, 1878	50,000	44,500	43,109	391
Eleventh Ward National Bank, Boston,	Mar. 9, 1878	200, 000	75, 713 89, 400	72, 138 88, 605	3,575
Mass First National Bank, Prophetstown, Ill	Mar. 14, 1878 Mar. 19, 1878	200, 000 50, 000	45, 000	44,605	395
First National Bank, Jackson, Mich	Mar. 26, 1878	100, 000	88, 400	86, 875	1, 525
First National Bank, Eau Claire, Wis First National Bank, Washington, Ohio.	Mar. 30, 1878	60, 000	38, 461	37, 838	623
First National Bank, Washington, Onio. First National Bank, Middleport, Ohio	Apr. 5, 1878 Apr. 20, 1878	200, 000 80, 000	69, 750 31, 500	67,407 $31,145$	2, 343 355
First National Bank, Streator, Ill	Apr. 24, 1878	50,000	40,500	40, 125	375
First National Bank, Muir, Mich Kane County National Bank, St. Charles,	Apr. 25, 1878	50, 000	44, 200	43, 709	491
III. First National Bank, Carthage, Mo	May 31, 1878 June 1, 1878	50, 000 50, 000	26, 300 44, 500	25, 898 43, 911	402 589
Security National Bank, Worcester, Mass.	June 5, 1878	100,000	49,000	48, 540	460
Pivet Netional Bank Lake City Cale	June 15, 1878	50,000	29, 300	29, 119	181
People's National Bank, Norfolk, Va	July 31, 1878 Aug. 7, 1878 Aug. 13, 1878	100,000 100,000	85, 705 89, 300	84, 660 88, 935	1,045
First National Bank, St. Joseph Mo	Aug. 1, 1878	100,000	67, 110	65, 280	1, 365 1, 830
People's National Bank, Norfolk, Va Topeka National Bank, Topeka, Kans First National Bank, St. Joseph, Mo First National Bank, Winchester, Ind Muscatine National Bank, Muscatine,	Aug. 24, 1878	60, 000	52, 700	51, 357	1,343
	Sept. 2, 1878	100,000	44, 200	42,611	1,589
Traders' National Bank, Chicago, Ill Union National Bank, Rahway, N.J	Sept. 4, 1878	200, 000	44, 200 43, 700	42, 611 40, 873 87, 158	2,827
First National Bank, Sparta, Wis	Sept. 10, 1878 Sept. 14, 1878	100, 000 50, 000	89, 200 45, 000	87, 158 44, 066	2, 042 934
Herkimer County National Bank, Little Falls, N. Y.	Oct. 11, 1878	200, 000	178, 300	174, 372	3, 928
Farmers' National Bank, Bangor, Me Pacific National Bank, Council Bluffs, Iowa	Nov. 22, 1878 Nov. 30, 1878	100,000	89, 100 45, 000	87, 972 43, 860	1, 128 1, 140
First National Bank, Anamosa, Iowa	Dec. 14, 1878	50,000	44, 500	43, 658	842
Smithfield National Bank, Pittsburg, Pa.	Dec. 16, 1878	200, 000	78, 750	77, 450	1, 300
First National Bank, Buchanan, Mich First National Bank, Prairie City, Ill Corn Exchange National Bank, Chicago,	Dec. 21, 1878 Dec. 24, 1878	50, 000 50, 000	27, 000 27, 000	26, 678 26, 120	322 880
Ill	Jan. 4, 1879	500, 000	59, 160	54,013	5, 147
Franklin National Bank, Columbus, Ohio. Traders' National Bank, Bangor, Me	Top 14 1970	100,000	93, 070 76, 400	90, 433 74, 573	2, 637 1, 827
First National Bank, Gonic, N. H	do	100, 000 60, 000	45, 597	44, 146	1, 627
First National Bank, Gonic, N. H First National Bank, Salem, N. C	do	150,000	128, 200	125,585	2,615
First National Bank, Granville, Ohio Commercial National Bank, Petersburg,	do	50,000	34, 365	33, 089	1, 276
Va First National Gold Bank, Stockton, Cal.	do	120,000	99, 800	97, 268	2,532
First National Bank, Sheboygan, Wis	do	300,000 50,000	238, 600 45, 000	226,551 $44,352$	12,049
First National Bank, Boscobel, Wis	Jan. 21, 1879	50,000	43, 900	43, 026	874
National Marine Bank, Oswego, N. Y	Jan. 25, 1879	120,000	44, 300	42, 138	2, 162
Central National Bank, Hightstown, N.J. Brookville National Bank, Brookville, Ind	Feb. 15, 1879 Feb. 18, 1879	100, 000	32, 400 89, 000	31, 993 86, 790	2, 210
Farmers' National Bank, Centerville, Iowa	Feb. 27, 1879	50,000	41, 500	40, 957	543
First National Bank, Clarinda, Iowa	Mar. 1, 1879	50,000	45, 000	44, 319	681
Waterville National Bank, Waterville, Me	Mar. 3, 1879	125, 000	110, 300	107,784	2,516
First National Bank, Tremont, Pa First National Bank, Atlanta, Ill	Mar. 4, 1879 Apr. 15, 1879	75, 000 50, 000	64, 600 26, 500	62, 513 26, 090	2, 087 410
Union National Bank, Aurora, Ill	Apr. 22, 1879	125,000	82, 000	79, 850	2, 150
Union National Bank, Aurora, Ill National Bank of Menasha, Wis	Apr. 26, 1879	50,000	44, 500	43, 678	822
National Exchange Bank, Jefferson City,	Mov 9 1970	50,000	45 000	44 048	952
Mo First National Bank, Hannibal, Mo Merchants' National Bank, Winona,	May 8, 1879 May 15, 1879	50, 000 100, 000	45, 000 88, 200	44, 048 85, 101	3, 099
Minn. Farmers' National Bank, Keithsburg, Ill.	I June 16, 1879 I	100,000	35,000	34, 471	529
rarmers' National Bank, Keithsburg, Ill. First National Bank Franklin Vv	July 3, 1879 July 5, 1879	50, 000 100, 000	27, 000 54, 000	26, 435 52, 855	565 1, 145
First National Bank, Franklin, Ky. National Bank of Salem, Salem, Ind. Fourth National Bank, Memphis, Tenn. Bedford National Bank, Bedford, Ind. First National Bank, Afton, Iowa.	July 8, 1879	50,000	44, 400	43, 874	526
				227 212	
Fourth National Bank, Memphis, Tenn.	July 19, 1879	125, 000 100, 000	45, 000 87, 200	43, 665 85, 901	1, 335 1, 299

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

]		(Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Deer Lodge, Mont. First National Bank, Batavia, Ill.	Aug. 16, 1879 Aug. 30, 1879	\$50, 000 50, 000	\$45,000 44,300	\$44,060 42,601	\$940 1, 699
National Gold Bank and Trust Company, San Francisco, Cal Gainesville National Bank, Gainesville,	Sept. 1, 1879	750, 000	40, 000	29, 985	10,015
Ala First National Bank, Hackensack, N. J National Bank of Delevan, Delevan, Wis.	Nov. 25, 1879 Dec. 6, 1879 Jan. 7, 1880	100, 000 100, 000 50, 000	90, 000 90, 000 27, 000	87, 985 88, 422 26, 105	2, 015 1, 578 895
Mechanics' National Bank, Nashville, Tenn Manchester National Bank, Manchester,	Jan. 13, 1880	100, 000	90,000	86, 800	3, 200
Manchester National Bank, Manchester, Ohio. First National Bank, Meyersdale, Pa. First National Bank, Mifflinburg, Pa. National Bank of Michigan, Marshall,	Mar. 5, 1880 Mar. 8, 1880	50, 000 50, 000 100, 000	48, 303 30, 600 9 0, 000	47, 038 30, 260 87, 515	1, 265 340 2, 485
	Mor. 14 1990	120, 000 100, 000	100, 800 31, 500	97, 876	2, 924 900
Ascutney National Bank, Houston, Tex. Ascutney National Bank, Windsor, Vt First National Bank, Seneca Falls, N. Y. First National Bank, Baraboo, Wis. Bundy National Bank, Newcastle, Ind. Vincland National Bank, Vincland, N. J. Occop. County, National Bank, Ton.	Oct. 19, 1880 Nov. 23, 1880 Nov. 27, 1880	100,000 60,000	90, 000	30, 600 87, 755 52, 918	2, 245 1, 032
First National Bank, Baraboo, Wis Bundy National Bank, Newcastle, Ind	Nov. 27, 1880 Dec. 6, 1880	50, 000 50, 000	54, 000 27, 000 45, 000	26, 507	493 376
	1	50, 000	45,000	44, 624 44, 575	425
River, N. J. Hungerford National Bank, Adams, N.Y. Merchants' National Bank, Minneapolis,	Jan. 27, 1881	* 100, 000 50, 000	119, 405 45, 000	115, 810 42, 722	3, 595 2, 278
Minn	Jan. 31, 1881	150, 000	98, 268	96, 590	1, 678
burg, Ohio First National Bank, Green Spring, Ohio First National Bank, Cannon Falls,	Feb. 18, 1881	100, 000 50, 000	30, 140 45, 000	29, 235 44, 253	905 747
Minn. First National Bank, Coshocton, Ohio Manufacturers' National Bank, Three	do	50, 000 * 50, 000	45, 000 53, 058	44, 543 52, 026	457 1,032
Rivers, Mich. First National Bank, Lansing, Iowa. First National Bank, Watertown, N. Y. First National Bank, Americus, Ga. First National Bank, St. Joseph, Mich. First National Bank, Logar Obio	Feb. 25, 1881	50, 000 50, 000	45, 000 45, 000	44, 165 43, 749	835 1, 251
First National Bank, Watertown, N. Y.	May 26, 1881 June 17, 1881	100, 000 60, 000	75, 510 45, 000	72, 465 44, 126	3, 045 874
First National Bank, St. Joseph, Mich. First National Bank, Logan, Ohio	June 30, 1881 July 8, 1881	50, 000 50, 000	26, 500 45, 000	25, 790 43, 780	710 1, 220
First National Bank, Rochelle, Ill	Aug. 9, 1881	50, 000 50, 000	45, 600 45, 000	44, 165 43, 855	835
First National Bank, Shakopee, Minn National State Bank, Oskaloosa, Iowa	Aug. 13, 1881	* 50, 000	81,665	79, 570	1, 145 2, 095
First National Bank, Hobart, N. Y Attica National Bank, Attica, N. Y	Aug. 30, 1881	100, 000 50, 000	90,000 45,000	87, 701 44, 520	2, 299 480
National Bank of Brighton, Boston, Mass. Clement National Bank, Rutland, Vt. †	Oct. 4, 1881	300, 000 100, 000	270, 000	263, 671	6, 329
First National Bank, Lisbon, Iowa First National Bank, Warsaw, Ind	Nov. 1, 1881	50, 000 50, 000	45, 000 48, 500	44, 240 47, 150	760 1 350
Brighton National Bank, Brighton, Iowa.	Dec. 15, 1881	50, 000	45, 000	44, 130	1, 350 870
Merchants' National Bank, Denver, Colo. Merchants' National Bank, Holly, Mich.	.' Dec. 31, 1881	120, 000 50, 000	72, 000 45, 000	71, 200 44, 190	800 810
First National Bank, Alliance, Ohio	Jan. 3, 1882	50,000	45,000	44,069	931
National Union Bank, New Loudon, Conn. National Bank of Royalton, Vt. First National Bank, Whitehall, N. Y. National Bank of Pulaski, Tenn First National Bank, Alton, Ill Havana National Bank, Havana, N. Y. First National Bank, Brownsville, Pa. Second National Bank, Franklin, Ind. Merchants' National Bank, Georgetown.	Jan. 10, 1882	300, 000 100, 000	112, 818 90, 000	109, 213 87, 902	3, 605 2, 098
First National Bank, Whitehall, N. Y.	Jan. 18, 1882	50, 000 70, 000	45, 000 43, 700	42, 961 42, 344	2, 039 1, 356
First National Bank, Alton, Ill	Mar. 30, 1882	100,000	1 90,000	42, 961 42, 344 86, 871 43, 569 65, 150 77, 110	3, 129
Havana National Bank, Havana, N. Y First National Bank, Brownsville, Pa	Apr. 15, 1882 May 2, 1882	50, 000 75, 000	45, 000 67, 500 81, 060	43, 569 65, 150	1, 431 2, 350
	T 00 1000	100,000			3,950
Commercial National Bank, Toledo, Ohio,	June 22, 1882 July 6, 1882	50, 000 100, 000	45, 000 90, 000	44, 363 88, 400	1, 600
Harmony National Bank, Harmony, Pa. First National Bank, Liberty, Ind Manufacturers' National Bank, Amster-		50, 000 60, 000	45, 000 54, 000	44, 210 52, 622	790 1,378
dam, N. Y First National Bank, Bay City, Mich	. Aug. 1, 1882 . Nov. 8, 1882	80, 000 400, 000	72, 000 156, 100	70,770 152,366	1, 230 3, 734
First National Bank, Ripley, Ohio National Bank of State of New York, New York, N. Y.	Dec. 6, 1882	100, 000 800, 0 00	69, 201 397, 004	64, 965 386, 052	4, 236 10, 952
New York, N. Y First National Bank, Wellington, Ohio Second National Bank, Toffenson, Ohio	Dec. 12, 1882	100,000	90,000	87, 686	2, 314
First National Bank, Painesville, Ohio.	Dec. 30, 1882	100, 000 200, 000	90,000 162,800	87, 740 156, 951	2, 260 5, 849
Saint Nicholas National Bank, New York, N. Y	.[do		450, 000		20, 013
* Capital reduced to this ar	nount.	† New	bank with sa	ime title.	

^{*} Capital reduced to this amount.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

And the second s				Circulation.	
27 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Date of	G 11 1			
Name and location of bank.	liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
Fifth National Bank, Chicago, Ill First National Bank, Dowagiae, Mich First National Bank, Greenville, Ill	Dec. 30, 1882 Jan. 3, 1883 Jan. 9, 1883	\$500, 000 50, 000 150, 000	\$29, 700 45, 000 59, 400	\$23, 477 43, 613 57, 437	\$6, 223 1, 387 1, 963
Merchants' National Bank, East Sagi- naw, Mich. Logan County National Bank, Russell-	do	200,000	101, 100	96, 893	4, 207
ville, Ky	Jan. 11, 1883	50, 000	40, 050	39, 190	860
National Bank of Vandalia, Ill. Traders' National Bank, Charlotte, N. C. First National Bank, Norfolk, Nebr. First National Bank, Midland City,	Jan. 16, 1883 Feb. 3, 1883	100, 000 50, 000 45, 000	90, 000 38, 800 11, 240	39, 190 87, 510 37, 794 11, 100	2, 490 1, 606 140
Mich. *. Citizens' National Bank, New Ulm,	Feb. 5, 1883	30, 000			
Minn National Bank of Owen, Owenton, Ky Merchants' National Bank, Nashville,	Mar. 1, 1883 Mar. 5, 1883	50, 000 56, 000	27, 000 48, 900	26, 550 47, 615	450 1, 285
Tenn. Indiana National Bank, Bedford, Ind Stockton National Bank, Stockton, Cal Wall Street National Bank, New York,	June 30, 1883 Aug. 25, 1883 Oct. 1, 1883	300, 000 35, 000 100, 000	141, 200 11, 250 90, 000	138, 330 11, 250 88, 740	2, 870 1, 260
N. Y Commercial National Bank, Reading, Pa. Corn Exchange National Bank, Chicago,	Oct. 15, 1883 Oct. 23, 1883	500, 000 150, 000	102, 800 135, 000	94, 765 132, 660	8, 035 2, 340
Ill.* Farmers' National Bark, Sullivan, Ind City National Bank, La Salle, Ill Hunt County National Bank, Green-	Nev. 10, 1883 Dec. 24, 1883 Jan. 8, 1884	700, 000 50, 000 100, 000	45, 000 22, 500	43, 810 21, 930	1, 190 570
ville, Tex. Waldoboro National Bank, Waldoboro,	Jan. 22, 1884	68, 250	17, 300	16, 820	480
Mo	Jan. 31, 1884 Feb. 20, 1884	50,000 300,000	44,000 167,600	42, 394 163, 195	1,606 4,405
son, Ind First National Bank, Phonix, Ariz Cabbassee National Bank Gardiner Me	Mar. 25, 1884 Apr. 7, 1884 Apr. 18, 1884	50, 000 50, 000 150, 000	45, 000 11, 240 90, 000	44, 120 11, 130 86, 593	880 110 3, 407
Mechanics and Traders' National Bank, New York, N. Y. Princeton National Bank, Princeton, N. J. Kenrsarge National Bank, Warner, N. H.	Apr. 24, 1884	200, 000	85, 400	79, 735	5, 665
N. J. Kearsarge National Bank, Warner, N. H.	May 17, 1884 June 30, 1884	100, 000 50, 000	72, 500 23, 586	70, 600 22, 650	1,900 936
Second National Bank, Lansing, Mich First National Bank, Ellensburg, Wash, German National Bank, Millerstown, Pa. Exchange National Bank, Cincinnati,	1 0 ml v 31, 1004	50, 000 50, 000 50, 000	40,000 13,500 45,000	37, 480 13, 380 42, 875	2, 520 120 2, 125
Ohio First National Bank, Rushville, Ill	Aug. 27, 1884 Sept. 30, 1884	500, 000 75, 000	78, 000 66 , 500	76, 145 63, 484	1,855 3,016
First National Bank, Freeport, Pa Genesee County National Bank, Batavia,	Oct. 4, 1884 Oct. 10, 1884	100, 000 50, 000	72, 000 44, 200	68, 804 42, 530	3, 136 1, 670
N. Y. Valley National Bank, Red Oak, Iowa Merchants' National Bank, Bismarck,	Oct. 11, 1884 Oct. 20, 1884	50, 000 50 , 000	$45,000 \\ 22,150$	44, 025 21, 150	1,000
Manufacturers' National Bank, Minne-	Oct. 28, 1884	73, 000	22, 500	22, 260	240
Farmers and Merchants' National Bank,	Nov. 1, 1884	300,000	45,000	44, 200	800
Uhrichsville, Ohio	Nov. 10, 1884	50,000	34,600	33, 840	760
N. Y First National Bank, Grand Forks, N. Dak	Nov. 18, 1884 Dec. 2, 1884	3, 000, 000 50, 000	1, 447, 000 19, 250	1, 365, 172 18, 980	81, 828 270
Iron National Bank, Gunnison, Colo Freehold National Banking Company,	Dec. 8, 1884	50, 000	11,250	11, 080	170
Freehold, N.J. Albia National Bank, Albia, Iowa First National Bank, Carlinville, Ill	Dec. 10, 1884 Dec. 16, 1884	150, 000 50, 000 50, 000	$93,000 \\ 11,240 \\ 22,450$	88, 465 11, 070 21, 183	4, 535 170 1, 267
Freeman's National Bank, Augusta, Me.	Dec. 26, 1884	100, 000 250, 000	90, 000 45, 000	21, 183 86, 492 43, 075	3, 508 1, 925
First National Bank, Sabetha, Kans	Jan. 2, 1885	50, 000 50, 000	10 740	10, 625	115
First National Bank, Sabetha, Kans. First National Bank, Wyoming, Ill. First National Bank, Warentum, Pa. First National Bank, Walnut, Ill. Farmers' National Bank, Franklin, Tenn. Citizens' National Bank, Sabetha, Kans. First National Bank, Tugeon Avig.	do	50,000	11, 200 42, 500 36, 000 10, 740 11, 240	10, 860 41, 050	340 1, 450
Farmers' National Bank, Walnut, Ill Farmers' National Bank, Franklin, Tenn.	Jan. 21, 1885 Jan. 24, 1885	60, 000 50, 000	36, 000 10, 740	35, 180 10, 570	820 170
Citizens' National Bank, Sabetha, Kans. First National Bank, Tucson, Ariz	Jan. 27, 1885 Jan. 31, 1885	50, 000 100, 000 50, 000	11, 240 28, 100	11, 080 27, 670	160 130
First National Bank, Tucson, Ariz Ripon National Bank, Ripon, Wis Farmers' National Bank, Franklin, Ohio.	Feb. 7, 1885 Apr. 1, 1885	50, 000 50, 000	28, 100 16, 200 27, 350	16, 005 26, 445	195
* No circulation issued.	1.0	anital reduce			

^{*} No circulation issued.

Capital reduced to this amount.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

	Dat:e			Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Prescott, Ariz	Apr. 9, 1885	\$50,000	\$11, 250	\$11,010	\$240
National Union Bank, Swanton, Vt. German National Bank, Memphis, Tenn. Merchants and Farmers' National Bank,	Apr. 28, 1885 May 6, 1885	50, 000 175, 300	43, 800 120, 100	41, 690 109, 428	2, 110 10, 672
Shakopee, Minn First National Bank, Superior, Wis	May 12, 1885 May 16, 1885	50, 000 60, 000	10, 240 18, 900	10, 090 18, 600	150 300
Shetucket National Bank, Norwich, Conn Cumberland National Bank, Cumber-	May 18, 1885	100, 000	72,000	68, 929	3, 071
land, R. I First National Bank, Columbia, Tenn	June 5, 1885 July 14, 1885	125, 000 100, 000	106, 200 66, 800	101, 783 63, 641	4, 417 3, 159
Union National Bank, New York, N. Y First National Bank, Centerville, Ind Manufacturers' National Bank, Apple-	July 21, 1885 Oct. 3, 1885	1, 200, 000 50, 000	$25,100 \ 27,350$	16, 699 26, 000	8, 401 1, 350
ton, Wis	Oct. 10, 1885	50,000	45,000	43, 390	1,610
First National Bank, Plankinton, S. Dak. Valley National Bank, St. Louis, Mo	Oct. 21, 1885 Dec. 4, 1885	50, 000 250, 000	$11,250 \\ 44,960$	11, 060 42, 385	190 2, 575
First National Bank, Belton, Tex First National Bank, Granville, Ohio Concordia National Bank, Concordia,	Jan. 6, 1886 Feb. 15, 1886	50, 000 50, 000	$23,490 \\ 26,500$	22,720 $25,930$	770 570
	Mar. 12, 1886	50,000	11,240 $11,240$	11,020	220
First National Bank, Dayton, Wash	Mar. 22, 1886 Mar. 24, 1886	50, 000 50, 000	13, 490	10, 800 13, 020	440 470
Citizens' National Bank, Beloit, Wis First National Bank, Dayton, Wash First National Bank, Macomb, Ill First National Bank, Jesup, Iowa Dallas National Bank, Dallas, Tex	Apr. 14, 1886 Apr. 20, 1886	100, 000 50, 000	89, 520 25, 760 33, 750	84, 828 25, 180	4, 692 580
Dallas National Bank, Dallas, Tex	May 8, 1886	150,000	33, 750	32, 700	1,050
First National Bank, Lewistown, Ill First National Bank, Cedar Rapids, Iowa First National Bank, Socorro, N. Mex	May 12, 1886 May 28, 1886	50, 000 100, 000	45, 000 35, 490	42,615 $32,914$	2, 385 2, 576
Custer County National Bank, Broken		50, 000	15, 500	14,800	700
Bow, Nebr	Aug. 9, 1886 Sept. 16, 1886	50, 000 50, 000	11,240 $11,250$	11, 240 10, 760	490
First National Bank, Brownville, Nebr First National Bank, Leslie, Mich Mount Vernon National Bank, Mount	Sept. 25, 1886	50, 000 50, 000	39, 680 13, 410	37, 206 12, 450	2, 474 960
Vernon, Ill National Bank, Piedmont, W. Va	Oct. 11, 1886 Oct. 14, 1886	51, 100 50, 000	45, 000 45, 000	43, 097 42, 390	1,903
First National Bank, St. Clair, Mich	Oct. 20, 1886	50,000	39, 310	37, 630	2, 610 1, 680
First National Bank, Milford, Mich National Bank of Kingwood, W. Va	Oct. 21, 1886	50,000 125,000	45, 000 96, 140	43, 010 89, 990	1, 990 6, 150
Merchants' National Bank, Lima, Ohio Hubbard National Bank, Hubbard, Ohio.		50,000 50,000	45,000 45,000	42, 810 43, 692	2, 190 1, 308
Commercial National Bank, Marshall- town, Ohio	Oct. 25, 1886	100, 000	22, 500	21, 810	690
First National Bank, Indianapolis, Ind First National Bank, Concord, Mich	Nov. 11, 1886 Nov. 27, 1886	500, 000 50, 000	162,325 $11,250$	149, 040 10, 050	13, 285 200
Jamestown National Bank, Jamestown, N. Dak	Nov. 29, 1886	50,000	11, 250	10, 960	299
First National Bank, Berea, Ohio	Dec. 1, 1886	50,000	45,000	43, 404	1,596
First National Bank, Allerton, Iowa Second National Bank, Hillsdale, Mich	Dec. 6, 1886 Dec. 18, 1886	50, 000 50, 000	$11,250 \\ 13,892$	10, 420 11, 444	830 2,448
Topton National Bank, Topton, Pa First National Bank, Warsaw, Ill	Dec. 28, 1886	50, 000 50, 000	18, 000 38, 250	17, 300 34, 775	700 3,475
First National Bank, Hamburg, Iowa Darlington National Bank, Darlington,	'do'	50, 000	13, 500	12, 815	685
S. C	Feb. 10, 1887 Feb. 14, 1887	100, 000 500, 000	$\begin{array}{c} 22,500 \\ 237,230 \end{array}$	21,840 $224,567$	12,663
Roberts' National Bank, Titusville, Pa	Feb. 28, 1887	100,000	75, 610 42, 500	72, 050 38, 648	3,560
National Bank of Rahway, N. J. Olney National Bank, Olney, Ill.	Mar. 9, 1887 Mar. 11, 1887	100, 000 60, 000	27, 000	26, 270	3, 852 730
Metropolitan National Bank, Leavenworth, Kans Ontario County National Bank, Canan-	1	100, 000	22,500	21,760	740
daigua, N. Y Winsted National Bank, Winsted, Conn. Council Bluffs National Bank, Council	Mar. 23, 1887	50, 000 50, 000	$11,250 \\ 11,250$	10, 740 10, 505	510 745
Bluffs, Iowa	May 5, 1887	100, 000	22, 500	21, 660	810
First National Bank, Homer, Ill First National Bank, Beloit, Wis	June 22, 1887 June 30, 1887	50, 000 50, 000	11,250 $11,250$	11, 025 10, 570	225 680
Mystic National Bank, Mystic, Conn	July 7, 1887	52, 450 50, 000	47, 205 11, 250	45, 209 10, 985	1, 996 265
Exchange National Bank, Louisiana, Mo Exchange National Bank, Downs, Kans	Aug. 1, 1887	50,000	11,250	11,065	185
First National Bank, Tecumseh, Nebr. Third National Bank, St. Paul, Minn	Nov. 3, 1887 Nov. 4, 1887	50, 000 500, 000	11, 700 45, 000	11, 380 43, 555	320 1, 445
First National Bank, Marshall, Mo	Dec. 6, 1887	100,000	22, 500	21, 940	560
First National Bank, Greene, Iowa Fulton National Bank, New York, N.Y.* Fayetteyille National Bank, Fayette-	Dec. 20, 1887		10, 750	10, 340	
ville, N. C	Dec. 31, 1887	200, 000	39, 580	36, 800	2, 780

^{*} No circulation.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

			<u> </u>	irculation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
National Bank, Somerset, Ky First National Bank, Richburg, N. Y Scituate, National Bank, Scituate, R. I	Dec. 31, 1887 Jan. 10, 1888	\$50, 000 50, 000	\$45, 000 25, 905	\$40, 595 24, 950	\$4, 405 955
Scituate National Bank, Scituate, R. I	Jan. 11, 1888 Jan. 31, 1888	56, 000 50, 000	35, 018 11, 250 11, 250 11, 240	32, 776 10, 755	2, 242 495
National Bank, Franklin, Ind First National Bank, Hampton, Iowa	Feb. 1, 1888	50, 000	11, 250	10, 760	490
First National Bank, Hampton, Iowa First National Bank, Greensburg, Kans.	Feb. 10, 1888	50,000	11, 240	10,965	275
First National Bank, Central City, Nebr. Duluth National Bank, Duluth, Minn Bismarck National Bank, Bismarck, N.	Feb. 11, 1888 Feb. 20, 1888	50, 000 300, 000	10, 710 45, 000	10, 350 43, 110	1, 890
Dak	Mar. 1, 1888 Mar. 6, 1888	50, 000 50, 000	$\begin{array}{c c} 11,250 \\ 11,250 \end{array}$	10, 790 10, 970	460 280
Dak	Apr. 24, 1888	50, 000 50, 000	11, 250	11, 095 10, 820	155
First National Bank, Fairmont, Nebr	Apr. 30, 1888 May 1, 1888	50,000	$11,250 \ 11,250$	11, 600	430 250
First National Bank, Greenleaf, Kans	May 9, 1888	50,000	11, 250	11, 050	200
National Bank Genesee, Batavia, N. Y Strong City National Bank, Strong City, Kans	May 21, 1888 May 26, 1888	75, 000 50, 000	44, 434 11, 250	39, 803 10, 930	4, 631 320
Citizens' National Bank, Saginaw, Mich. Saugerties National Bank, Saugerties,	June 1, 1888	100, 000	45,000	42, 480	2, 520
N. Y Hyde National Bank Titusville Pa	June 16, 1888 June 21, 1888	125, 000 300, 000	93, 316 74, 730	85, 894 64, 500	7, 422 10, 230
Hyde National Bank, Titusville, Pa State National Bank, Omaha, Nebr Cincinnati National Bank, Cincinnati,	July 18, 1888	100,000	22, 500	21, 250	1, 250
Ohio	Aug. 1, 1888	280, 000	52, 510	48,620	3, 890
Minn South Framingham National Bank, South Framingham, Mass First National Bank, Alameda, Cal.	Sept. 5, 1888	75, 000	16, 875	16, 540	335
South Framingham, Mass	Sept. 8, 1888 Sept. 4, 1888	100, 000 100, 000	$\begin{bmatrix} 21,720 \\ 27,000 \end{bmatrix}$	19,760 $24,750$	1, 960 2, 250
Merchants' National Bank of West Vir-	Sept. 18, 1888	50, 000	11, 250	10,750	500
ginia, Morgantown, W. Va First National Bank, Cawker City, Kans. San Diego National Bank, San Diego,	Oct. 4, 1888 Oct. 9, 1888	110, 000 50, 000	80, 830 11, 250	73, 980 10, 500	6, 850 750
Cal	Nov. 7, 1888	100, 000	22, 500	20, 800	1,700
National Exchange Bank, Auburn, N. Y. National Bank of Dayton, Wash	Nov. 16, 1888 Nov. 21, 1888	200, 000 50, 000	$97,520 \\ 11,250$	89, 350 10, 590	8, 170 660
First National Bank, Colby, Kans First National Bank, Russell Springs,	do	50,000	11, 250	11, 070	180
Kans First National Bank, Columbia, S. Dak	Nov. 26, 1888	50, 000 50, 000	10, 690 11, 250	10, 390 10, 915	300 335
Citizens' National Bank, Kingman, Kans	Dec. 24, 1888	50, 000	11, 250	10,540	710
Citizens' National Bank, Kingman, Kans Bowery National Bank, New York, N. Y.	Jan. 2, 1889	250,000	217, 710	198, 800	18, 910
Second National Bank, Ionia, Mich First National Bank, Johnstown, N. Y	Jan. 8, 1889 Jan. 16, 1889	50, 000 100, 000	21, 870 86, 590	18, 595 81, 988	3, 275 4, 602
First National Bank, Canandaigua, N. Y. Pendleton National Bank, Pendleton,	Jan. 26, 1889	75, 000	17, 100	14, 245	2, 855
Oreg	Feb. 4, 1889	50, 000	11, 250	10, 800	450
Iowa	Feb. 7, 1889	200,000	45, 000	42,050	2,950
ingsburg, Ky	Feb. 9, 1889	50, 000	26, 622	23,436	3, 186
Merchants' National Bank, Des Moines,	Feb. 26, 1889	100, 000	22, 500	21, 970	530
Iowa	Mar. 1, 1889	100,000	22,500	20, 645	1, 855
Norwich National Bank, Norwich, Conn- First National Bank, Franklin, Nebr Farmers and Mechanics' National Bank.	Mar. 15, 1889 Mar. 27, 1889	220, 000 60, 000	77, 150 13, 000	66, 745 12, 719	10, 405 281
Farmers and Mechanics' National Bank, Buffalo, N. Y.	Apr. 3, 1889	200, 000	26, 100	21,772	4, 328
First National Bank, Cimarron, Kans Traders' National Bank San Autonio	Apr. 8, 1889 Apr. 27, 1889	50, 000 50, 000	$11,250 \\ 10,170$	10, 530 9, 955	720 215
Tex. Merchants' National Bank, Duluth, Minu.	Apr. 29, 1889	100,000	22,500	20,570	1,930
Wright County National Bank, Clarion,		200, 000	45,000	43, 800	1, 200
Iowa	June 19, 1889 June 29, 1889	50, 000 100, 000	11, 250 49, 809	10, 540	710 5, 874
National Bank, Lawrence, Kans National Bank, Le Roy, N. Y. Halstead National Bank, Halstead, Kans.	00	100, 000 100, 000 50, 000	22,500 $11,250$	10, 540 43, 935 20, 930 10, 840	1, 570 410
Farmers' National Bank, Mount Sterling, Kv	July 1, 1889	250, 000	195, 680	173, 490	22, 190
Ky First National Bank, Keyport, N. J National Bank, Huntsville, Ala	do	50,000	11,250	10, 850	400
National Bank, Huntsville, Ala German National Bank, Newton, Kans	July 3, 1889	50,000 60,000	44, 900 13, 500	38, 857 12, 6 10	6, 043 890
First National Bank, Clay Center, Nebr.	Aug. 8, 1889	50,000	11, 250	10, 920	

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

		er-monery		Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
Vernon National Bank, Vernon, Tex.* Butler National Bank, Butler, Mo Second National Bank, Lebanon, Tenn	Aug. 17, 1889 Aug. 23, 1889 Sept. 18, 1889	\$60, 000 66, 000 50, 000	\$14, 850 11, 250	\$13, 675 9, 310	\$1, 175 1, 940
First National Bank, Kinderhook, N. Y Farmers and Merchants' National Bank.	Oct. 1, 1889 Oct. 31, 1889	125, 000 50, 000	11, 250 78, 220 27, 000	68, 856 24, 810	9, 364 2, 190
Valley City, N. Dak Union National Bank, La Crosse, Wis. Harper County National Bank, Anthony, Kans	Dec. 1, 1889 Dec. 9, 1889 Dec. 20, 1889	65, 000 100, 000 50, 000	14, 630 22, 500 11, 250	13, 460 21, 410 10, 250	1, 170 1, 090 1, 000
Lumberman's National Bank, Williams- port, Pa First National Bank, South Haven, Mich.	Dec. 31, 1889	100, 000 50, 000	32, 580	27, 150 9, 971	5, 430 1, 279
Durango National Bank, Durango, Colo. First National Bank, Fox Lake, Wis First National Bank, Ogallala, Nebr First National Bank, Stockton, Kans	Jan. 6, 1890 Jan. 14, 1890 do Jan. 15, 1890	50, 000 50, 000 50, 000 50, 000	11, 250 11, 250 48, 605 11, 250 11, 250	11, 250 43, 849 10, 580 10, 600	4, 756 670 650
First National Bank, Rulo, Nebr. First National Bank, Eagle Grove, Iowa. Toledo, National Bank, Toledo, Ohio National Exchange Bank, Kansas City,	Jan. 20, 1890 do Jan. 21, 1890	50, 000 50, 000 100, 000	11, 250 11, 250 30, 360 11, 250 35, 920	27, 960 10, 865 27, 945	2,400 385 7,975
National Bank, New Castle, Ky	Jan. 28, 1890 Feb. 4, 1890	200, 000 60, 000	45, 000 17, 670	40, 560 15, 230	4, 440 2, 440
Mich. First National Bank, Lockport, N. Y Merchants' National Bank, Amsterdam,	Feb. 25, 1890 Feb. 28, 1890	50, 000 100, 000	11, 250 28, 573	10, 625 22, 847	625 5, 726
N. Y National Bank of Texas, Galveston, Tex. Bowie National Bank. Bowie, Tex.* First National Bank. Union Surings, N. Y.	Mar. 15, 1890 Mar. 19, 1890 Mar. 27, 1890 Mar. 31, 1890	100, 000 100, 000 50, 000 50, 000	32, 680 37, 487	30, 980 32, 374	1,700 5,113 3,378
First National Bank, Union Springs, N.Y. Ferris National Bank, Swanton, Vt First National Bank, Rock Island, Ill First National Bank, Ketchum, Idaho. Winchester National Bank, Winchester,	Apr. 18, 1890 Apr. 19, 1890 Apr. 28, 1890	50, 000 100, 000 50, 000	15, 805 11, 240 24, 654 11, 250	12, 427 11, 240 21, 198 10, 570	3, 456 680
Ky First National Bank, Harper, Kans. First National Bank, Loup City, Nebr. American National Bank, Waco, Tex. Hamilton County National Bank, Web-	Apr. 29, 1890 Apr. 30, 1890 June 21, 1890 June 24, 1890	200, 000 50, 000 50, 000 250, 000	45, 000 11, 250 11, 250 45, 000	38, 200 10, 280 10, 690 39, 550	6, 800 970 560 5, 450
ster City, Iowa Planters' National Bank, Henderson, Ky. Wakefield National Bank, Wakefield, R.I. Jewell County National Bank, Mankato,	June 30, 1890 do July 1, 1890	50, 000 150, 000 100, 000	11, 250 33, 750 59, 249	10, 570 29, 520 51, 779	680 4, 230 7, 470
Kans Citizens' National Bank, Flint, Mich N. Village Bank, Bowdoinham, Me La Fayette National Bank, La Fayette,	July 2, 1890 Aug. 5, 1890 Aug. 28, 1890	50, 000 125, 000 50, 000	11, 250 32, 641 35, 748	10, 780 26, 255 30, 792	470 6, 386 4, 956
Lincoln National Bank, Stanford, Ky Canastota National Bank, Canastota,	Aug. 29, 1890 Sept. 8, 1890	300, 000 200, 000	64, 033 45, 000	49, 861 42, 590	14, 172 2, 410
N. Y First National Bank, Whitehall, Mich Meade Country National Bank, Meade	Sept. 25, 1890 Sept. 20, 1890 Oct. 6, 1890	† 55, 000 50, 000	55, 927 11, 250	46, 499 9, 360	9, 428 1, 890
Center, Kan's Farmers' National Bank, South Charleston, Ohio First National Bank, Columbus, Ohio	Oct. 6, 1830 Oct. 15, 1890	50, 000 50, 000 300, 000	11, 250 11, 710 220, 465	9, 920 10, 400 188, 531	1, 330 1, 310 31, 934
Commercial National Bank, St. Paul, Minn. German-American National Bank, Kan-	Oct. 27, 1890	500, 000	45, 000	40, 390	4, 610
sas City, Mo. First National Bank, Hill City, Kans First National Bank, Frankfort, Kans Second National Bank, Owosso, Mich WestSide National Bank, Wichita, Kans. Anthony National Bank, Anthony, Kans.	Dec. 5, 1890 Dec. 20, 1890 Jan. 8, 1891 Jan. 13, 1891 do	250, 000 50, 000 100, 000 60, 000 100, 000 50, 000	45, 000 10, 750 22, 500 13, 500 22, 500 10, 750	39, 610 10, 110 20, 600 12, 600 19, 610 10, 300	5, 390 640 1, 900 900 2, 890 450
Commercial National Bank, Rochester, N. Y Mercantile National Bank, Louisiana,	Jan. 27, 1891	200, 000	41, 820	35, 302	6, 518
Mo National Bank, El Dorado, Kans. First National Bank, Suffolk, Va. Citizens' National Bank, Medicine Lodge,	Feb. 9, 1891 Feb. 12, 1891	50, 000 50, 000 50, 000	11, 250 10, 745 11, 250	9, 420 9, 255 9, 910	1, 830 1, 490 1, 340
Kans	Feb. 19, 1891 Feb. 23, 1891	50, 000 100, 000	11, 250 22, 500	10, 328 20, 420	922 2, 080

^{*} No circulation.

[†] Capital reduced to this amount.

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

				Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
Windsor National Bank, Windsor, Vt	Feb. 24, 1891	\$50,000	\$22,500	\$19, 975	\$2,525
Beadle County National Bank, Huron, S. Dak	Feb. 26, 1891	50, 000	22, 500	19, 310	3, 190
Iowa United States National Bank, Atchison,	Mar. 12, 1891	150, 000	33, 750	31, 625	2, 125
Kans First National Bank, Ashland, Kans Washington National Bank, New York,	Mar. 24, 1891 Apr. 15, 1891	250, 000 50, 000	45, 000 11, 250	38, 770 10, 2 70	6, 230 980
N. Y First National Bank, Burr Oak, Kans. Glenwood National Bank, Glenwood Springs, Colo	Apr. 13, 1891 May 15, 1891	300, 000 50, 000	45, 000 11, 250	40, 570 9, 980	4, 430 1, 270
Springs, Colo	May 23, 1891 May 25, 1891	100, 000 50, 000	22, 500 11, 250	20, 61 0 9, 63 0	1, 890 1, 620
inaw, Mich. Twin City National Bank, New Brigh-	June 23, 1891	150, 000	33, 750	28, 540	5, 210
ton, Minn Merchauts' National Bank, Bingham- ton, N. Y	do	50, 000	11, 250	8, 780	2, 470
National Bank of Union County Mor-	June 25, 1891 June 30, 1891	100, 000 200, 000	61, 638 43, 400	55, 484 37, 920	6, 154 5, 480
ganfield, Ky Citizens' National Bank Belton, Tex Citizens' National Bank, Gatesville,	July 1, 1891	100, 000 50, 000	88, 090 10, 750	70, 990 8, 400	17, 100 2, 350
Tex Ord National Bank, Ord, Nebr First National Bank, Indianola, Nebr	Aug. 22, 1891 Aug. 31, 1891	50, 000 50, 000 50, 000	11, 250 11, 250 11, 250	10,060 9,320	1, 190 1, 930
First National Bank, Indianola, Nebr National Bank, Anderson, S. C	Aug. 31, 1891 Sept. 1, 1891	50, 000 50, 000	11, 250 14, 050	9, 985 10, 530	1, 265 3, 520
National Bank, Anderson, S. C. First National Bank, Flushing, Mich First National Bank, Francestown, N. H. Columbus National Bank, New York,	Sept. 21, 1891 Oct. 10, 1891	50, 000 100, 000	11, 250 61, 135	9, 280 49, 732	1, 970 11, 403
N. Y Citizens' National Bank, Colorado, Tex	Oct. 15, 1891 Nov. 3, 1891	200, 000 60, 000	45, 000 13, 500	40,600 10,680	4, 400 2, 820
First National Bank, La Grange, Ga Produce National Bank, Philadelphia, Pa. Merchants' National Bank, Kansas City,	Dec. 1, 1891 Dec. 8, 1891	50, 000 300, 000	41, 700 45, 000	10, 420 38, 672	1, 280 6, 328
Mo	Dec. 22, 1891 Dec. 26, 1891 Dec. 28, 1891	1,000,000 50,000	45, 000 14, 816	33, 930 11, 678	11, 070 3, 138
First National Bank, Manitowoc, Wis First National Bank, Fairfield, Tex Commonwealth National Bank, Phila- delphia, Pa	Dec. 28, 1891 Dec. 31, 1891	50, 000 208, 000	11, 250 65, 480	8, 950 45, 140	2, 300 20, 340
Merchants' National Bank, Fort Dodge, Iowa.	do	100,000	22, 500	17,723	4,777
Giles National Bank, Pulaski, Tenn First National Bank, Quanah, Tex Northwestern National Bank, Aberdeen,	Jan. 12, 1892 do	100, 000 50, 000	22, 500 11, 250	16, 045 8, 680	6, 455 2, 570
S. Dak. Castleton National Bank, Castleton, Vt First National Bank, Chamberlain, S.	Jan. 15, 1892 Jan. 22, 1892	100, 000 50, 000	22, 500 14, 630	19, 540 10, 750	2, 960 3, 880
Dak	Feb. 6, 1892 Feb. 9, 1892	50, 000 50, 000	11, 250 11, 250	8, 990 9, 530	2, 260 1, 720
N. Y First National Bank, Ainsworth, Nebr.	Feb. 29, 1892 Mar. 3, 1892	50, 000 50, 000	$22,500 \ 11,250$	18, 650 8, 650	3, 850 2, 600
First National Bank, Leoti, Kans First National Bank, Blaine, Wash Erath County National Bank, Stephen-	Mar. 4, 1892 Mar. 9, 1892	50, 000 50, 000	10, 250 11, 250	9, 200 9, 650	1, 050 1, 600
ville, Tex	Mar. 15, 1892	50, 000	11,250	8, 250	3,000
Ala First National Bank, Wilber, Nebr. First National Bank, Greenville, Mich. National Exchange Bank, Columbus,	Mar. 22, 1892 do Mar. 28, 1892	250, 000 50, 000 50, 000	45, 000 13, 000 11, 250	36, 450 10, 590 8, 631	8, 550 2, 410 2, 619
National Exchange Bank, Columbus, Ohio. Citizens' National Bank, Roanoke, Va Inter-State National Bank, New York,	Apr. 1, 1892 Apr. 4, 1892	100, 000 100, 000	50, 670 21, 700	36, 845 18, 453	13, 825 3, 247
	Apr. 15, 1892	200, 000	45,000	38, 250	6, 750
First National Bank, Platte City, Mo First National Bank, Jetmore, Kans. Tampa National Bank, Tampa, Fla. Birmingham National Bank, Birming- ban Ala.	Apr. 25, 1892 Apr. 30, 1892 May 2, 1892	50, 000 50, 000 50, 000	11, 250 11, 250 11, 250 11, 250	9, 300 9, 360 9, 110	1, 950 1, 890 2, 140
First National Bank, Stafford, Kans	do June 15, 1892	250, 000 50, 000	45, 000 11, 250	33, 850 9, 255	11, 150 1, 995
son, Kans. First National Bank, Grafton, Mass First National Bank, Dorchester, Nebr	June 21, 1892 July 5, 1892	100, 000 100, 000 50, 000	$\begin{array}{c} 22,500 \\ 25,102 \\ 11,250 \end{array}$	16, 500 19, 150 9, 120	6, 000 5, 952 2, 130

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

gagermann i vagga grag ger engen yan in filmfiling prop glands adjer dhe dilikhilikher	T		(Tirculation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Salina, Kans Lincoln National Bank, Lincoln, Nebr First National Bank, Aurora, Mo Farmers and Traders' National Bank, Oskaloosa, Iowa	July 5, 1892 July 12, 1892 July 22, 1892	\$150, 000 100, 000 50, 000	\$33, 750 225, 00 11, 250	\$24, 820 18, 395 9, 100	\$8, 930 4, 105 2, 150
Oskaloosa, Iowa First National Bank, San Luis Obispo,	July 30, 1892	100,000	22,500	16, 110	6, 390
Cal	Aug. 27, 1892 Sept. 14, 1892	159, 000 50, 000	33, 750 11, 250	25, 660 8, 500	8, 090 2, 750
nooga, Tenn National Bank of the Republic, Tacoma,	Sept. 24, 1892	250, 000	45,000	30, 940	14,060
Wash	Oct. 1, 1892	200, 000	45, 000	33, 881	11, 119
Nebr	Oct. 27, 1892	50, 000	10, 250	7, 740	2, 510
City, Mo	Nov. 11, 1892 Nov. 15, 1892	200, 000 50, 000	44, 500 10, 750	27, 700 8, 040	16, 800 2, 710
Oreg	Nov. 26, 1892	50,000	11, 250	8,740	2, 510
Iowa First National Bank, Batesville, Ohio State National Bank, Lincoln, Nebr	Dec. 1, 1892	150, 000 60, 000	33, 750 13, 500 45, 000	25, 550 8, 870	8, 200 4, 630
Woodson National Bank, Yates Center,	Dec. 3, 1892	200, 000		8, 870 33, 265	4, 630 11, 735
Kans. First National Bank, Pontiac, Mich First National Bank, Castle, Mont National Pemberton Bank, Lawrence,	Dec. 5, 1892 Dec. 31, 1892 Jan. 4, 1893	50, 000 100, 000 65, 000	$\begin{array}{c} 10,750 \\ 21,750 \\ 14,020 \end{array}$	7, 470 14, 110 9, 710	3, 280 7, 640 4, 310
Mass First National Bank, Lorain, Ohio Covington City National Bank, Coving-	Jan. 10, 1893 do	150, 000 75, 000	143, 010 16, 095	110, 015 9, 860	32, 995 6, 235
ton, Ky. Merchants' National Bank, Macon, Ga. Ætna National Bank, Kansas City, Mo. Citizens' National Bank, Orlando, Fla. First National Bank, Lexington, Ill. First National Bank, Burnet. Tex.	Feb. 1, 1893 Feb. 14, 1893 Mar. 9, 1893 Mar. 22, 1893 Apr. 1, 1893	500, 000 100, 000 250, 000 100, 000 50, 000	225, 000 21, 800 44, 550 21, 880 16, 410	136, 704 15, 230 27, 500 15, 520 10, 830	88, 296 6, 570 17, 050 6, 360 5, 580
Southern National Bank, New Orleans, La First National Bank, Santa Monica, Cal.	May 22, 1893 June 5, 1893 June 17, 1893	75, 000 500, 000 50, 000	16, 150 45, 000 10, 250	9, 200 26, 550 6, 920	6, 950 18, 450 3, 330
Finney County National Bank, Garden City, Kans	June 20, 1893	50, 000	10, 750	7, 390	3, 360
Lake National Bank, Wolfboro N. H. First National Bank, Wa Keeney, Kans. First National Bank, Springfield, Mo Farmers and Merchants' National Bank,	June 29, 1893 June 30, 1893 July 6, 1893	50, 000 50, 000 50, 000	29, 360 10, 290 11, 250	19, 198 6, 650 5, 773	10, 162 3, 640 5, 477
Rockwall, Tex. North Texas National Bank, Dallas, Tex. Hoquiam National Bank, Hoquiam,	July 11, 1893 July 13, 1893	50, 000 1, 000, 000	$\begin{array}{c} 11,250 \\ 45,000 \end{array}$	6, 650 25, 900	4, 600 19, 100
Wash. Gate City National Bank, Atlanta, Ga. First National Bank, Big Timber, Mont. Orono National Bank, Orono, Me. Central National Bank, Dallas, Tex. Fourth National Bank, Chattanooga,	July 18, 1893 July 25, 1893 July 27, 1893 July 29, 1893 Aug. 3, 1893	50, 000 250, 600 50, 000 50, 000 150, 000	11, 250 44, 000 10, 750 13, 720 33, 750	7, 010 27, 310 6, 930 8, 900 17, 900	4, 240 16, 690 3, 820 4, 820 15, 850
Tenn Merchants' National Bank, Fort Worth,	Aug. 10, 1893	150,000	44, 200	27,010	17, 190
Tex	Aug. 15, 1893	250, 000	45, 000	28, 150	16, 850
man, Mont	Aug. 18, 1893	100,000	22, 000	13, 910	8,090
Mich First National Bank, Mankato, Kans Dillon National Bank, Dillon, Mont	Sept. 4, 1893 Sept. 19, 1893 Sept. 20, 1893	50, 000 60, 000 50, 000	11, 250 13, 500 10, 750	6, 430 8, 010 6, 920	4, 820 5, 490 3, 830
Gray National Bank, Middletown Springs, Vt Frankfort National Bank, Frankfort, Ky. First National Bank, Slaughter, Wash. Second National Bank, Holena. Mont First National Bank, Minneapolis, Kans. First National Bank, Wharton, Tex Farmers and Merchants' National Bank,	Oct. 25, 1893 Sept. 30, 1893 Oct. 9, 1893 Oct. 14, 1893	50, 600 100, 000 50, 000 75, 000 50, 000 50, 000	11, 250 22, 500 11, 250 17, 420 11, 250 11, 250	7, 280 13, 260 7, 080 11, 530 8, 183 7, 350	3, 970 9, 240 4, 170 5, 890 3, 067 3, 900
Clarksville, Tenn York National Bank, York, Nebr First National Bank, Genesee, Idaho First National Bank, Centerville, Mich	Oct. 19, 1893 Nov. 6, 1893 Nov. 13, 1893 Nov. 25, 1893	100, 000 100, 000 50, 000 50, 000	22, 100 21, 847 11, 250 10, 650	9, 840 14, 460 6, 340 5, 810	12, 260 7, 387 4, 910 4, 840

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

Randolph National Bank, Randolph, Mass Nov. 27, 1893 \$200,000 \$172,050 \$4,570 55, First National Bank, Caldwell, Kans Dec. 2, 1893 50,000 10,250 4,570 55, First National Bank, Children Dec. 23, 1893 50,000 11,250 6,480 4,570 55, National Bank, Sloux City, Iowa Dec. 23, 1893 50,000 11,250 6,480 4,570 55, National Bank, Sloux City, Iowa Dec. 23, 1893 50,000 11,250 6,550 55, National Bank, Reshville, Nebr Jan. 1, 1894 50,000 10,750 5,250 5, First National Bank, Reshville, Nebr Jan. 2, 1894 50,000 10,750 5,250 5, First National Bank, Nebr Jan. 2, 1894 50,000 10,750 5,250 5, First National Bank, Centralia, Wash Peb. 1, 1894 50,000 10,750 5,630 4, First National Bank, Centralia, Wash Peb. 1, 1894 50,000 10,750 5,630 4, First National Bank, Centralia, Wash Peb. 1, 1894 50,000 10,750 5,630 4, First National Bank, Centralia, Wash Peb. 1, 1894 50,000 10,750 5,630 4, First National Bank, Centralia, Wash Peb. 1, 1894 50,000 10,800 5,230 5, 530			1		Circulation.	
Mass	Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
Mass	olph National Bank, Randolph,					:
First National Bank, Princeton, Minn. Dec. 18, 1893 50, 000 10, 870 6, 480 4 First National Bank, Luling, Tex. Dec. 23, 1893 50, 000 11, 250 5, 550 5 National Bank, Sioux City, Iowa. Dec. 29, 1893 50, 000 43, 950 22, 650 25, 140 51 First National Bank, Rushville, Nebr. Jan. 1, 1894 50, 000 10, 750 5, 280 5, 140 5 First National Bank, Fredonin, Kans. Jan. 2, 1894 50, 000 10, 750 5, 280 5, 280 National Bank, Fredonin, Kans. Jan. 2, 1894 50, 000 10, 750 4, 670 6 First National Bank, Geneva. Nebr. Jan. 9, 1894 75, 000 15, 195 8, 233 6 First National Bank, Geneva. Nebr. Jan. 30, 1894 50, 000 11, 700 7, 410 4 First National Bank, Geneva. Nebr. Jan. 30, 1894 50, 000 11, 700 7, 410 4 State National Bank, Salt Lake City, Utah First National Bank, Salt Lake City, Utah First National Bank, Medicine Lodge, Kans. Feb. 13, 1894 50, 000 11, 250 5, 450 5 Kanstonal Bank, Kalispell, Mont. Mar. 12, 1894 50, 000 10, 300 7, 500 7, 050 15, 170 10, 110 10, 1	88	Nov. 27, 1893	\$200,000	\$172,050	\$100, 455	\$71, 595
First National Bank, Luling, Tex Dec. 23, 1893 990,000 43, 950 22, 650 21, 8140 81, 81, 810 81, 810 81, 810 81, 810 81, 810 81, 810 81, 81, 810 81, 810 81, 810 81, 810 81, 810 81, 810 81, 81, 810 81, 81, 810 81, 81, 810 81	National Bank, Caldwell, Kans	Dec. 2, 1893				5, 680
State National Bank, Notifiers on, Tex Dec. 30, 1893 50, 000 43, 950 22, 650 51, First National Bank, Rushville, Nobr Jan. 1, 1894 50, 000 10, 750 5, 280 5, First National Bank, Fredonia, Kans. Jan. 2, 1894 50, 000 10, 750 4, 670 6, National Bank, Fredonia, Kans. Jan. 2, 1894 50, 000 10, 750 4, 670 6, National Bank, Whitewater, Wis Jan. 4, 1894 50, 000 10, 500 5, 630 4, Gitizens' National Bank, Whitewater, Wis Jan. 10, 1894 75, 000 15, 105 8, 233 6, First National Bank, Centralia, Wash Feb. 1, 1894 50, 000 10, 800 5, 230 5, 230 5, First National Bank, Geneva. Nebr. Jan. 30, 1894 50, 000 10, 800 5, 230 5, 230 5, First National Bank, Centralia, Wash Feb. 1, 1894 50, 000 11, 700 7, 440 4, 410 6, State National Bank, Salt Lake Gity, Utah Feb. 1, 1894 400, 000 43, 800 21, 600 22, First National Bank, Kalispell, Mont. Feb. 28, 1894 100, 000 21, 450 11, 111 10, First National Bank, Lake City, Utah Feb. 28, 1894 100, 000 21, 450 11, 111 10, First National Bank, National Bank, Medicine Lodge, Kans. Mar. 1, 1894 50, 000 10, 850 4, 400 43, 500 27, 490 16, 5184 50, 000 10, 850 4, 400 43, 500 5, 770 44, 5184 50, 000 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 4, 400 60, 10, 850 6, 820 4, 800 80, 800 10, 850	National Bank, Tribceton, Minu					4, 290 5, 700
State National Bank, State National Bank, Methewater, Nebr. Jan. 1, 1894 50,000 10,750 5,280 5, First National Bank, Fredonia, Kans. Jan. 2, 1894 50,000 10,750 4,670 6, National Bank of Commerce, Provo City, Utah	nal Bank, Sionx City, Iowa	Dec. 29, 1893	900,000			21, 300
National Bank of Commerce, Provo City, Utah	National Bank, Jefferson, Tex	Dec. 30, 1893			3, 140	5, 910
Union City, Tenn Jan 10, 1894 100, 000 22, 350 11, 500 10, First National Bank, Geneva Nebr Jan 30, 1894 50, 000 10, 800 5, 230 5, First National Bank, Centralia, Wash Feb. 1, 1894 50, 000 10, 850 4, 410 6, State National Bank, Allas, Tex. Feb. 5, 1894 50, 000 10, 850 4, 410 6, State National Bank, Kinistey, Kans Feb. 10, 1894 409, 000 43, 800 21, 600 22, First National Bank, Clinton, Mo Feb. 24, 1894 50, 000 11, 250 5, 450 5, Manerican National Bank, Clinton, Mo Feb. 24, 1894 250, 000 43, 590 27, 490 16, First National Bank, Dew Witt, Nebr Mar. 2, 1894 50, 000 10, 930 7, 050 3, First National Bank, Bath, Me Mar. 1, 1894 50, 000 10, 930 7, 050 3, First National Bank, Fairtield, Nebr Mar. 2, 1894 50, 000 10, 930 7, 050 3, First National Bank, Fairtield, Nebr Mar. 2, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Mar. 23, 1894 400, 000 43, 950 18, 470 25, First National Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 18, 470 25, First National Bank, Bath, Me Apr. 3, 1894 100, 000 21, 880 9, 565 12, First National Bank, Bath, Me Apr. 23, 1894 100, 000 21, 880 9, 565 12, First National Bank, Deadwood, Salina, Kana Apr. 30, 1894 50, 000 10, 750 4, 950 13, 690 10, 750 4, 950 14, 400 15, 780	National Bank, Rushville, Nebr National Bank, Fredonia, Kans			10, 750	5, 280	5, 470 6, 080
Union City, Tenn Jan 10, 1894 100, 000 22, 350 11, 500 10, First National Bank, Geneva Nebr Jan 30, 1894 50, 000 10, 800 5, 230 5, First National Bank, Centralia, Wash Feb. 1, 1894 50, 000 10, 850 4, 410 6, State National Bank, Allas, Tex. Feb. 5, 1894 50, 000 10, 850 4, 410 6, State National Bank, Kinistey, Kans Feb. 10, 1894 409, 000 43, 800 21, 600 22, First National Bank, Clinton, Mo Feb. 24, 1894 50, 000 11, 250 5, 450 5, Manerican National Bank, Clinton, Mo Feb. 24, 1894 250, 000 43, 590 27, 490 16, First National Bank, Dew Witt, Nebr Mar. 2, 1894 50, 000 10, 930 7, 050 3, First National Bank, Bath, Me Mar. 1, 1894 50, 000 10, 930 7, 050 3, First National Bank, Fairtield, Nebr Mar. 2, 1894 50, 000 10, 930 7, 050 3, First National Bank, Fairtield, Nebr Mar. 2, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Mar. 23, 1894 400, 000 43, 950 18, 470 25, First National Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 4, 440 6, Wardional Bank, Fairtield, Nebr Apr. 1, 1894 50, 000 10, 850 18, 470 25, First National Bank, Bath, Me Apr. 3, 1894 100, 000 21, 880 9, 565 12, First National Bank, Bath, Me Apr. 23, 1894 100, 000 21, 880 9, 565 12, First National Bank, Deadwood, Salina, Kana Apr. 30, 1894 50, 000 10, 750 4, 950 13, 690 10, 750 4, 950 14, 400 15, 780	h	Jan. 4, 1894	50, 000	19, 400	5, 630	4, 770
First National Bank, Geneva. Nebr. Jan. 30, 1894 50, 000 10, 800 5, 230 5, First National Bank, Centralia, Wash. Feb. 1, 1894 50, 000 11, 700 7, 410 4, First National Bank, Allas, Tex. Feb. 3, 1894 50, 000 10, 850 4, 410 6, State National Bank, Kiniskey, Kans. Feb. 10, 1894 409, 000 43, 800 21, 600 22, First National Bank, Kiniskey, Kans. Feb. 15, 1894 50, 000 11, 250 5, 450 5, Feb. 15, 1894 50, 000 11, 250 6, 820 4, 410 6, First National Bank, Clinton, Mo First National Bank, Medicine Lodge, Kans. Feb. 28, 1894 100, 000 21, 450 11, 111 10, First National Bank, De Witt, Nebr. Mar. 1, 1894 50, 000 10, 390 7, 050 5, 770 4, First National Bank, Bank, Dewitt, Nebr. Mar. 12, 1894 50, 000 10, 390 7, 050 5, 770 4, First National Bank, Rath Me. Apr. 14, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 23, 1894 400, 000 43, 950 18, 470 25, Mar. 14, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 4, 440 6, Mar. 17, 1894 50, 000 10, 850 18, 470 25, Mar. 18, 18, 18, 18, 18, 18, 18, 18, 18, 18,	ersand merchants National Dank, [6, 962
First National Bank, Centralia, Wash. Feb. 1, 1894 50,000 11, 700 7, 410 4, 410 6, 5tate National Bank, Deplousa, La. Feb. 3, 1894 50,000 11, 250 5, 450 5, 270 4, 21, 220 22, 230 22, 230 22, 230 22, 240 22, 240 22, 240 22, 250 24, 240 24, 240 24, 240 250 25, 240 22, 250 24, 240 250 250 25, 240 250 250 25, 240 250 250 25, 240 250 250 25, 240 250 250 25, 240 250 250 25, 250 250 250 250 250 250 250 250 250 250	on City, Tenn	Jan. 10, 1894	100,000	22,350	11,500	10, 850
First National Bank, Opelousas, La. Feb. 3, 1894 50,000 10,850 4,410 6,					5, 230	5,570
State National Bank, Kinsley, Kans Feb. 10, 1894 400, 000 43, 800 21, 600 22, 500 25, 780 27, 490 16, 175 175						4, 290 6, 440
First National Bank, Klusley, Kaus. Feb. 15, 1894 50,000 11, 250 5, 450 5, 450 City, Utah First National Bank, Clinton, Mo Feb. 24, 1894 250,000 43, 590 27, 490 16, Feb. 28, 1894 100,000 21, 450 11, 111 10, Feb. 28, 1894 100,000 21, 450 11, 111 10, Feb. 28, 1894 50,000 10, 250 6, 820 4, 440 6, First National Bank, Kalispell, Mont Mar. 2, 1894 50,000 10, 250 5, 770 4, 400 10, 250 6, 820 4, 440 6, First National Bank, Harrisonville, Mo Mar. 17, 1894 50,000 10, 250 4, 440 6, First National Bank, Fairfield, Nebr Apr. 10, 1894 50,000 10, 250 18, 470 25, First National Bank, Fairfield, Nebr Apr. 10, 1894 50,000 10, 250 18, 470 25, First National Bank, Jerseyville, Ill Apr. 28, 1894 100,000 43, 925 18, 690 25, Marcian Bank, Jerseyville, Ill Apr. 28, 1894 50,000 10, 250 5, 270 5,			409, 000		21, 600	22, 200
First National Bank, Kalispell, Mont. Mar. 2, 1894 50,000 11, 250 6, 820 4, Mar. 17, 1894 50,000 10, 330 7, 050 5, 770 4, Mar. 12, 1894 50,000 10, 350 7, 050 5, 770 4, Mar. 12, 1894 50,000 10, 350 7, 050 7,	National Bank, Kinsley, Kans ican National Bank, Salt Lake	Feb. 15, 1894	50, 000	11, 250	5, 450	5, 800
Mar. 1, 1894 50,000 11, 250 6, 820 7, 050 3, First National Bank, Kalispell, Mont. Mar. 2, 1894 50,000 10, 930 7, 050 3, First National Bank, Harrisonville, Mo. Mar. 12, 1894 50,000 10, 750 5, 770 4, Mar. 12, 1894 50,000 10, 850 4, 440 6, Union National Bank, Harrisonville, Mo. Mar. 17, 1894 50,000 10, 850 4, 440 6, Mar. 17, 1894 50,000 10, 850 4, 440 6, Mar. 17, 1894 100,000 21, 880 9, 565 12, Mar. 18, Mar. 19, 1894 50,000 10, 750 6, 080 4, 490 6, Mar. 19, 1894 50,000 10, 750 6, 080 4, 490 6, Mar. 19, 1894 50,000 10, 750 6, 080 4, 490 6, Mar. 19, 1894 50,000 10, 750 6, 080 4, 490 6, Mar. 19, 1894 50,000 10, 750 6, 080 4, 490 6, Mar. 19, 1894 50,000 10, 750 6, 080 4, 490 6, Mar. 19, 1894 50,000 10, 750 6, 080 10, 400 10,	National Bank, Clinton, Mo					16, 100 10, 339
Globe National Bank, Kalispell, Mont Mar. 2, 1894 50,000 10,930 7,050 5,770 4,	National Dank, Medicine Louge, 1	Mor 1 1894	50,000	11 250	6 820	4, 430
First National Bank, Det Witt, Nebr. Mar. 12, 1894 50,000 10,750 5,770 4,440 6,	National Bank, Kalispell, Mont	Mar. 2, 1894	50,000			3, 780
First National Bank, Harrisonville, Mo. Mar. 17, 1894 50, 000 10, 850 4, 440 6,	National Bank, De Witt, Nebr	Mar. 12, 1894	50,000		5, 770	4, 980
Apr. 14, 1894 100, 000 21, 880 9, 565 12, 1894 100, 000 21, 880 9, 565 12, 1894 100, 000 10, 750 6, 080 43, 925 18, 690 25, 180, 180, 180, 180, 180, 180, 180, 180	n National Bank, Salt Lake City,		1			6, 410
Sagadahoc National Bank, Bath, Me. Apr. 11, 1894 100, 000 43, 925 18, 690 25, Merchants and Manufacturers' National Bank, Detroit, Mich. Apr. 14, 1894 500, 000 34, 310 14, 528 19, American National Bank, Salina, Kans Apr. 30, 1894 100, 000 21, 550 8, 380 13, First National Bank, Benk,	Noticeal Deals Assure Cale	Mar. 23, 1894		43,950	18, 470	25, 480
Sagadahoc National Bank, Bath, Me. Apr. 11, 1894 100, 000 43, 925 18, 690 25, Merchants and Manufacturers' National Bank, Detroit, Mich. Apr. 14, 1894 500, 000 34, 310 14, 528 19, American National Bank, Salina, Kans Apr. 30, 1894 100, 000 21, 550 8, 380 13, First National Bank, Benk,	National Bank Fairfield Nebr	Apr. 10 1804	50,000		6,000	12, 315
Bank, Detroit, Mich	lahoc National Bank, Bath, Me	Apr. 11, 1894	100, 000	43, 925	18, 690	4, 670 25, 235
American National Bank, Salina, Kans. Apr. 30, 1894 100, 000 21, 550 8, 380 13, First National Bank, Denison. Tex.	k, Detroit, Mich	Apr. 14, 1894	500, 000	34, 310	14, 528	19, 782
First National Bank, Denison, Tex.	National Bank, Jersey ville, Ill	Apr. 28, 1894	50,000	10,850	[5, 270]	5, 580
May 1, 1894 50,000 11, 250 4,560 6, First National Bank, Hopkins, Mo. Go. So. 000 10, 750 4,090 6, First National Bank, Mystic Bridge, Con. May 21, 1894 150,000 33, 010 10, 161 22, First National Bank, Kendallville, Ind. May 24, 1894 50,000 44, 300 15, 780 28, First National Bank, Columbus, Miss. May 30, 1894 75, 000 66, 600 31, 706 34, Deadwood National Bank, Deadwood, S. Dak June 7, 1894 100, 000 21, 500 11, 130 10, Merchants' National Bank, Deadwood, S. Dak June 8, 1894 100, 000 22, 500 9, 180 13, First National Bank, Sterling, Nebr. June 11, 1894 50, 000 10, 790 4, 960 5, Gate City National Bank, Tevarkana, Tour 16, 1894 50, 000 10, 750 4, 730 6, Gate City National Bank, Tevarkana, Tevarkana	National Bank, Denison, Tex			21, 550 43, 050	8, 380 16, 257	13, 170 26, 793
Tirst National Bank, Mystic Bridge, Conn	nt	May 1, 1894				6, 690 6, 660
First National Bank, Kendallville, Ind. May 24, 1894 50, 000 44, 300 15, 780 28,	National Bank, Mystic Bridge,		·			22, 849
Deadwood National Bank, Deadwood, S. Dak	National Bank, Kendallville, Ind	May 24, 1894	50, 000	44, 300		28, 520
S. Dak. June 8, 1894 100, 000 22, 500 9, 180 13, First National Bank, Neihart, Mont. June 11, 1894 50, 000 10, 790 4, 960 5, Gate City National Bank, Texarkana, June 16, 1894 50, 000 10, 750 4, 730 6,	wood National Bank, Deadwood, S.	_ 1				34, 900
First National Bank, Neibart, Mont June 11, 1894 50, 000 10, 790 4, 960 5, First National Bank, Sterling, Nebr June 16, 1894 50, 000 10, 750 4, 730 6, Gate City National Bank, Texarkana,	nants' National Bank, Deadwood,					10, 370
First National Bank, Sterling, Nebr June 16, 1894 50, 000 10, 750 4, 730 6, Gate City National Bank, Texarkana,	National Bank, Neihart, Mont					13, 320 5, 830
Ark	National Bank, Sterling, Nebr City National Bank, Texarkana,	June 16, 1894	50, 000	10, 750	4,730	6,020
Co. 1 1004 100 000 01 000 14 400 0	en City National Bank, San Jose,					5, 810
	National Rank Constantine Mich					7, 470
	ro National Bank, Socorro, N. Mex.					8,710 6,650
First National Bank, Dodge City, Kans. July 27, 1894 50, 000 11, 250 4, 320 6, Washington National Bank, Spokane	National Bank, Dodge City, Kans			11, 250	4, 320	6, 930
Falls, Wash	ls, Wash	July 30, 1894	250, 000		16, 750	28, 250
Bates County National Bank, Butler, Mo. Aug. 1, 1894 125, 600 36 541 10, 061 26,	National Bank, Butler, Mo.	Ang. 1, 1894		36 541		26, 480
First National Bank, Fort Pierre, S. Dak. Aug. 28, 1894 50, 600 11, 250 3, 980 7, Farmore and Morehants National Bank.	National Bank, Fort Pierre, S. Dak.	Aug. 28, 1894	50,000	11, 250		7, 440 7, 270
Auburn, Nebr	ourn, Nebr	Aug. 29, 1894		10,750	4, 030	6,720
Kansas National Bank, Topeka, Kans Sept. 1, 1894 300, 000 43, 800 14, 150 29 First National Bank, Ireton, Iowa do 50, 000 11, 350 3,570 7	as National Bank, Topeka, Kans	Sept. 1, 1894		43,800	14, 150	29, 650
Kansas National Bank, Topeka, Kans. Sept. 1, 1894 300,000 43,800 14,150 29 First National Bank, Ireton, Iowa do 50,000 11,350 3,570 7 First National Bank, Bessemer, Ala. Sept. 10, 1894 30,000 11,250 3,750 7	National Bank, Ireton, Iowa	Sopt 10 1994	50,000	11, 350	3,570	7, 780
First National Bank, Lincoln, Kaus Sept. 12, 1894 50, 000 10, 750 3, 690 7, Cottonwood Valley National Bank Ma.	National Bank, Dessetter, Att National Bank, Lincoln, Kaus	Sept. 12, 1894	50,000	10, 750	3, 690	7, 500 7, 060
rion, Kans do 50,000 11,250 3,950 7,	, Kans	do	50,000	11, 250	3, 950	7,300
First National Bank, Oswego, Kans Sept. 15, 1894 60, 000 16, 440 7, 540 8 First National Bank, Gibbon, Nebr Oct. 10, 1894 50, 000 11, 250 3,890 7	National Bank, Oswego, Kans	Sept. 15, 1894	60,000	16,440	7,540	8, 900
Riverside National Bank, Riverside, Cal. Oct. 20, 1894 100, 000 45, 000 14, 970 30,	National Bank, Gibbon, Nebr side National Bank, Riverside, Cal.	Oct. 10, 1894 Oct. 20, 1894	50, 000 100, 000	11, 250 45, 000	3, 890 14, 970	7,360 30,030
meridian National Dank, Indianapolis,	nan wational wank, indianapons, j	1	000 000	11. 000	00.500	
First National Bank Nashna Jowa Nov. 1 1891 50 000 11 950 9 820 8	National Rank Nashua Jowa	Nov 1 1804	200, 000	11 950	29, 520	85, 440
First National Bank, Nashua, Iowa Nov. 1, 1894 50, 000 11, 250 2, 880 8, First National Bank, Kirksville, Mo	National Bank, Kirksville, Mo	Nov. 5, 1894	50, 000	11, 250	4,890	8, 370 6, 360

No. 67.—National Banks which have gone into Voluntary Liquidation under Provisions of Sections 5220 and 5221 of the Revised Statutes, etc.—Cont'd.

	T		(Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
Blaine National Bank, Blaine, Wash National Bank of Fayetteville, N. Y Lime Rock National Bank, Providence,	Nov. 5, 1894 Nov. 26, 1894	\$50, 000 60, 000	\$11, 250 13, 100	\$3, 620 2, 227	\$7,630 10,873
R. I. First National Bank, Palouse City, Wash American National Bank, Galveston,	Nov. 27, 1894 Dec. 17, 1894	500, 000 75, 000	48, 908 16, 470	12, 980 4, 380	35, 928 12, 090
Tex	Dec. 19, 1894 Dec. 26, 1894	300, 000 50, 000	45, 000 10, 770	11, 920 2, 620	33, 080 8, 150
Wash City National Bank, Denver, Colo Helena National Bank, Helena, Mont	Dec. 29, 1894 Jan. 7, 1895 Jan. 8, 1895	100, 000 200, 000 400, 000	21, 430 45, 000 63, 000	4, 280 16, 481 13, 730	17, 150 28, 519 49, 270
City National Bank, Birmingham, Ala Security National Bank, Grand Island, Nebr	Jan. 12, 1895 Jan. 18, 1895	100, 000 108, 100 50, 000	22, 500 45, 000 10, 850	5, 700 13, 160 2, 940	16, 800 31, 840 7, 910
First National Bank, Ouray, Colo First National Bank, Waynesboro, Pa First National Bank, Anaconda, Mont	Jan. 23, 1895 Jan. 28, 1895 Feb. 1, 1895	50, 000 75, 000 100, 000	11, 250 15, 320 22, 500	2, 870 2, 870 3, 040 5, 750	8, 380 12, 280 16, 750
McPherson National Bank, McPherson, Kans. First National Bank, Hurley, Wis	Feb. 18, 1895 Feb. 19, 1895	50, 000 50, 000	10, 050 10, 850	3, 050 2, 540	7,000 8,310
First National Bank, Graham, Tex National Bank of Doming, N. Mex Merchants' National Bank, Battle Creek, Mich.	Mar. 4, 1895 Mar. 26, 1895 Apr. 1, 1895	50, 000 50, 000 100, 000	11, 250 11, 250 39, 260	2, 300 2, 510 7, 480	8, 950 8, 740 31, 780
Salina National Bank, Salina, Kans First National Bank, Natchez, Miss Big Rapids National Bank, Big Rapids,	Apr. 10, 1895 Apr. 15, 1895	100, 000 100, 000 100, 000	21, 650 22, 100	4, 130 3, 680	17, 520 18, 420
Mich First National Bank, Red Lake Falls, Minn	do	100, 000 50 , 000	21, 900 11, 250	3, 780 2, 550	18, 120 8, 700
Corn Exchange National Bank, Sioux City, Iowa. First National Bank, Rico, Cal	Apr. 29, 1895 Apr. 30, 1895	150, 009 50, 000	44, 500 11, 250	8, 450 2, 140	36, 050 9, 110
First National Bank, Shelton, Nebr First National Bank, Moberly, Mo Fifth National Bank, San Antonio, Tex	May 15, 1895 May 29, 1895	50, 000 100, 000 125, 000	11, 250 19, 560 28, 800	1, 403 3, 760 2, 490	9, 847 15, 800 26, 310
First National Bank, Haskell, Tex First National Bank, Augusta, Ky Oklahoma National Bank, Oklahoma City, Okla	June 18, 1895 June 20, 1895 July 15, 1895	50, 000 50, 000 50, 000	11, 250 11, 470 11, 250	1, 340 1, 070 1, 020	9, 910 10, 400 10, 230
People's National Bank, Colorado, Tex Citizens' National Bank, Tacoma, Wash. First National Bank, Cherryvale, Kan	July 22, 1895	50, 000 100, 000 50, 000	11, 250 22, 500 10, 950	860 1, 955 1, 190	10, 390 20, 545 9, 760
Idaho National Bank, Pocatello, Idaho First National Bank, Spearfish, S. Dak First National Bank, Tower, Minn First National Bank, Fort Madison,	A 1197. 5. 1895	50, 000 50, 000 50, 000	11, 250 11, 250 10, 95 0	880 3, 430 380	10, 370 7, 820 10, 570
First National Bank, Fort Madison, Iowa	Oct. 8, 1895	100,000	22, 500		22, 500
Total		97, 616, 110	46, 521, 500	43, 109, 348	3, 412, 152

No. 68.—National Banks in Liquidation under Section 7, Act July 12, 1882, with Date of Expiration of Charter, Circulation Issued, Rethred, and Outstanding, Succeeded by Associations with the same or different Titles, October 31, 1895.

<u> </u>			(Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstanding.
First National Bank, Kittanning, Pa National Bank of Beaver County, New	July 2, 1882	\$200,000	\$199, 500	\$193, 465	\$6, 035
Brighton, Pa. National Bank, Beaver Dam, Wis. Merchants' National Bank, Cleveland,	Nov. 12, 1884 Dec. 24, 1884	200, 000 50, 000	97, 300 41, 100	92, 469 39, 310	4, 831 1, 790
Ohio Union National Bank, Chicago, Ill First National Bank, Le Roy, N. Y Evansville National Bank, Evansville,	Dec. 27, 1884 Dec. 29, 1884 Jan. 2, 1885	800, 000 1, 000, 000 150, 000	228, 100 62, 800 135, 000	210, 215 50, 745 128, 988	17, 885 12, 055 6, 012
1100	Jan. 3, 1885	800, 000	543, 050	506, 348	36, 702
National Albany Exchange Bank, Albany, N. Y National Bank, Galena, Ill.	Jan. 10, 1885 Jan. 11, 1885	300, 000 100, 000	243, 900 55, 900	233, 310 52, 244	10, 590 3, 656
National State Bank, Lafayette, Ind First National Bank, Knoxville, Ill Farmers' National Bank, Ripley, Ohio	Jan. 16, 1885 do Jan. 17, 1885 Jan. 21, 1885	300, 000 60, 000 100, 000	117, 000 43, 600 87, 400 45, 000	105, 413 41, 392 82, 320 41, 398	11, 587 2, 208 5, 080 3, 602
City National Bank, Grand Rapids, Mich. Lee County National Bank, Dixon, Ill Fort Wayne National Bank, Fort Wayne,	Jan. 21, 1885 do	300, 000 100, 000	45, 000 41, 500	41, 398 38, 504	2, 996
Ind	Jan. 25, 1885 Mar. 1, 1885 Mar. 9, 1885	350, 000 125, 000 200, 000	257, 300 50, 500 65, 900	244, 987 45, 103 60, 178	12, 313 5, 397 5, 722
Jefferson National Bank, Steubenville, Ohio	Mar. 21, 1885 Mar. 28, 1885	150, 000 100, 000	132, 600 89, 200	126, 824	5, 776
Central National Bank, Danville, Ky Knox County National Bank, Mount	do	200, 000	180, 000	84, 995 170, 781	4, 205 9, 219
Vernon, Ohio. First National Bank, Houghton, Mich. National Bank, Fort Edward, N. Y. National Bank, Salem, N. Y.	Apr. 1, 1885 Apr. 18, 1885 Apr. 22, 1885	75, 000 100, 000 100, 000	53, 200 45, 000 88, 900	49, 333 40, 612 83, 491	3, 867 4, 388 5, 409
National Exchange Bank, Seneca Falls,	May 4, 1885 May 6, 1885	100,000	86, 100 88, 400	81, 912 85, 069	4, 188 3, 331
Trumbull National Bank, Warren, Ohio. Attleboro National Bank, North Attleboro, Mass	July 5, 1885	150, 000 100, 000	132, 400	125, 185 80, 685	7, 215
American National Bank, Detroit, Mich. First National Bank, Paris, Ill	July 17, 1885 July 24, 1885 Aug. 12, 1885	400, 000 125, 000	84, 300 251, 500 111, 500	240,365 $105,277$	3, 615 11, 135 6, 223 1, 415 2, 581
First National Bank, St. Johns, Mich Second National Bank, Pontiae, Mich Raleigh National Bank, Raleigh, N. C	Aug. 14, 1885 Sept. 1, 1885 Sept. 5, 1885	50, 000 100, 000 400, 000	21, 000 43, 000 123, 900	19, 585 40, 419 113, 088	1 - 10.812
Raleigh National Bank, Raleigh, N. C. First National Bank, Danville, Ky. Ohio National Bank, Cleveland, Ohio. National Bank, Lebanon, Ky.	Sept. 22, 1885 Jan. 1, 1889 Apr. 7, 1889	150, 000 400, 000 100, 000	123, 960 130, 500 57, 763 45, 600	123, 277 48, 935 40, 863	7, 223 8, 828 4, 137
Monmouth National Bank, Monmouth, Ill. Muskegon National Bank, Muskegon,	Aug. 18, 1890	100, 000	21, 800	17, 002	4,798
Mich. First National Bank, Richmond, Ky First National Bank, Port Huron, Mich.	Aug. 27, 1890 Oct. 3, 1890 Oct. 15, 1890	100, 060 250, 000 135, 000	21, 720 66, 979 57, 480	18, 895 53, 066 49, 035	2, 825 13, 913 8, 445
Union National Bank, Oshkosh, Wis First National Bank, Grand Haven, Mich. First National Bank, Plymouth, Mich	Jan. 23, 1891 June 5, 1891 Nov. 14, 1891 Nov. 29, 1891	200, 000 200, 000 50, 000	45, 000 45, 000 45, 000	38, 452 37, 218 38, 397	6, 548 7, 782 6, 603
National Bank, Wooster, Ohio	Nov. 29, 1891 Dec. 7, 1891 Mar. 23, 1892	53, 900	48,510 $22,500$	37, 445 16, 840 8, 770	11, 065 5, 660
First National Bank, New London, Ohio. Citizens' National Bank, Mankato, Mino. Third National Bank, Sandusky, Ohio Third National Bank, Urbana, Ohio	Apr. 23, 1892 Apr. 27, 1892 Sept. 19, 1892 Oct. 15, 1892	50, 000 70, 000 200, 000	11, 250 15, 750 45, 000	12, 375 31, 906	2, 480 3, 375 13, 094
Third National Bank, Urbana, Ohio Lumberman's National Bank, Muskegon, Mich	Jan. 16, 1893	100,000	22, 500 22, 500	14, 571 15, 980	7, 929 6, 520
Phenix National Bank, Medina, Ohio First National Bank, Chelsea, Vt Farmers' National Bank, Owatonna,	Feb. 10, 1893 June 10, 1893	75, 000 50, 000	17, 100 11, 250	11, 528 5, 202	5, 572 6, 048
Minn Second National Bank, Bay City, Mich	June 30, 1893 May 5, 1894 May 30, 1894	75, 000 250, 000 50, 000	17, 100 180, 000 10, 810	10, 627 81, 260	6, 473 98, 740
First National Bank, Farmer City, Ill. First National Bank, Kasson, Minn First National Bank, Lagrange, Ind First National Bank, Fairfield, Me National Bank, Granville, N. Y	July 22, 1894 July 30, 1894	50, 000 50, 000 65, 000 50, 000	11, 460 22, 500 12, 900	4, 561 4, 306 6, 670	6, 249 7, 154 15, 830 8, 200
First National Bank, Fairfield, Me National Bank, Granville, N. Y	Aug. 1, 1894 Apr. 21, 1895	50, 000 100, 000	12, 900 45, 000	6, 670 4, 700 10, 305	8, 200 34, 695
Total		10, 508, 900	4, 898, 222	4, 356, 196	542, 026

No. 69.—NATIONAL BANKS WHICH HAVE GONE INTO VOLUNTARY LIQUIDATION UNDER THE PROVISIONS OF SECTIONS 5220 AND 5221 OF THE REVISED STATUTES OF THE UNITED STATES FOR THE PURPOSE OF ORGANIZING NEW ASSOCIATIONS WITH THE SAME OR DIFFERENT TITLES, WITH DATE OF LIQUIDATION, AMOUNT OF CAPITAL, CIRCULATION ISSUED, RETIRED, AND OUTSTANDING ON OCTOBER 31, 1895.

T. 4. 6		C	irculation.	
Name and location of bank. Date of liquidation.	Capital.	Issued.	Retired.	Outstand ing.
First National Bank, Rondout, N. Y Oct. 30, 1880	\$300,000	\$270,000	\$261, 117	\$8, 88
irst National Bank, Huntington, Ind. Jan. 31, 1881	100, 000	90,000	\$261, 117 87, 330	2, 67
irst National Bank, Indianapolis, Ind. July 5, 1881 irst National Bank, Valparaiso, Ind. Apr. 24, 1882 irst National Bank, Still water, Minn Apr. 29, 1882 irst National Bank, Chicago, Ill do irst National Bank, Woodstock, Ill Apr. 30, 1882	300, 000 50, 000	279, 248 45, 000	265, 423 43, 486	13, 82 1, 51
irst National Bank, Stillwater, Minn . Apr. 29, 1882	130,000	83, 456	43, 486 81, 246	2, 210
rst National Bank, Chicago, Illdo	1.000,000	90, 000 1	82, 923 43, 525	7,07
irst National Bank, Woodstock, Ill Apr. 30, 1882 cond National Bank, Cincinnati, Ohio Apr. 28, 1882	50, 000 200, 000	45, 000 180, 000	43, 525 174, 090	1, 47 5, 91
cond National Bank, New York, N. Y. do	* 300, 000	376, 890	367, 375	9, 51
irst National Bank, Portsmouth, N. H. Apr. 29, 1882	300,000	286, 000	277, 489	8, 51
irst National Bank, Richmond, Ind May 5, 1882 econd National Bank, Cleveland, Ohio . May 6, 1882	200, 000 1, 000, 000	87, 400 510, 800	367, 375 277, 489 82, 431 493, 955	4, 96 16, 84
irst National Bank New Hayon Conn do	590,000	355, 310	347, 100	8, 21
rst National Bank, Akron, Ohio May 2, 1882	100,000	114, 822	109, 752	5, 07
irst National Bank, Worcester, Mass May 4, 1882	300, 000	252,000	246, 061	5, 93
rst National Bank, Barre, Mass May 9, 1882 rst National Bank, Davenport, Iowa do	150, 000 100, 000	135, 000 45, 000	131, 115 42, 458	3, 888 2, 54
	150,000	90,000	42, 458 87, 251	2, 74
rst National Bank, Cleveland, Ohio May 13, 1882 rst National Bank, Youngstown, Ohio May 15, 1882	300,000	266, 462	256 279	19 18
rst National Bank, Youngstown, Onio. May 15, 1882 rst National Bank, Evansville, Ind	500, 000 500, 000	$441,529 \\ 442,870$	432, 110 434, 212 107, 280	9, 41 8, 65
rst National Bank, Cleveland, Ohio May 13, 1882 rst National Bank, Youngstown, Ohio May 15, 1882 rst National Bank, Evansville, Ind	* 50, 000	110. 540	107, 280	3, 26
rst National Bank, Scranton, Pa May 18, 1882	200,000	45,000	41, 425	3, 57
rst National Bank, Centerville, Inddodo	* 50, 000 300, 000	64, 525	61, 765	2,76
rrst National Bauk, Fort Wayne, Ind. May 22, 1882 irst National Bank, Strasburg, Pa. do irst National Bank, Marietta, Pa. May 27, 1882	100,000	45, 000 79, 200	40, 319 76, 912	4, 68 2, 28
irst National Bank, Marietta, Pa May 27, 1882	100, 000 100, 000	99, 000 }	76, 912 96, 080	2, 28 2, 92
rst National Bank, Marketta, Fa. May 21, 1882 rst National Bank, Lafayette, Ind May 31, 1882 rst National Bank, McConnelsville,	* 150, 000	175, 060	172, 140	2, 92
Ohiododododo	* 50, 000 * 200, 000	84, 640 229, 170	81, 669 222, 362	2, 97 6, 80
cond National Bank, Akron, Ohiodo	* 100,000	102,706	99, 619	3. 08'
rst National Bank, Ann Arbor, Mich. June 1, 1882	100,000	85,078	81,650	3, 42
rst National Bank, Ariova, Ohio do do rst National Bank, Area, Ohio do rst National Bank, Geneva, Ohio do rst National Bank, Oberlin, Ohio do rst National Bank, Philadelphia, Pa. June 10, 1882	100, 000 * 50, 000	90, 000 58, 382	86, 800 55, 595	3, 20 2, 78
rst National Bank, Philadelphia, Pa June 10, 1882	1, 000, 000	799, 800	768, 515	31, 28 5, 34
rst National Dank, 110y, Onto	200, 000	180,000	174, 659	5, 34
hird National Bank, Cincinnati, Ohio June 14, 1882 rst National Bank, Cambridge City, Ind June 15, 1882	800, 000 50, 000	609, 500 45, 000	590, 260 42, 826	19, 24 2, 17
rst National Bank, Lyons, Iowado	50, 000 100, 000	90, 000 336, 345	86, 894	3, 10
rst National Bank, Detroit, Mich June 17, 1882	500,000	336, 345	328, 948	7, 39
rst National Bank, Wilkesbarre, Pa June 20, 1882 rst National Bank, Iowa City, Iowa June 24, 1882	675, 000 100, 000	337, 500 88, 400	327, 155 86, 190	10,34 $2,21$
irst National Bank, Wilkesbarre, Pa. June 20, 1882 irst National Bank, Iwa City, Iowa. June 24, 1882 irst National Bank, Nashua, N. H. do irst National Bank, Johnstown, Pa. do.	100, 000	90, 000	86, 047	3, 95
irst National Bank, Johnstown, Padodo	60,000	54, 000 l	52,340	1,66
irst National Bank, Pittsburg, Pa June 29, 1882	750, 000 200, 000	594, 000 141, 575	580, 825 134, 748	13, 17: 6, 82
rst National Bank, Hollidaysburg, Pa. June 30, 1882	50,000	45, 000	43, 800	1, 20
rist National Bank, Pittsburg, Pa	200,000	180,000	174, 049 117, 620 44, 143	5, 95
rst National Bank, Janesville, Wisdo	125, 000 100, 000	121, 050 45, 000	117, 620	3, 43
rst National Bank, Mormonth, Ill. July 3 1882	75, 000	45,000	44, 143 43, 619	85 1, 38
rst National Bank, Marion, Iowa July 11, 1882 irst National Bank, Marlboro, Mass Aug. 3, 1882	50,000	45,000	43, 216	1,78
rst National Bank, Mariboro, Mass Aug. 3, 1882	200,000	180,000	175, 008	4,99
rst National Bank Sandusky Obio Oct. 3, 1882	150, 000 150, 000	135, 000 90, 000	131, 646 86, 385	3, 35 3, 61
ational Bank of Stanford, Ky Oct. 3, 1882 irst National Bank, Sandusky, Ohio Oct. 6, 1882 irst National Bank, Sandy Hill, N. Y Dec. 31, 1882	50,000	45, 000	43, 106	1, 89
irst National Bank, Lawrenceburg, Ind. Feb. 24-1883	100.000	90, 000	86, 792	3, 20
irst National Bank, Cambridge, Ohio do	100,000 100,000	89. 800	78, 333	2, 46
irst National Bank, Cambridge, Ohio do irst National Bank, Oshkosh, Wis do irst National Bank, Grand Rapids, Mich do	400, 000	47, 800 155, 900	46, 095 151, 132	1,70 4 76
irst National Bank, Delphos, Ohio do do	50, 000	45,600	42,256	4, 76 2, 74
irst National Bank, Freeport, Illdo	100,000	53, 500	51,430	2,07
irst National Bank, Troy, N. V	100, 000 300 : 00	90,000 $229,550$	87, 135 221, 776	2, 86 7, 77
econd National Bank, Detroit, Michdo	300, 000 1, 000, 000	363, 700	221, 776 347, 363	16, 33
orst National Bank, Grand Raphas, Mich. do do do do do do do do do do do do do	100,000	90, 000	85, 413	4, 58
N. Ydododo	200, 000	174, 300	169, 376	4, 92
Ind : Dec 1 1883	100, 000 50, 000	16,850	15, 400	1, 45
fational Bank of Birmingham, Ala May 14, 1884 irst National Bank, Westfield, N. Y June 1, 1884 irst National Bank, Independence, Iowa Oct. 31, 1884	50,000	45, 000 42, 800	43, 720 40, 496	1, 28 2, 30
		90,000	86, 805	3, 19

No. 69.—NATIONAL BANKS WHICH HAVE GONE INTO VOLUNTARY LIQUIDATION UNDER THE PROVISIONS OF SECTIONS 5220 AND 5221 OF THE REVISED STATUTES OF THE UNITED STATES, FOR THE PURPOSE OF ORGANIZING NEW ASSOCIATIONS WITH THE SAME OR DIFFERENT TITLE, WITH DATE OF LIQUIDATION, AMOUNT OF CAPITAL, CIRCULATION ISSUED, RETIRED, AND OUTSTANDING ON OCTOBER 31, 1895—Cont'd.

	T) i e		(Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Sturgis, Mich	Dec. 31, 1884	\$50,000	\$43,850	\$41,799	\$2,051
National Bank, Rutland, Vt	Jan. 13, 1885	500, 000	238, 700	225, 579	13, 121
Kent National Bank, Chestertown, Md	Feb. 12, 1885	50,000	18, 200	17, 070	1, 130
National Fulton County Bank, Glovers-			10,200	,	1 2,200
ville, N. Y	Feb. 20, 1885	150,000	135,000	129, 523	5, 477
First National Bank, Centralia, Ill	Feb. 25, 1885	80,000	70,600	67, 200	3,400
National Exchange Bank, Albion, Mich.	Feb. 28, 1885	75, 000	30,600	29, 128	1,472
First National Bank, Paris, Mo	Mar. 31, 1885	100,000	89, 155	85,482	3,673
First National Bank, Yakima, Wash	June 20, 1885	50, 000	14,650	14, 290	360
First National Bank, Flint, Mich	June 30, 1885	200, 000	122, 500	115, 684	6, 816
Farmers' National Bank, Stanford, Ky	Dec. 31, 1888	200, 000	45, 000	38, 058	6,942
Adams National Bank, Adams, N. Y	July 10, 1889	50,000	12,240	11, 110	1, 130
Poland National Bank, Poland, N. Y	Jan. 14, 1890	50, 000	13, 500	12,060	1,440
Sandy River National Bank, Farming-			į	i (į
ton, Me.	Nov. 1, 1890	75, 000	58, 260	49, 727	8, 533
Second National Bank, Aurora, Ill	July 13, 1891	100,000	22,500	17, 669	4,831
Indiana National Bank, Lafayette, Ind.	Nov. 30, 1891	100, 000	90,000	66, 470	23, 530
Decatur National Bank, Decatur, Ill	May 31, 1893	100,000	22,500	14, 502	7, 998
Grundy County National Bank, Tren-	T				
ton, Mo.	Dec. 23, 1893	50, 600	11, 250	7, 310	3, 940
First National Bank, Trenton, Mo	Dec. 31, 1893	50,000	11, 250	7, 330	3,920
First National Bank, Colorado, Tex	Jan. 9, 1894	100, 000	22,000	10,690	11, 310
Saxton National Bank, St. Joseph, Mo	Feb. 1, 1894	400, 000	67,875	30, 900	36, 975
Schuster-Hax National Bank, St. Joseph,	а.	F00 000	40.000	04 550	
Mo Second National Bank, Louisville, Ky	do	500,000	42,870	21,770	21, 100
Fourth National Bank, Louisville, Ky	J une 2, 1894	300, 000 300, 000	61, 172	19,620	41,552
Fourth National Bank, Louisville, Ky		500,000	42, 450	14, 100	28, 350
Kentucky National Bank, Louisville, Ky		500,000	43, 500	10, 587	32, 913
Merchants' National Bank, Louisville, Ky	Mov 7 1905	100,000	43, 650 18, 950	16, 190 824	27, 460 18, 126
Wyoming National Bank, Laramie, Wyo. Laramie National Bank, Laramie, Wyo.	Mar 15 1905	100,000	22, 100	4, 240	18, 120
Merchants' National Bank, St. Louis, Mo	July 1 1805	700, 000	49, 275	5, 080	44, 195
Laclede National Bank, St. Louis, Mo		1, 000, 000	44, 000	4,010	39, 990
Total		22, 845, 000	13, 175, 055	12, 373, 867	801, 188

No. 70.—National Banks in Liquidation under Section 7, Act July 12, 1882, with Date of Expiration of Charter, Circulation Issued, Retired, and Outstanding October 31, 1895.

			(Circulation.	
Name and location of bank.	Date of liquidation.	Capital.	Issued.	Retired.	Outstand- ing.
First National Bank, Pontiac, Mich	Dec. 31, 1881	* \$50,000	\$88, 890	\$86, 236	\$2,654
First National Bank, Pontiae, Mich First National Bank, Washington, Iowa.	Apr. 11, 1882	100,000	88, 565	86, 253	2,312
First National Bank, Fremont, Ohio	May 22, 1882	100, 000	90,000	86, 680	3, 320
Second National Bank, Dayton, Ohio	May 26, 1882	300, 000	262,941	255, 209 87, 315	7,732
First National Bank, Girard, Pa First National Bank, Xenia, Ohio	June 1, 1882	100,000	90,000	87, 315	2, 685
First National Bank, Actua, Onto	Feb. 24, 1883	120, 000 100, 000	108,000	104, 525	3, 475
First National Bank, Peru, Ill	do	100,000	45, 000 90, 000	42,419 86,950	2, 581 3, 050
First National Bank, Elmira, N. Y First National Bank, Chittenango, N.Y First National Bank, Eaton, Ohio	do	150,000	135,000	131, 155	3,845
First National Bank, Eaton, Ohio	July 4, 1884	50, 000	44, 300	41, 995	2, 305
First National Bank, Leominster, Mass	July 5, 1884	300,000	244, 400	237, 445	6, 955
First National Bank, Winona, Minn		50, 000	44, 200	42, 517	1,683
American National Bank, Hallowell, Me.		75, 000	67, 500	65, 160	2, 340
First National Bank, Attica, Ind	Oct. 28, 1884	56, 600	50, 400	48, 169	2, 231
Citizens' National Bank, Indianapolis, Ind	Nov. 11, 1884	300, 000	87, 800	77, 806	9,994
First National Rank North East Pa	Dec. 23, 1884	50, 000	24, 550	22, 850	1,700
First National Bank, North East, Pa First National Bank, Galva, Ill	Jan. 2, 1885	50, 000	36, 000	33, 886	2, 114
First National Bank, Thorntown, Ind	Jan. 13, 1885	50,000	43, 740	41, 450	2, 290
Muncie National Bank, Muncie, Ind	Jan. 28, 1885	200,000	161,000	153, 155	7, 845
Merchants' National Bank, Evansville,	77.7				
Ind	Feb. 6, 1885	250, 000	90, 800	82, 142	8, 658
Saybrook National Bank, Essex, Conn	Feb. 20, 1885	100, 000	61, 200	58, 785	2, 415
Union National Bank, Albany, N. Y Battenkill National Bank, Manchester,	Mar. 7, 1885	250, 600	144, 400	136, 910	7, 490
Vt	Mar. 21, 1885	75, 000	57, 700	55, 200	2,500
First National Bank, Owosso, Mich	Apr. 14, 1885	60,000	47, 700	45, 099	2,601
Coventry National Bank, Anthony, R. I	Apr. 17, 1885	100,000	89,000	85, 295	3,705
State National Bank, Keokuk, Iowa	May 23, 1885	150, 000	45,000	41,575	3, 425
Tolland County National Bank, Tolland,	T 0 700F	100 000	44 400	4	0.70.
Conn City National Bank, Hartford, Conn	June 6, 1885 June 9, 1885	100, 000 550, 000	44, 100 90, 000	41, 336	2,764
West River National Bank, Jamaica, Vt.		60,000	54, 000	81, 489 51, 703	8,511 $2,297$
National Bank of Lebanon, Tenn	Ang. 30, 1886	50,000	24, 550	22, 610	1,940
Greene County National Bank, Spring-		20,000	21,000	22, 010	1,010
field, Mo. Union Stock Yards National Bank, Chi-	Feb. 8, 1888	100,000	22,500	19, 406	3,094
Union Stock Yards National Bank, Chi-			.=		
cago, Ill	Feb. 29, 1888	500,000	45,000	41, 313	3, 687
First National Bank, Decatur, Mich	Dept. 20, 1890	50, 000 : 50, 000	11, 250 13, 500	9, 149 11, 285	2, 101 2, 215
First National Bank, Decatur, Mich First National Bank, Mason, Mich First National Bank, Holly, Mich	Oct. 20, 1090	60, 000	24,950	21, 592	3, 358
German National Bank, Evansville, Ind.	Dec. 24, 1890	250, 000	98, 030	85, 298	12,732
Farmers and Merchants' National Bank.		,	,	00,200	12,
Vandalia, Ill	Jan. 10, 1891	100, 000	22,500	17,520	4, 980
National Bank, Chester, S. C.	Mar. 2, 1891	100, 000	33,250	27,085	6, 165
First National Bank, Burlington, Wis Lansing National Bank, Lansing. Mich	Dec. 19, 1891 Man E 1909	50, 000 185, 600	10, 750 36, 700	8, 192 27, 480	2,558
Ashtabula National Bank, Ashtabula,	Mar. 9, 1092	155, 000	30, 700	27,480	9, 220
Ohio	July 11, 1892	80,000	67, 850	52, 495	15, 355
Second National Bank of New Mexico,	i j	00, 111	.,,	02, 100	10,000
Ohio. Second National Bank of New Mexico, Santa Fo, N. Mex.	July 17, 1892	150,000	33, 750	20, 734	13, 016
First National Bank, Petaluma, Cal First National Bank, Munda, N. Y	Sept. 25, 1894	200, 000	42, 900 11, 250	15, 340	27, 560
First National Bank, Munda, N. Y	Feb. 5, 1895	50, 000	11, 250	3, 282	7,968
Parkiomen National Pank Personal	Apr. 20, 1890	50, 000	36 , 838	5, 020	31,818
Union National Bank, Phillips, Me Perkiomen National Bank, Pennsburg, Pa	Sent. 10, 1895	100,000	22,500	1,000	21, 500
		100,000	22,000	1,000	21, 500
Total	·	6, 121, 600	3,084,254	2, 799, 510	284, 744
		(·	<u> </u>	1

^{*} Capital reduced to present amount.

No. 71.—National Banks which have been Placed in the Hands of Receiv-Date of Failure, Cause of Failure, Dividends Paid while Solvent, Redeem Circulation, the Amount Redeemed, and the Amount Outstand-

	Name and location of bank.		Organiz	ation-	-	Total dividence paid dure existence national ling association.	ing as a ank- cía-
		Char- ter num ber.	Date.	Capital.	Surplus.	Amount.	Per cent.
1 2 3	First National Bank, Attica, N. Y Venango National Bank, Franklin Pa. Merchants' National Bank, Washing- ton, D. C.	199 1176 627	Jan. 14, 1864 May 20, 1865 Dec. 14, 1864	\$50, 000 300, 000 200, 000		3, 1869.	
4 5	First National Bank, Medina N. Y Tennessee National Bank, Memphis, Tenn.	$\frac{229}{1225}$	Feb. 3, 1864 June 5, 1865	50, 000 100, 000		repor ďarch	
6 7	First National Bank, Selma, Ata First National Bank, New Orleans, La.	1537 162	Aug. 24, 1865 Dec. 18, 1863	$\frac{100,000}{500,000}$	\$1,780	Law requiring dividend reports banks went into effect March 3,	
8	National Unadilla Bank, Unadilla, N. Y.	1463	July 17, 1865	150, 000		g div	••••
9 10	Farmers and Citizens National Bank, Brooklyn, N. Y. Croton National Bank New York,	1223 1556	June 5, 1865	300, 000		nirin ent i	•••••
11	N. Y. First National Bank, Bethel, Conn	1141	Sept. 9, 1865 May 15, 1865	200, 000 60, 000	2, 236	reqı ks w	
12 13	First National Bank, Keokuk, Iowa National Bank of Vicksburg, Miss	80 803	Sept. 9, 1863 Feb. 14, 1865	50, 000 50, 000		Law	
14 15	First National Bank, Rockford, Ill First National Bank of Nevada, Aus-	429 1331	May 20, 1864 June 23, 1865	50, 000 155, 000	465	\$7,500	4.9
16	tin, Nev. Ocean National Bank, New York,	1232	June 6, 1865	1, 000, 000		421, 052	42.1
17	N. Y. Union Square National Bank, New York N. V.	1691	Mar. 13, 1869	250,000			
18	York, N. Y. Eighth National Bank, New York, N. Y.	384	Apr. 16, 1864	250,000		140, 000	56.0
19	Fourth National Bank, Philadelphia, Pa.	286	Feb. 26, 1864	100, 000		: 	
20	Waverly National Bank, Waverly, N. Y.	1192	May 29, 1865	106, 100	9, 424	24, 403	23. 0
21 22	First National Bank, Fort Smith, Ark. Scandinavian National Bank, Chicago, Ill.	1631 1978	Feb. 6, 1866 May 7, 1872	50, 000 250, 000		18, 000	36.0
2 3	go, Ill. Wallkill National Bank, Middletown, N. Y.	1473	July 21, 1865	175, 000		103, 250	59.0
24	Crescent City National Bank, New Orleans, La.	1937	Feb. 15, 1872	500, 000		25, 000	5.0
25	Atlantic National Bank, New York, N. Y.	1388	July 1 1865	300, 000	59, 472	183,000	61.0
26	First National Bank, Washington, D. C.	26	July 16, 1863	500, 000		805, 000	161. 0
27 28	National Bank of the Commonwealth, New York, N. Y. Merchants' National Bank, Peters-	1372	July 1. 1865 Sept. 1, 1865	750, 000 140, 000		429, 250 134, 200	57. 2 95. 9
29	burg, Va. First National Bank, Petersburg, Va.	1378	T. 1 1065	120,000		97, 770	81.5
30 31	First National Bank, Mansfield, Ohio.	436 1825	May 24, 1864 May 27, 1871	100,000 600,000		102, 666 108, 000	102. 6 18. 0
32	New Orleans National Banking Association, New Orleans, La. First National Bank, Carlisle, Pa	21	June 29, 1863	50, 000		42,000	84.0
33 34	First National Bank, Anderson, Ind First National Bank, Topeka, Kans	44 1660	July 31, 1863 Aug. 23, 1866	50, 000 50, 000		31, 150 46, 000	62.3 92.0
35 36	First National Bank, Norfolk, Va Gibson County National Bank,	271 2066	Feb. 23, 1864 Nov. 30, 1872	100, 000 50, 000		90, 500 6, 000	90.5 12.0
37	Princeton, Ind. First National Bank of Utah, Salt	1695	Nov. 15, 1869	100,000		125, 000	125.0
38	Lake City, Utah. Cook County National Bank, Chicago, Ill.	1845	July 8, 1871	300, 000		53, 333	17.8
39 40	First National Bank, Tiffin, Ohio Charlottesville National Bank, Char- lottesville, Va.	900 1468	Mar. 16, 1865 July 19, 1865	100, 000 100, 000		108, 279 149, 245	108. 2 149. 2
41	Miners' National Bank, Georgetown, Colo.	2199	Oct. 30, 1874	150,000		4, 500	3.0
42 43	Fourth National Bank, Chicago, Ill.*. First National Bank, Bedford, Iowa	$\frac{276}{2298}$	Feb. 24, 1864 Sept. 18, 1875	100, 000 50, 000	l	184,008	184. 0

^{*} Formerly in voluntary liquidation.

ERS, TOGETHER WITH CAPITAL AND SURPLUS AT DATE OF ORGANIZATION AND AT CIRCULATION ISSUED, LAWFUL MONEY DEPOSITED WITH THE TREASURER TO ING OCTOBER 31, 1895.

	Failu	res.		Lawful money de- posited.		Circulation.		
Capital.	Surplus.	Receiver appointed.	Cause of failure.	positeu.	Issued.	Redeemed.	Outstand- ing.	
\$50,000 300,000 200,000		Apr. 14, 1865 May 1, 1866 May 8, 1866	W U U	\$44, 000 85, 000 180, 000	\$44, 000 85, 000 180, 000	\$43, 757 84, 789 179, 384	\$243 211 616	
50, 000 100, 000	\$2, 288 20, 435	Mar. 13, 1867 Mar. 21, 1867	T V	40, 000 90, 000	40, 000 90, 000	39, 761 89, 758	239 242	
100, 000 500, 000	4, 788 37, 903	Apr. 30, 1867 May 20, 1867	B Q	85,000 180,000	85, 000 180, 000	84, 591 178, 875	409 1, 125	
120,000		Aug. 20, 1867	w	100, 000	100, 000	99, 800	200	
300, 000	32, 000	Sept. 6, 1867	υ	253, 900	253, 900	252, 863	1, 037	
200, 000		Oct. 1, 1867	G	180,000	180,000	179, 706	294	1
60, 000 100, 000 50, 000 50, 000 250, 000	4, 610 20, 000 5, 000 1, 400 5, 580	Feb. 28, 1868 Mar. 3, 1868 Apr. 24, 1868 Mar. 15, 1869 Oct. 14, 1869	N Q N B U	26, 300 90, 000 25, 500 45, 000 129, 700	26, 300 90, 000 25, 500 45, 000 129, 700	26, 145 89, 664 25, 443 44, 733 128, 757	155 336 57 267 913	12 12 13 14 14
1,000,000	150,000	Dec. 13, 1871	v	800, 000	800, 000	793, 297	6, 703	1
200, 000		Dec. 15, 1871	υ	50, 000	50,000	49, 753	247	1
250, 000	40, 000	do	F	243, 393	243, 393	241,272	2, 121	1
200, 000	33, 905	Dec. 20, 1871	U	179, 000	179, 000	177, 900	1, 100	1
106, 100	27, 139	Apr. 23, 1872	U	71, 000	71, 000	70, 146	854	2
50,000 250,000	2, 509	May 2, 1872 Dec. 12, 1872	V B	45, 000 135, 000	45, 000 135, 000	44, 545 134, 718	455 282	2 2
175, 000	17,000	Dec. 31, 1872	В	118, 900	118, 900	117, 769	1, 131	2
500, 000	3,045	Mar. 18, 1873	М	450, 000	450, 000	448, 090	1, 910	2
300, 000	56, 000	Apr. 28, 1873	A	100, 000	100, 000	98, 863	1, 137	2
500,000	108,000	Sept. 19, 1873	M	450,000	450, J00	443, 044	6, 956	2
750, 000	56, 027	Sept. 22, 1873	v	234, 000	234, 000	230, 920	3,080	2
400, 000	18, 302	Sept. 25, 1873	R	360, 000	360, 000	356, 976	3, 024	2
200, 000 100, 000 600, 000	11, 801 16, 000 14, 161	Oct. 18, 1873 Oct. 23, 1873	R P W	179, 200 90, 000 360, 000	179, 200 90, 000 360, 000	177, 225 88, 960 357, 500	1, 975 1, 040 2, 500	3 3
50, 000 50, 000 100, 000 100, 000 50, 000	25,000 23,839 7,000 3,000 1,000	Oct. 24, 1873 Nov. 23, 1873 Dec. 16, 1873 June 3, 1874 Nov. 28, 1874	U P G X	45, 000 45, 000 90, 000 95, 000 43, 800	45, 000 45, 000 90, 000 95, 000 43, 800	44, 455 44, 224 88, 946 93, 700 43, 480	545 776 1,054 1,300 320	3333
150,000	18, 719	Dec. 10, 1874	v	118, 191	118, 191	117, 179	1,012	3
500, 000	80, 000	Feb. 1, 1875	ν	285, 100	285, 100	283, 433	1, 667	9
$\frac{100,000}{200,000}$	20, 000 22, 254	Oct. 22, 1875 Oct. 28, 1875	E U	45, 000 146, 585	45, 000 146, 585	44, 052 144, 620	948 1, 965	4
150, 000	968	Jan. 24, 1876	v	45, 000	45, 000	44, 645	355	4
200, 000 30, 000	! 	Feb. 1, 1876	v N	85, 700 27, 000	85, 700 27, 000	83, 041 26, 790	2, 659 210	4

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No. 71.—NATIONAL BANKS WHICH HAVE BEEN PLACED IN THE HANDS OF

	Name and location of bank.		Organiz	zation.		Total divi- paid dur existence national l ing asso tion.	ing as a ank-
		Char- ter num- ber.	Date.	Capital.	Surplus.	Amount.	Per cent.
44 45 46 47 48 49 50 51 52 53	First National Bank, Osceola, Iowa First National Bank, Duluth, Minn First National Bank, La Crosse, Wis City National Bank, Chicago, Ill Watkins National Bank, Watkins, N. Y First National Bank, Wichita, Kans First National Bank, Greenfield, Ohio* National Bank of Fishkill, N. Y First National Bank, Franklin, Ind Northumberland County National Bank, Shamokin, Pa. First National Bank, Winchester, Ill. National Exhange Bank, Minneapolis, Minn.	50 689 1484 719	Jan. 26, 1871 Apr. 6, 1872 June 20, 1865 Feb. 18, 1865 June 2, 1864 Jan. 2, 1872 Oct. 7, 1863 Apr. 1, 1865 Aug. 5, 1862 Jan. 9, 1865 July 25, 1865 Jan. 16, 1865	\$50, 000 50, 000 250, 000 75, 000 50, 000 50, 000 60, 000 67, 000 50, 000	\$36, 205 2, 976	\$23, 500 25, 000 31, 500 182, 500 86, 450 36, 975 80, 300 143, 000 222, 319 670, 000 71, 750 124, 000	46. 1 50. 0 63. 0 73. 0 113. 9 73. 9 160. 6 71. 5 370. 5 1000. 0
56 57 58 59	National Bank of the State of Missouri, St. Louis, Mo. First National Bank, Delphi, Ind First National Bank, Georgetown. Colo Lock Haven National Bank, Lock	1949 1991 1273	Oct. 30, 1866 Mar. 25, 1872 May 31, 1872 June 14, 1865	3, 410, 300 100, 000 50, 000 120, 000	15,000	45, 000 153, 600	45, 0 128. 0
60 61 62 63	Haven, Pa. Third National Bank, Chicago, Ill Central National Bank, Chicago, Ill First National Bank, Kansas City, Mo. Commercial National Bank, Kansas City, Mo.	236 2047 1612 1995	Feb. 5, 1864 Sept. 18, 1872 Nov. 23, 1865 June 3, 1872	120, 000 200, 000 100, 000 100, 000	1, 000 7, 214	1, 035, 000 38, 000 540, 500 25, 000	862. 5 19. 0 540. 5 25. 0
64 65 66 67	First National Bank, Ashland, Pa.* First National Bank, Tarrytown, N.Y.* First National Bank, Allentown, Pa.*. First National Bank, Waynesburg, Pa.*	403 364 161 305	Apr. 27, 1864 Apr. 5, 1864 Dec. 16, 1863 Mar. 5, 1864	60, 000 50, 000 100, 000 100, 000	222	187, 131 132, 250 86, 692	311. 9 264. 5 86. 7
68 69 70 71 72	Washington County National Bank, Greenwich, N. Y. First National Bank, Dallas, Tex People's National Bank, Helena, Mont. First National Bank, Bozeman, Mont. Merchants' National Bank, Fort Scott,	1266 2157 2105 2027 1927	June 13, 1865 July 16, 1874 May 13, 1873 Aug. 14, 1872 Jan. 20, 1872	290,000 100,000 100,000 50,000 50,000		205, 940 45, 750 10, 000 20, 000 34, 731	102, 9 45, 7 10, 0 40, 0 69, 5
73	Kans.* Farmers' National Bank, Platte City, Mo.	2356	May 5, 1877	50,000		4, 000	8.0
74 75	First National Bank, Warrensburg, Mo. German American National Bank,	1856 2358	July 31, 1871 May 14, 1877	50, 000 130, 000	2,000	57, 750	115.5
76 77	Washington, D. C. German National Bank, Chicago, Ill.*. Commercial National Bank, Saratoga Springs, N. Y.	1734 1227	Nov. 15, 1870 June 6, 1865	250, 000 100, 000	11, 872	113 000	113.0
78 79 80 81 82 83 84 85	Second National Bank, Scranton, Pa.* National Bank of Poultney, Vt. First National Bank, Monticello, Ind. First National Bank, Buttler, Pa. First National Bank, Meadville, Pa. First National Bank, Mewark, N. J. First National Bank, Brattleboro, Vt. Mechanics' National Bank, Newark,	49 1200 2208 309 115 52 470 1251	Aug. 5, 1863 May 31, 1865 Doc. 3, 1874 Mar. 11, 1864 Oct. 27, 1863 Aug. 7, 1863 June 30, 1864 June 9, 1865	100, 000 100, 000 50, 000 50, 000 70, 000 125, 000 100, 000 500, 000	251, 802	392, 125 92, 000 7, 400 139, 000 248, 400 605, 250 387, 000 1, 198, 000	392. 1 92. 0 14. 8 278. 0 354. 8 484. 2 387. 0 239. 6
86 87 88	N. J. First National Bank, Buffalo, N. Y Pacific National Bank, Boston, Mass First National Bank of Union Mills, Union City, Pa.	235 2373 110	Feb. 5, 1864 Nov. 9, 1877 Oct. 23, 1863	100, 000 250, 000 50, 000		287, 500 75, 000 91, 955	287. 5 30. 0 183. 9
89 90	Vermont National Bank, St. Albans, Vt.	1583	Oct. 11, 1865	200, 000		186, 000 63, 000	93. 0 105. 0
91	First National Bank, Leadville, Colo City National Bank, Lawrenceburg, Ind.*	2420 2889	Mar. 19, 1879 Feb. 24, 1883	60,000 100,000		63, 000 3, 000	3.0
92 93 94 95	First National Bank, St. Albans, Vt First National Bank, Monmouth, Ill Marine National Bank, New York, N. Y. Hot Springs, National Bank, Hot Springs, Ark. Richnond National Bank, Richmond,	269 2751 1215 2887	Feb. 20, 1864 July 7, 1882 June 3, 1865 Feb. 17, 1883	100, 000 75, 000 400, 000 50, 000	2, 000	197, 000 15, 000 659, 643 3, 000	197. 0 20. 0 164. 9 6. 0
96	Richmond National Bank, Richmond, Ind.	2090	Mar. 5, 1873	270,000		274, 000	101.5

^{*} Formerly in voluntary liquidation.

		Failu	ires.		Lawful money de- posited.		Circulation.		
	Capital.	Surplus.	Receiver appointed.	Cause of failure.	posited.	Issued.	Redeemed.	Outstand- ing.	
	\$50, 000 100, 000 50, 000 250, 000 75, 000 60, 000 50, 000 200, 000 132, 000 67, 000	\$10,000 25,000 130,000 3,000 12,000 10,000 30,000 28,538	Feb. 25, 1876 Mar. 13, 1876 Apr. 11, 1876 May 17, 1876 July 12, 1876 Sept. 23, 1876 Dec. 12, 1876 Jan. 27, 1877 Feb. 13, 1877 Mar. 12, 1877	V P P V G B U B	\$45,000 45,000 45,000 137,200 67,500 43,200 29,662 177,200 92,092 60,300	\$45, 000 45, 000 137, 209 67, 500 43, 200 29, 662 177, 200 92, 092 60, 300	\$14, 554 44, 703 44, 223 134, 231 66, 054 42, 652 28, 627 174, 676 90, 032 59, 255	\$146 297 777 2, 978 1, 446 548 1, 035 2, 524 2, 060 1, 045	44 45 46 47 48 49 50 51 52 53
	50,000 $100,000$	17, 135 20, 000	Mar. 16, 1877 May 24, 1877	W M	45, 000 9 0, 000	45, 000 90, 000	44, 183 88, 540	817 1,460	54 55
	2, 500, 000	248, 775	June 23, 1877	o	296, 27 <u>4</u>	296, 274	278, 191	18,083	56
	59, 000 75, 000 120, 000	20, 000 65, 000 8, 000	July 20, 1877 Aug. 18, 1877 Aug. 20, 1877	W U V	45, 000 45, 000 71, 200	45, 000 45, 000 71, 200	44, 200 44, 595 70, 028	800 405 1, 172	57 58 59
	759, 000 209, 000 500, 000 100, 000	200, 000 10, 600 25, 000 6, 392	Nov. 24, 1877 Dec. 1, 1877 Feb. 11, 1878	V V X V	597, 840 $45, 000$ $44, 940$ $44, 500$	597, 840 45, 000 44, 940 44, 500	582, 890 44, 304 42, 460 43, 499	14, 950 696 2, 480 1, 001	60 61 62 63
	$\begin{array}{c} 112,500 \\ 100,000 \\ 250,000 \\ 100,000 \end{array}$	19, 000 25, 000 220, 600	Feb. 28, 1878 Mar. 23, 1878 Apr. 15, 1878 May 15, 1878	V V N V	75, 554 89, 200 78, 641 7, 002	75, 554 89, 200 78, 641 7, 002	72, 934 87, 093 75, 655 6, 242	2, 620 2, 107 2, 986 760	64 65 66 67
	200,000	24, 000	June 8, 1878	P	114, 220	114, 220	111,977	2, 243	68
	50, 000 100, 000 50, 000 50, 000	5,000 8,000 7,000 13,500	Sept. 13, 1878 Sept. 14, 1878 Sept. 25, 1878	V Q Q X	29, 800 89, 300 44, 400 35, 328	29, 800 89, 300 44, 400 35, 328	29, 250 88, 646 43, 735 34, 653	550 654 665 675	69 70 71 72
	59, 000		Oct. 1, 1878	N	27, 000	27,000	26, 750	250	73
	100, 000	10, 600	Nov. 1, 1878	X	45, 000	45, 000	44, 114	886	74
	130, 000	2,000	do	P	62, 500	62, 500	62, 110	390	75
	500, 000 100, 000	125, 000 40, 476	Dec. 20, 1878 Feb. 11, 1879	B X	42, 795 86, 900	42, 795 86, 900	39, 275 85, 028	3, 520 1, 872	76 77
	200, 000 100, 000 50, 000 50, 000 100, 000 300, 000 300, 000 500, 000	70,000 4,000 2,000 10,600 20,000 62,584 57,000 400,000	Mar. 15, 1879 Apr. 7, 1879 July 18, 1879 July 23, 1879 June 9, 1880 June 14, 1880 June 19, 1880 Nov. 2, 1881	XXNERFNC	91, 465 90, 000 27, 000 71, 165 89, 500 326, 643 90, 000 449, 900	91, 465 90, 000 27, 000 71, 165 89, 500 326, 643 90, 000 449, 900	87, 883 87, 532 26, 517 68, 280 86, 524 315, 598 85, 192 434, 312	3, 582 2, 468 483 2, 885 2, 976 11, 045 4, 808 15, 588	78 79 80 81 82 83 84 85
	100, 000 961, 300 50, 000	50, 000 13, 455	Apr. 22, 1882 May 22, 1882 Mar. 24, 1883	P S	99, 500 450, 000 43, 000	99, 500 450, 000 43, 000	96, 925 445, 645 41, 532	2, 575 4, 355 1, 468	86 87 88
	200, 000	25, 000	Aug. 9, 1883	v	65, 200	65, 200	61, 362	3,838	89
	60,000 100,000	15, 000	Jan. 24, 1884 Mar. 11, 1884	B G	53, 000 77, 000	53, 000 77, 000	49, 748 75, 740	3, 252 1, 260	90 91
	100, 000 75, 000 400, 000 50, 000	40, 000 15, 000 225, 000 180	Apr. 22, 1884 do May 13, 1884 June 2, 1884	P B T E	89, 980 27, 000 260, 100 40, 850	89, 980 27, 000 260, 100 40, 850	86, 738 26, 500 250, 100 39, 830	3, 242 500 10, 000 1, 020	92 93 94 95
-	250,000	33, 000	July 23, 1884	н	158, 900	158, 900	148, 928	9, 972	96

No. 71.—NATIONAL BANKS WHICH HAVE BEEN PLACED IN THE HANDS OF

	Name and location of bank.	!	Organi	zation.		Total divi paid dur existence national l ing asso tion.	ring sasa sank-
		Char- ter num- ber.	Date.	Capital.	Surplus.	Amount.	Per cent.
97	First National Bank, Livingston, Mont.	3006	July 16, 1883	\$50,000			
9 8 9 9	First National Bank, Albion, N. Y First National Bank, Jamestown, N.	$\frac{166}{2578}$	Dec. 22, 1863 Oct. 25, 1881	50, 000 50, 000		\$170, 500	341.0
100	Dak. Logan National Bank, West Liberty, Ohio.	2942	May 7, 1883	50,000		4, 000	8.0
101	Middletown National Bank, Middletown, N. Y.	1276	June 14, 1865	200,000	\$23, 128	356, 000	178. 0
102 103	Farmers' National Bank, Bushnell, Ill. Schoharie County National Bank,	1791 1510	Feb. 18, 1871 Aug. 9, 1865	50, 000 100, 000		38, 500	77.0
104 105 106	Schoharie, N. Y. Exchange National Bank, Norfolk, Va. First National Bank, Lake City, Minn. Lancaster National Bank, Clinton,	1137 1740 583	May 13, 1865 Nov. 29, 1870 Nov. 22, 1864	100, 000 50, 000 200, 000	32, 894	337, 500 90, 142 285, 000	337.5 142.5
107	Mass. First National Bank, Sioux Falls, S. Dak.	2465	Mar. 15, 1880	50,000		10, 000	20,0
108	First National Bank, Wahperon, N. Dak.	2624	Feb. 2, 1882	50, 000		12,000	24.0
109 110 111	First National Bank, Angelica, N. Y City National Bank, Williamsport, Pa. Abington National Bank, Abington,	564 2139 1386	Nov. 3, 1864 Mar. 17, 1874 July 1, 1865	100, 000 100, 000 150, 000	15, 000	186, 000 38, 500 307, 382	186. 0 38. 5 204. 9
112 113 114 115	Mass.* First National Bank, Blair, Nebr First National Bank, Pine Bluff, Ark. Palatka National Bank, Palatka, Fla. Fidelity National Bank, Cincinnati,	2724 2776 3266 3461	June 7, 1882 Sept. 18, 1882 Nov. 20, 1884 Feb. 27, 1886	50, 000 50, 000 50, 000 1, 000, 000	•	23, 000	46. 0
116	Ohio. Henrietta National Bank, Henrietta,	3022	Aug. 8, 1883	50,000		2, 784 12, 250	24.5
117 118 119 120	Tex. National Bank of Sumter, S. C First National Bank, Dansville, N. Y First National Bank, Corry, Pa Stafford National Bank, Stafford	3082 75 605 686	Nov. 26, 1883 Sept. 4, 1863 Dec. 6, 1864	50, 000 50, 000 100, 000 150, 000	10,000	13, 500 75, 825 168, 500 306, 000	27. 0 151. 6 168. 5 204. 0
121 122	Springs, Conn. Fifth National Bank, St. Louis, Mo Metropolitan National Bank of Cincinnati, Ohio.	2835 2542	Dec. 12, 1882 July 12, 1881	200, 000 500, 000		75, 000 215, 000	37. 5 43. 0
123 124	First National Bank, Auburn, N. Y Commercial National Bank, Dubuque, Iowa.	231 1801	Feb. 4, 1864 Mar. 11, 1871	100, 000 100, 000		266, 000 146, 806	266. 0 146. 8
125 126 127	State National Bank, Raleigh, N. C Second National Bank, Xenia, Ohio Madison National Bank, Madison, S.	1682 277 3597	June 17, 1868 Feb. 24, 1864 Dec. 7, 1886	100, 000 60, 000 50, 000		278. 000 5, 000	463. 3 10. 0
128 129	Dak. Lowell National Bank, Lowell, Mich California National Bank, San Fran- cisco, Cal.	1280 3592	June 14, 1865 Oct. 20, 1886	50, 000 200, 000		159, 494	318.9
130 131 132	First National Bank, Anoka, Minn National Bank of Shelbyville Tenn First National Bank, Sheffield, Ala	2800 2198 3617	Sept. 14, 1882 Oct. 29, 1874 Jan. 14, 1887	50, 000 50, 000 100, 000		18, 000 81, 265	36. 0 163. 2
133 134 135 136	Third National Bank, Malone N. Y. First National Bank, Abilene Kans Harper National Bank, Harper, Kans Gloucester City National Bank, Glou-	3366 2427 3431 3936	July 15, 1885 June 23, 1879 Jan. 6, 1886 Oct. 26, 1888	50, 000 50, 000 50, 000 50, 000	1,000	2, 000 75, 350 10, 000	4. 0 150. 6 20. 0
137 138 139	Gloucester City National Bank, Gloucester City, N. J. Park National Bank, Chicago Ill State National Bank, Wellington, Kans Kingman National Bank, Kingman,	1	May 11, 1886 Oct. 1, 1886 Sept. 16, 1886	200, 000 50, 000 75, 000		24, 000 5, 000 20, 500	12. 0 10. 0 27. 3
140 141 142	Kans. First National Bank, Alma, Kans First National Bank, Belleville, Kans. First National Bank, Meade Center,	3769 3386 3695	Aug. 3, 1887 Aug. 28, 1885 May 5, 1887	50, 000 50, 000 50, 000		14, 000 17, 500 8, 857	28. 0 35. 0 17. 7
143	Kans. American National Bank, Arkansas	3992	Mar. 15, 1889	100, 000		28, 000	28. 0
144 145	City. Kans. City National Bank, Hastings, Nebr People's National Bank, Fayetteville, N.C.	3099 2003	Dec. 27, 1883 June 27, 1872	50, 000 75, 000		44, 547 182, 500	89. 1 243. 3

^{*} Restored to solvency.

-		Circulation.		Lawful money de- posited.		res.	Failu	
	Outstand- ing.	Redeemed.	Issued.		Cause of failure.	Receiver appointed.	Surplus.	Capital.
97	\$205	\$11,035	\$11, 240	\$11, 240	x	Aug. 25, 1884		\$50,000
98 99	3, 857 310	86, 143 18, 340	90, 000 18, 650	90, 000 18, 650	B E	Aug. 26, 1884 Sept. 13, 1884	\$20,000 12,500	100, 000 50, 000
100	440	22, 960	23, 400	23, 400	P	Oct. 18, 1884	1,000	50,000
101	6, 447	169, 553	176, 000	176, 000	I	Nov. 29, 1884	40,000	200, 000
102 103	1, 482 2, 300	42, 518 36, 050	44, 000 38, 350	44, 000 38, 350	L B	Dec. 17, 1884 Mar. 23, 1885	7, 500 15, 000	50, 000 50, 000
104 105 106	11, 352 1, 586 4, 788	216, 948 42, 834 67, 572	228, 200 44, 420 72, 360	228, 200 44, 420 72, 360	O E B	Apr. 9, 1885 Jan. 4, 1886 Jan. 20, 1886	150, 000 10, 000 20, 000	300, 000 50, 000 100, 000
107	400	10, 340	10, 740	10, 740	J	Mar. 11, 1886	30, 447	50, 000
108	500	16, 620	17, 120	17, 120	Л	Apr. 8, 1886	4, 000	50, 000
109 110 111	4, 298 4, 145	84, 702 38, 995 25, 425	89, 000 43, 140 25, 425	89, 000 43, 140 25, 425	D L	Apr. 19, 1886 May 4, 1886 Aug. 2, 1886	20, 100 12, 500 25, 300	100, 000 100, 000 150, 000
113 114	575 689 495 1,833	25, 605 25, 600 18, 715 88, 167	26, 180 26, 280 19, 210 90, 000	26, 180 26, 280 19, 210 90, 000	U V V B	Sept. 8, 1886 Nov. 20, 1886 June 3, 1887 June 27, 1887	11, 000 20, 000 50, 000	50, 000 50, 000 50, 000 1, 000, 000
116	310	10, 940	11,250	11, 250	к	Aug. 17, 1887	8,000	50, 000
117 118 119 120	590 1, 620 5, 717 9, 440	10, 660 14, 110 68, 112 129, 608	11, 250 15, 730 73, 829 139, 048	11, 250 15, 730 73, 829 139, 048	A B V B	Aug. 24, 1887 Sept. 8, 1887 Oct. 11, 1887 Oct. 17, 1887	10,000 15,000 10,183 24,000	50, 000 50, 000 100, 600 200, 000
121 122	3, 140 18, 455	41, 290 259, 290	$\begin{array}{c} 44,430 \\ 277,745 \end{array}$	44, 430 277, 745	F V	Nov. 15, 1887 Feb. 10, 1888	30, 000 180, 000	300, 000 1, 000, 000
123 124	6, 218 3, 534	57, 228 58, 636	63,446 $62,170$	$63,446 \\ 62,170$	R V	Feb. 20, 1888 Apr. 2, 1888	20, 000	150,000 100,000
125 126 127	2, 495 5, 125 172	20, 005 43, 345 11, 078	22,500 $48,470$ $11,250$	22,500 $48,470$ $11,250$	B V S	Apr. 11, 1888 May 9, 1888 June 23, 1888	14, 000 3, 000	100, 000 150, 000 50, 000
128 129	2, 675 2, 170	25, 125 42, 830	27,800 $45,000$	$\frac{27,800}{45,000}$	W Q	Sept. 19, 1888 Jan. 14, 1889	10,000 10,000	50, 000 200, 000
135	408 2, 295 1, 460 570 1, 300 630 420	10, 842 14, 415 21, 040 10, 180 19, 940 10, 120 10, 830	$\begin{array}{c} 11,250 \\ 16,710 \\ 22,500 \\ 10,750 \\ 21,240 \\ 10,750 \\ 11,250 \end{array}$	11, 250 16, 710 22, 500 10, 750 21, 240 10, 750 11, 250	B Q W F F	Apr. 22, 1889 Dec. 13, 1889 Dec. 23, 1889 Dec. 30, 1889 Jan. 21, 1890 Feb. 10, 1890 June 12, 1890	4, 300 25, 000 400 17, 600	50, 000 50, 000 100, 000 50, 000 100, 000 50, 000 50, 000
	6, 050 1, 030 1, 475	38, 950 10, 220 20, 525	45, 000 11, 250 22, 000	45, 000 11, 250 22, 000	W X	July 14, 1890 Sept. 25, 1890 Oct. 2, 1890	21,000 3,915 1,000	$\begin{array}{c} 200,000 \\ 50,000 \\ 100,000 \end{array}$
140 141 142	752 625 605	16, 123 10, 625 10, 145	16, 875 11, 250 10, 750	16, 875 11, 250 10, 750	H G V	Nov. 21, 1890 Dec. 12, 1890 Dec. 24, 1890	1,603 5,000 4,000	75, 000 50, 000 50, 000
143	6, 5 80	38, 420	45, 000	45, 000	G	Dec. 26, 1890	24, 000	300, 000
	2, 860 4, 969	19, 640 23, 840	22,500 $28,800$	$\frac{22,500}{28,800}$	J R	Jan. 14, 1891 Jan. 20, 1891	32,000	100,000 125,000

No. 71.—NATIONAL BANKS WHICH HAVE BEEN PLACED IN THE HANDS OF

	Name and location of bank.		Organiz	ation.		Total dividence paid during assource tion.	as a ank- cia-
		Char- ter num- ber.	Date.	Capital.	Surplus.	Amount.	Per cent.
146	Spokane National Bank, Spokane	3838	Jan. 24, 1888	\$60, 000			
147 148	Falls, Wash. First National Bank, Ellsworth, Kans. Second National Bank, McPherson.	3249 3791	Sept. 11, 1884 Sept. 16, 1887	59, 000 50, 000	 	\$54,500 8,500	109. 0 17. 0
149	Kans. Pratt County National Bank, Pratt.	3787	Sept. 8, 1887	50, 000			
150	Kans. Keystone National Bank, Philadel-	2291	July 30, 1875	200,000		122, 730	61.4
151	phia, Pa. Spring Garden National Bank, Phila- delphia, Pa.	3468	Mar. 13, 1886	500, 000		122, 198	24.4
152 153	National City Bank, Marshall, Mich Red Cloud National Bank, Red Cloud, Nebr.	2023 3181	July 29, 1872 May 10, 1884	100, 000 50, 000		162, 500 23, 275	162. 5 46. 5
154	Asbury Park National Bank, Asbury Park, N. J.	3792	Sept. 17, 1887	100,000			
155 156 157	Ninth National Bank, Dallas, Tex First National Bank, Red Cloud, Nebr. Central Nebraska National Bank,	4415 2811 3927	Sept. 12, 1890 Nov. 8, 1882 Sept. 28, 1888	300, 000 50, 000 60, 000		18,000 57,250 8,400	$\begin{array}{c} 6.0 \\ 114.5 \\ 14.0 \end{array}$
158 159 160	Broken Bow, Nebr. Florence National Bank, Florence, Ala. First National Bank, Palatka, Fla First National Bank, Kansas City,	4135 3223 3706	Oct. 3, 1889 July 15, 1884 May 17, 1887	50, 000 50, 000 100, 000		50, 000 25, 000	100. 0 25. 0
161	Kans. Rio Grando National Bank, Laredo,	4146	Oct. 23, 1889	100,000			
162 163	Tex. First National Bank, Clearfield, Pa Farley National Bank, Montgomery,	768 4180	Jan. 30, 1865 Dec. 18, 1889	100, 000 100, 000	 	209, 000	209. 0
164 165	Ala.* First National Bank, Coldwater, Kans. Maverick National Bank, Boston, Mass.	3703 677	May 9, 1887 Dec. 31, 1864	52, 000 400, 000	\$61, 390	2, 080 984, 000	$\frac{4.0}{241.0}$
166 167	Corry National Bank, Corry, Pa Cheyenne National Bank, Cheyenne, Wyo.	569 3416	Nov. 12, 1864 Dec. 2, 1885	100, 000 100, 000		198, 000 26, 000	198. 0 26. 0
168	California National Bank, San Diego, Cal.	3828	Dec. 29, 1887	150, 000		79, 600	52.7
169	First National Bank, Wilmington, N. C.	1656	July 25, 1866	250, 000		290, 710	116. 3
170 171 172 173	Huron National Bank, Huror, S. Dak. First National Bank, Downs, Kans First National Bank, Muncy, Pa Bell County National Bank, Temple,	3267 3569 837 4404	Nov. 21, 1884 Oct. 12, 1886 Feb. 23, 1865 Aug. 25, 1890	50, 000 50, 000 100, 000 50, 000		27, 750 17, 693 212, 988 2, 500	55. 5 35. 4 213. 0 5. 0
174 175	Tex. First National Bank, Deming, N. Mex. First National Bank, Silver City, N.	3160 3554	Apr. 22, 1884 Sept. 17, 1886	50, 000 50, 000		1	112.5 60.0
176 177 178	Mex. Lima National Bank, Lima, Ohio National Bank of Guthrie, Okla Cherryvale National Bank, Cherry-	2859 4383 4288	Jan. 16, 1883 July 31, 1890 Apr. 16, 1890	100, 000 100, 600 50, 000		87, 500 2, 500 3, 500	87. 5 2. 5 7. 0
179	vale, Kans. First National Bank, Erie, Kans	3963	Jan. 15, 1889	50, 000		5, 954	11.9
$180 \\ 181$	First National Bank, Rockwell, Tex Vincennes National Bank, Vincennes,	3890 1454	May 29, 1888 July 17, 1865	50, 000 100, 000		15, 000 441, 000	30.0
182	Ind. First National Bank, Del Norte,	4264	Mar. 18, 1890	50, 000		3, 500	7.0
1 83	Colo. Newton National Bank, Newton,	3297	Jan. 28, 1885	65, 000	ļ	58, 500	90.0
184 185	Kans. Capital National Bank, Linceln, Nebr. Bankers and Merchants' National Bank, Dallas, Tex.	2988 4213	June 29, 1883 Jan. 21, 1890	100, 000 500, 000		272, 500 35, 000	272. 5 7. 0
186	First National Bank, Little Rock, Ark.	1648	Apr. 12, 1866	150, 000		554, 250	369.5
187	Commercial National Bank, Nashville, Tenn.	3228	July 22, 1884	200, 000		232, 500	116. 25
188 189 190	Alabama National Bank, Mobile, Ala. First National Bank, Ponca, Nebr Second National Bank, Columbia,	1817 3627 2568	May 13, 1871 Jan. 28, 1887 Oct. 3, 1881	300, 000 50, 000 50, 000		255, 830 24, 000 64, 400	85. 02 48. 0 128. 8
191	Tenn. Columbia National Bank, Chicago, Ill.	3677	Apr. 23, 1887	200, 000		30, 000	1.5

* Restored to solvency.

		···		1	1			Ţ
	Failu	ires.		Lawful money de-		Circulation.		
Capital.	Surplus.	Receiver appointed.	Cause of failure.	posited.	Issued.	Redeemed.	Outstand- ing.	
\$100,000	\$25,000	Feb. 3, 1891	н	\$21,700	\$21,700	\$20, 545	\$1,155	146
50, 000 50, 000	10,000 7,500	Feb. 11, 1891 Mar. 25, 1891	F Q	10, 750 11, 250	10, 750 11, 250	9, 560 9, 870	1, 190 1, 380	147 148
50,000	3,000	Apr. 7,1891	н	10,750	10,750	9, 590	1,160	149
500, 000	100,000	May 9,1891	0	41, 180	41, 180	36, 070	5, 110	150
750, 000	132, 500	May 21, 1891	Q	45, 000	45, 000	39, 545	5, 455	151
100, 000 75, 000	20, 000 3, 000	June 22, 1891 July 1, 1891	, D	44, 000 16, 875	44, 000 16, 875	36, 023 15, 390	7, 977 1, 485	152 153
100,000	3, 500	July 2, 1891	G	20,700	20, 700	18, 440	2, 260	154
300, 000 75, 000 60, 000	4, 000 9, 000 4, 600	July 16, 1891 do July 21, 1891	Q Q	16, 275 13, 500	45, 000 16, 275 13, 500	38, 750 14, 750 12, 623	6, 250 1, 525 877	155 156 157
60, 000 150, 000 150, 000	500 23, 600 10, 500	July 23, 1891 Aug. 7, 1891 Aug. 17, 1891	O H G	12, 900 33, 250 33, 750	12, 900 33, 250 33, 750	10, 150 29, 940 26, 780	2, 750 3, 310 6, 970	158 159 160
100, 000		Oct. 3, 1891	v	22, 500	22, 500	20, 000	2,500	161
100,000 100,000	46, 000 8, 000	Oct. 7, 1891	s v	95, 597	95, 597 22, 500	77, 156	18, 441 22, 500	162 163
52, 000 400, 000	790 800, 000	Oct. 14, 1891 Nov. 2, 1891	H F	11, 200 78, 894	11, 200 78, 894	9, 860 58, 584	1,340 20,310	164 165
100, 000 150, 000	17, 000 15, 000	Nov. 21, 1891 Dec. 5, 1891	R O	96, 180 33, 750	96, 180 33, 750	82, 208 27, 270	13, 972 6, 480	166 167
500, 000	100, 000	Dec. 18, 1891	0	45, 000	45, 000	37, 100	7, 900	168
250, 000	17, 512	Dec. 21, 1891	В	52, 880	52, 880	42, 425	10, 455	169
75, 000 50, 000 100, 000 50, 000	15, 958 2, 500	Jan. 7, 1892 Feb. 6, 1892 Feb. 9, 1892 Feb. 19, 1892	U V S B	18, 000 10, 750 94, 899 22, 500	18,000 10,750 94,899 22,500	15, 750 9, 240 75, 251 20, 360	2, 250 1, 510 19, 648 2, 140	170 171 172 173
100, 000 50, 000	13, 500 4, 000	Feb. 29, 1892	P P	11, 250 11, 250	11, 250 11, 250	9, 040 8, 630	2, 210 2, 620	174 175
200, 000 100, 000 50, 000	44,000 2,000 1,000	Mar. 21, 1892 June 22, 1892 July 2, 1892	G Q O	45, 000 21, 800 11, 250	45, 000 21, 800 11, 250	37, 348 15, 970 8, 030	7, 652 5, 830 8, 220	176 177 178
50, 000 125, 000 100, 000	1,500 17,500 40,000	July 20, 1892 July 22, 1892	V Q R	11, 250 31, 780	11, 250 26, 720 31, 780	9, 230 20, 110 20, 405	2, 020 6, 610 11, 375	179 180 181
50,000	4,800	Jan. 14, 1893	G	11, 250	11, 250	9, 325	1, 925	182
100, 000		Jan. 16, 1893	¥	48, 740	48,740	38, 980	9, 760	183
300, 000 500, 000	6, 000 10, 000	Feb. 6, 1893	B O	43,700 44,000	43, 700 44, 000	29, 780 29, 060	13, 920 14, 940	184 185
500, 000	100,000	do	T	63, 495	63, 495	35, 941	27, 554	186
500, 000	100,000	Apr. 6, 1893	Q	45,000	45, 000	27, 600	17, 400	187
150, 000 50, 000 100, 000	3, 400 18, 500	Apr. 17, 1893 May 13, 1893 May 19, 1893	V Q T	42, 800 11, 250	42, 800 11, 250 22, 500	20, 510 7, 140 13, 290	22, 290 4, 110 9, 210	188 189 190
1,000,000	50,000	May 22, 1893	Q	43, 600	43,600	26, 802	16, 798	191

No. 71.—NATIONAL BANKS WHICH HAVE BEEN PLACED IN THE HANDS OF

	Name and location of bank.		Organi	zation.		Total divi paid durexistence national ling asso	ring e as a oank- ocia-
		Char- ter num- ber.	Date.	Capital.	Surplus.	Amount.	Per cent.
192 193	Elmira National Bank, Elmira, N. Y. National Bank of North Dakota, Fargo, N. Dak.	4105 4256	Aug. 30, 1889 Mar. 12, 1890	\$200, 000 250, 000		\$11,000 52,500	5. 5 21. 0
194	Evanston National Bank, Evanston, Ill.	4767	June 29, 1892	100,000	- 	2,000	2.0
195	National Bank of Deposit of the	3771	Aug. 5, 1887	300, 000		36, 000	12.0
196	City of New York. Oglethorpe National Bank, Bruns-	3753	July 16, 1887	100,000		34, 500	34.5
197 198	wick, Ga. First National Bank, Lakota, N. Dak. First National Bank, Cedar Falls, Iowa.	4143 2177	Oct. 23, 1889 Sept. 1, 1874	50, 000 50, 000		12, 000 102, 600	24. 0 205, 2
199 200	First National Bank, Brady, Tex First National Bank, Arkansas City, Kans.*	4198 3360	Jan. 7, 1890 June 30, 1885	50, 000 50, 000		15, 000 62, 000	30. 0 124. 0
201	Citizens' National Bank, Hillsboro,	2039	Sept4, 1872	100,000		199, 156	199. 1
202 2 03	Ohio. First National Bank, Brunswick, Ga. City National Bank, Brownwood, Tex.*	3116 4344	Feb. 2, 1884 June 17, 1890	55, 000 75, 000		56, 200 58, 000	102. 2 77. 3
204	Merchants' National Bank, Tacoma, Wash.	3172	May 2, 1884	50,000		110,000	220.0
205 206	City National Bank, Greenville, Mich. First National Bank, Whatcom, Wash.	3243 4099	Aug. 28, 1884 Aug. 26, 1889	50, 000 50, 000		32, 250 5, 000	64.5 10.0
207	Columbia National Bank, New What,	4351	June 28, 1890	100,000		4, 000	4.0
208	com, Wash. Citizens' National Bank, Spokane, Wash.*	4185	Apr. 8, 1889	150, 000			
209	First National Bank, Philipsourg,	4658	Dec. 5, 1891	50,000		. 	ļ
210	Mont.* Linn County National Bank, Albany,	4326	May 31, 1890	100,000		10,000	10.0
211	Oreg. Nebraska National Bank, Beatrice,	4185	Dec. 21, 1889	100,000		19, 362	19.3
212 213	Nebr. Gulf National Bank, Tampa, Fla Livingston National Bank, Living- ston, Mont.	4478 4117	Dec. 2, 1890 Sept. 11, 1889	50, 000 50, 000		4,000	8.0
214 215	Chemical National Bank, Chicago, Ill. Bozeman National Bank, Bozeman, Mont.*	4666 2803	Dec. 15, 1891 Oct. 23, 1882	1, 000, 000 50, 000	! !	49, 500	99. 0
216	Consolidated National Bank, San Diego, Cal.	3056	Sept. 22, 1883	250, 000		180,000	72.0
217 218	First National Bank, Cedartown, Ga. Merchants' National Bank, Great Falls, Mont.	4075 4434	July 16, 1889 Oct. 7, 1890	75, 000 100, 000		11, 250	15. 0
219 220	State National Bank, Knoxville, Tenn Montana National Bank, Helena, Mont*	4102 2813	Aug. 28, 1889 Nov. 11, 1882	100,000 250,000	! 	260, 000	104. 0
221	Indianapolis National Bank, Indian-	581	Nov. 21, 1864	300, 000		1, 249, 000	416. 3
2 22	apolis, Ind. Northern National Bank, Big Rapids,	1832	June 5, 1871	90,000		183, 053	203.4
223	Mich. First National Bank, Great Falls,	3525	July 1, 1886	250, 000		122, 250	48.8
224 225	Mont.* First National Bank, Kankakee, Ill.*. National Bank of the Commonwealth, Manchester, N. H.	1793 4692	Feb. 20, 1871 Feb. 9, 1892	50, 000 100, 000	i :•••••••• :	140, 500	280. 9
226 227	First National Bank, Starkville, Miss Stock-Growers' National Bank, Miles	3688 3275	Apr. 30, 1887 Dec. 20, 1884	50, 000 100, 000		16, 500 23, 000	33. 0 23. 0
228	City, Mont. Texas National Bank, San Antonio, Tex.	3298	Jan. 31, 1885	100,000		26, 000	26.0
2 29	Albuquerque National Bank, Albu-	3222	July 14, 1884	50, 000		69, 750	133.5
230 231	Albuquerque National Bank, Albuquerque, N. Mex. First National Bank, Vernon, I'ex First National Bank, Middlesboro, Kv.	4033 4201	May 13, 1889 Jan. 8, 1890	50, 000 50, 000		39, 000	78.0
232 233 234	Ky. First National Bank, Orlando, Fla.*. Citizens' National Bank, Muncie, Ind* First National Bank, Hot Springs, S. Dak.	3469 2234 4370	Mar. 16, 1886 Mar. 15, 1875 July 15, 1890	50, 000 100, 000 50, 000		27, 500 196, 992	45. 0 196. 9

^{*} Restored to solvency.

	Failu	res.		Lawful money de- posited.		Circulation.		
Capital.	Surplus.	Receiver appointed.	Cause of failure.	posted.	Issued.	Redeemed.	Outstand- ing.	
\$200,000 250,000	\$16,009 7,797	May 26, 1893 June 6, 1893	O Q	\$43,000 44,250	\$43, 000 44, 250	\$28, 770 32, 750	\$14, 230 11, 500	192 193
100,000	245	June 7, 1893	\mathbf{r}	22, 500	22, 500	12, 520	9, 980	194
300, 000	60,000	June 9, 1893	F	45, 000	45, 000	34, 840	10, 160	195
150, 000	35, 000	June 12, 1893	Y		32, 900	21, 240	1 1, 6 60	196
50, 000 50, 000	1, 931 25, 000	June 13, 1893 do	T U	11, 250 11, 250	11, 250 11, 250	7, 530 7, 010	3, 720 4, 240	197 198
50, 000 125, 000	3, 000 25, 000	June 15, 1893	T G	10, 800 6, 670	10, 800 28, 120	7, 350 6, 670	3, 450 21, 450	199 200
100,000	50, 000	June 16, 1893	Q	24, 550	24, 550	14, 180	10, 370	201
200, 000 150, 000	50, 000 6, 000	June 17, 1893 June 20, 1893	V F	44, 000 16, 730	44, 000 33, 750	28, 330 16, 730	15, 670 17, 020	202 203
250, 000	75, 000	June 23, 1893	Y	45, 000	45, 000	30, 560	14, 440	204
50, 000 50, 000	6, 064 3, 000	June 27, 1893 do	$\frac{\mathbf{Q}}{\mathbf{Y}}$	11, 250 11, 250	11, 250 11, 250	7, 630 7, 630	3, 620 3, 620	205 206
100,000	1,000	do	Y	22, 500	22,500	16, 260	6, 240	207
150,000		July 1,1893	Y		33,000	18, 080	14, 920	208
50,000		July 8, 1893	Y	3, 350	11,250	3, 350	7,900	209
100, 000	15, 000	July 10, 1893	V	21,700	21, 700	14, 410	7, 290	210
100,000	7, 500	July 12, 1893	Y	21, 880	21, 880	15, 070	6, 810	211
50, 000 50, 000	10,000	July 14, 1893 July 20, 1893	Y	11, 250 10, 750	11, 250 10, 750	7, 450 7, 970	3, 800 2, 780	212 213
1, 000, 000 50, 000	10,000	July 21, 1893 July 22, 1893	T Y	45, 000	45, 000 11, 250	27, 310	17, 690 11, 250	214 215
250,000	50,000	July 24, 1893	Y	55, 300	55, 300	35, 850	19, 450	216
75, 000 100, 000	8, 470	July 26, 1893 July 29, 1893	V Y	16, 370 22, 500	$16,370 \\ 22,500$	10, 500 15, 980	5, 870 6, 520	$\frac{217}{218}$
100, 000 500, 000 300, 000	7, 000 100, 000 60, 000	Aug. 2, 1893 Aug. 3, 1893	Y Y B	21, 800 8, 230 57, 212	21, 800 45, 000 57, 212	13, 480 8, 230 28,011	8, 320 36, 770 29, 201	219 220 221
100,000	ļ ,.	Aug. 5, 1893	w	33, 250	33, 250	19, 610	13, 640	222
250, 000	95, 000	do	Y	10, 765	45, 000	10, 765	34, 235	223
50, 000 200, 000	22, 000 5, 000	Aug. 12, 1893		67, 500	11, 250 67, 500	49, 050	11,250 $18,450$	224 225
60, 000 75, 000	3, 782 10, 000	Aug. 9, 1893	0	13, 500 17, 100	13, 500 17, 100	8, 805 10, 660	4, 695 6, 440	226 227
100,000	20,000	Aug. 10, 1893	Y		22, 500	13, 870	8, 630	228
175,000	38,000	Aug. 11, 1893	v	44, 150	44, 150	29, 360	14, 790	229
100, 000 50, 000	10,000 2,000	Aug. 12, 1893	v	22, 500 11, 250	22, 500 11, 250	15, 980 6, 790	6, 520 4, 460	230 231
150, 000 200, 000 50, 000	55, 000 10, 000	Aug. 14, 1893 do Aug. 17, 1893	<u>ү</u>	8, 450 11, 250	33, 750 45, 000 11, 250	8, 450 8, 025	25, 300 45, 000 3, 225	232 233 234

No. 71.—NATIONAL BANKS WHICH HAVE BEEN PLACED IN THE HANDS OF

	Name and location of bank.		Organi	zation.		Total divi paid dur existence national ing asso tion	cing as a bank- cia-
		Char- ter num- ber.	Date.	Capital.	Surplus.	Amount.	Per cent.
235 236	First National Bank, Marion, Kans Washington National Bank, Tacoma, Wash.	3018 4018	July 28, 1883 Apr. 23, 1889	\$75, 000 100, 000		\$72,682 44,000	96. 9 44. 0
237 238	El Paso National Bank, El Paso, Tex. Lloyd's National Bank, Jamestown,	3608 4561	Dec. 22, 1886 May 4, 1891	150, 000 100, 000		51, 000 6, 000	36. 0 6. 0
2 39	N. Dak. National Granite State Bank, Exe- ter, N. H.	1147	May 15, 1865	100,000		240, 500	240.5
240	Chamberlain National Bank, Chamberlain, S. Dak.	4282	Δpr. 8, 1890	50,000		4, 500	9.0
241	Port Townsend National Bank, Port Townsend, Wash.	4290	Apr. 18, 1890	100,000	<u> </u>	 	
2 42	First National Bank, Port Angeles, Wash.*	4315	May 19, 1890	50,000			
243 244	First National Bank, Sundance, Wyo. First National Bank, North Man-	4343 2903	June 16, 1890 Mar. 17, 1883	50, 000 50, 000		10, 000 38, 673	20. 0 77. 3
245	chester, Ind. Commercial National Bank, Denver, Colo.	4113	Sept. 6, 1889	250, 000			
246 247	First National Bank, Dayton, Tenn Hutchinson National Bank, Hutch-	4362 3199	July 10, 1890 May 29, 1884	50, 000 50, 000		8, 500 39, 7 3 8	17. 0 79. 5
248	inson, Kans. First National Bank. Spokane Falls,	2805	Oct. 24,1882	50, 000		190, 100	380. 2
249	Wash. Oregon National Bank, Portland,	3719	June 7, 1887	100, 000		100,000	100.0
250	Oreg. Citizens' National Bank, Grand Island, Nebr.	3101	Dec. 29, 1883	60,000	 	35, 000	58.3
251	First National Bank, Fort Payne,	4064	July 2, 1889	50,000		4, 000	8.0
252	Ala. Third National Bank, Detroit, Mich.	3514	June 1, 1886	200,000		66, 000	33.0
253 254 255	Third National Bank, Detroit, Mich. First National Bank, Watkins, N. Y. First National Bank, Llano, Tex. American National Bank, Spring-	3047 4316 4360	Sept. 14, 1883 May 20, 1890 July 9, 1890	50, 000 50, 000 200, 000		32, 500 15, 750 8, 000	65. 0 31. 5 4. 0
256	field, Mo. First National Bank, Sedalia, Mo	$1627 \\ 4249$	Jan. 2,1866	100,000	\$7,340	319,000	319.0
257 258	National Bank of Pendleton, Oreg State National Bank, Wichita, Kans.	3524	Mar. 5, 1890 June 29, 1886	100,000 52,000	2, 125	15,000	15.0
259 260	German National Bank, Denver, Colo. Black Hills National Bank, Rapid	2351 3401	Apr. 9, 1887 Oct. 23, 1885	100,000 50,000	5, 895	555, 000 57, 500	555. 0 115. 0
261	City, S. Dak. First National Bank, Arlington,	3676	Apr. 21, 1887	50,000		18,000	36, 0
262	Oreg. Baker City National Bank, Baker	4206	Jan. 11, 1890	75, 000		9,000	12.0
263 264	City, Oreg. First National Bank, Grant, Nebr Wichita National Bank, Wichita,	4170 2786	Dec. 4, 1889 Sept. 29, 1882	50, 000 50, 000		11,000 200,725	22. 0 401. 4
265	Kans. State National Bank, Vernon, Tex	4130	Sept. 27, 1889	50, 000		17, 065	34.1
$\frac{266}{267}$	National Bank of Middletown, Pa First National Bank, Kearney, Nebr.	585 2806	Oct. 25, 1882	100, 000 50, 000	17, 137	231, 500 95, 113	$231.5 \\ 190.2$
268	nev. Nebr.	3526	July 3, 1886	100,000		43, 500	43.5
269	Tenn.	3951	Dec. 24, 1888	50,000		12,500	25. 0
270	Citizens' National Bank, Madison, S. Dak.	3151	Apr. 10, 1884	59,000		50,000	100.0
271	Citizens' National Bank, Spokane Falls, Wash. *	4005	Apr. 8, 1889	150,000		15,000	10. 0 436. 0
272	Tacoma National Bank, Tacoma, Wash.	2924	Apr. 13, 1883	50,000		218,000	
273 274	City National Bank, Quanah, Tex Central National Bank, Rome, N. Y First National Bank, Redfield, S. Dak	4361 1376	July 9,1890 July 1,1865 Oct. 2,1885	100, 000 100, 000 50, 000		16,600 245,060	16. 6 245. 0
275 276	North Platte National Bank, North Platte, Nebr.	3398 4024	May 4, 1889	75, 000		34, 000 24, 208	68. 0 32. 3
277 278	Needles National Bank, Needles, Cal. National Broome County Bank, Bing- hamton, N. Y.	4873 1513	Mar. 6, 1893 Aug. 9, 1865	50, 000 100, 000	20,000	188, 914	188. 9

^{*} Restored to solvency.

	Failu	res.		Lawful money de- posited.		Circulation.		
Capital.	Surplus.	Receiver appointed.	Cause of failure.	posited.	Issued.	Redeemed.	Outstand- ing.	
\$75,000 100,000	\$5,600	Aug. 22, 1893 Aug. 26, 1893	Y Y	\$43,500	\$21, 900 43, 500	\$9,120 27,600	\$12,780 15,900	
150, 000 100, 000	60, 000 10, 000	Sept. 2, 1893 Sept. 14, 1893	F	33, 750 22, 500	33, 750 22, 500	17, 850 12, 920	15, 900 9, 580	
50,000	10, 000	Sept. 23, 1893	Y	41, 137	41, 137	24, 083	17,054	1
50,000	1,000	Sept. 20, 1893	v	11, 250	11, 250	8, 420	2, 830	
100,000		Oct. 3, 1893	0	22, 500	22, 500	13, 700	8, 800	
50,000		Oct. 5, 1893	Y	4, 200	4, 200	4, 200		1
50, 000 50, 000	5, 000 10, 000	Oct. 11, 1893 Oct. 16, 1893	T	11, 250 27, 000	11, 250 27, 000	7, 070 18, 490	4, 180 8, 510	1
250,000	40, 000	Oct. 24, 1893	Y	45, 000	45, 000	27, 980	17,020	1
50,000 100,000	5, 000 10, 000	Oct. 25, 1893 Nov. 6, 1893	Y	11, 250	11, 250 22, 500	7, 820 12, 800	3, 430 9, 700	
250,000	21, 515	Nov. 20, 1893	J	45,000	45,000	29, 410	15, 590	
200, 000	40,000	Dec. 12, 1893	σ	45, 000	45, 000	31,000	14,000	1
60, 000	34, 200	Dec. 14, 1893	Y	13, 500	13, 500	9,000	4, 500	1.
50,000	1,500	Jan. 26, 1894	v	11, 250	11, 250	5, 980	5, 270	i
300, 000 50, 000 75, 000 200, 000	25, 600 4, 500 5, 000	Feb. 1, 1894 Feb. 26, 1894 Feb. 28, 1894	U Z G Z	44, 280 11, 250 16, 870	44, 280 11, 250 16, 870 45, 000	27, 060 6, 310 8, 620 22, 190	17, 280 4, 940 8, 250 22, 810	
250, 000 100, 000 100, 000 200, 000	25, 000 13, 000 4, 529 350, 000	May 10, 1894 June 8, 1894 June 29, 1894 July 6, 1894	Z Q F F	3, 341 22, 500 45, 000	48, 341 22, 500 22, 500 45, 000	20, 601 11, 090 11, 162 16, 430	27, 740 11, 410 11, 338 28, 570	
75, 000		July 13, 1894	Y		27, 750	12, 230	15, 520	
50, 000	3,000	Aug. 2, 1894	F		11, 250	7, 340	3, 910	1
75, 000	13, 504	do	L		16, 870	7, 520	9, 350	
50, 600 250, 600	4,000 50,000	Aug. 14, 1894 Sept. 5, 1894	Y E	11, 250	11, 250 45, 000	5, 270 16, 410	5, 980 28, 590	1
100,000 85,000 150,000 100,000	1,000 21,000 8,664 35,000	Sept. 24, 1894 do Oct. 24, 1894 Nov. 10, 1894	V I Y Y		21, 640 66, 785 33, 750 22, 500	9, 770 25, 505 13, 577 7, 530	11,870 41,280 20,173 14,970	
50, 000	4,000	Nov. 13, 1894	Q	11, 250	11, 250	3, 830	7,420	ŀ
50,000	16,000	Dec. 12, 1894	G	11, 250	11, 250	5, 210	6,040	
150,000	25,000	Dec. 13, 1894	Y		33, 050	14, 920	18, 130	
200,000	18, 417	Dec. 14, 1894	E		44, 360	13, 570	30, 790	Ì
100, 000 100, 020 50, 000 75, 000	12, 090 20, 000 10, 000 4, 850	Dec. 15, 1894 Jan. 2, 1895 Jan. 11, 1895 Jan. 14, 1895	Z Z F Y	11, 250	22, 050 22, 545 11, 250 16, 155	7,750 5,483 3,220 4,000	14, 300 17, 062 8, 030 12, 065	
50, 000 100, 000	20,000	Jan. 19, 1895	Q	10, 850 3, 723	10, 850 26, 223	3, 380 7, 940	7, 470 18, 283	

No. 71,—National Banks which have been Placed in the Hands of

	Name and location of bank.		Organi	zation.		Total divi paid dur existence national l ing asso tion.	ring as a ank- cia-	
		Char- ter num- ber.	Date.	Capital.	Surplus.	Amount.	Per cent.	
279	First National Bank, San Bernar- dino, Cal.	3527	July 3, 1886	\$10 0, 000		\$65, 875	65. 8	
280 281	Dover National Bank, Dover, N. H Browne National Bank, Spokane Falls, Wash.	1043 4025	Apr. 22, 1865 May 4, 1889	100, 000 150, 000		241, 000 6, 000	241. 0 4. 0	
282	First National Bank, Anacortes, Wash.	4458	Nov. 6, 1890	50, 000			 	
2 83	Holdrege National Bank, Holdrege, Nebr.	3875	Apr. 26, 1888	50, 000]. .	21, 250	42.5	
284 285	National Bank of Kansas City, Mo First National Bank, Texarkana, Tex.	3489 3065	Apr. 13, 1886 Oct. 26, 1883	1, 000, 000 50, 000	\$15,000	655, 000 100, 439	65. 5 200. 9	
286 287	First National Bank, Ravenna, Nebr. City National Bank, Fort Worth, Tex.	4043 2359	May 22, 1889 May 28, 1877	50, 000 50, 000	500	12, 500 358, 500	25.0 717.0	
288 289 290	First National Bank, Dublin, Tex First National Bank, Ocala, Fla First National Bank, Willimantic,	4062 3470 2388	July 1, 1889 Mar. 16, 1886 June 20, 1878	50, 000 50, 000 100, 000		3, 000 15, 750 117, 500	6.0 31.5 117.5	
291	Conn. First National Bank, Port Angeles, Wash.*	4315	May 19, 1890	50,000				
29 2	First National Bank, Ida Grove, Iowa.†	3930	Oct. 10, 1888	100, 000		50, 088	50.1	
$\begin{array}{c} 293 \\ 294 \end{array}$	First National Bank, Pella, Iowa Merchants' National Bank, Seattle, Wash.	1891 2985	Oct. 14, 1871 June 23, 1883	50, 000 50, 000	ļ		115. 0 220. 5	
295 296	Union National Bank, Denver, Colo Superior National Bank, West Superior, Wis.	4382 4680	July 30, 1890 Jan. 13, 1892	1, 000, 000 200, 000		190,000	19.0	
297	Puget Sound National Bank, Everett, Wash.	4796	Sept. 23, 1892	50, 000				
29 8	Keystone National Bank of Superior, West Superior, Wis.	4399	Aug. 16, 1890	100, 000		24, 500	24.5	
299	First National Bank, South Bend, Wash.	4467	Nov. 15, 1890	50,000		2,000	4.0	
300	State National Bank, Denver, Colo.t	2694	May 16, 1882	120,000			125.5	
301	Kearney National Bank, Kearney, Nebr.	3201	June 5, 1884	100,000		, ,	95. 7	
302 303	First National Bank, Wellington, Kans. Columbia National Bank, Tacoma, Wash.	2879 4623	Feb. 13, 1883 Sept. 2, 1891	200, 000			11.7.5	
	Total			41, 897, 300	615, 077	30, 907, 229	73.8	

* Second failure.
† Formerly in voluntary liquidation.

A Defalcation of officers.

B Defalcation of officers and fraudulent management.
C Defalcation of officers and excessive loans to others.
D Defalcation of officers and depreciation of securities.

D Defalcation of officers and depreciation of securities.

E Depreciation of securities.

F Excessive loans to others, injudicious banking, and depreciation of securities.

G Excessive loans to officers and directors and depreciation of securities.

H Excessive loans to officers and directors and investments in real estate and mortgages.

I Excessive loans to others and depreciation of securities.

J Excessive loans to others and investments in real estate and mortgages.

K Excessive loans and failure of large debtors.

L Excessive loans to officers and directors.

M Failure of large debtors.

N Fraudulent management.

	Failu	res.		Lawful money de-		Circulation.		
Capital.	Surplus.	Receiver appointed.	Cause of failure.	posited.	Issued.	Redeemed.	Outstand- ing.	
\$100,000	\$57,000	Jan. 29, 1895	G		\$21,800	\$6, 940	\$14,860	27
100, 000 100, 000	20, 000 3, 000	Feb. 7, 1895 Feb. 8, 1895	z v	\$4, 211	93, 211 21, 800	26, 051 7, 420	67, 160 14, 380	28 28
50,000	1,500	Mar. 6, 1895	v		11, 250	3, 310	7, 940	28
75, 000	5, 000	Mar. 15, 1895	υ	16, 875	16, 875	3, 770	13, 105	28
1, 000, 000 50, 000		Mar. 18, 1895 Apr. 1, 1895	E		45, 000 11, 250	9, 140 3, 180	35, 860 8, 070	28 28
50, 000 300, 000	4, 500 45, 000	Apr. 10, 1895	y v		11, 250 44, 000	2, 350 8, 282	8, 900 35, 718	28 28
50,000 50,000 100,000	7, 450 25, 000 20, 000	Apr. 22, 1895 do Apr. 23, 1895	V Q F		11, 250 11, 250 22, 500	5, 950 2, 270 4, 880	5, 300 8, 980 17, 620	28 28 29
50, 000		Apr. 26, 1895	G	11, 250	11, 250		11, 250	29
15 0, 000		June 4, 1895	E	14, 020	14, 020	1, 760	12, 260	29
50, 000 200, 000	1, 050 25, 000	June 5, 1895 June 19, 1855	R V	2, 518	14, 218 43, 150	2, 390 5, 230	11, 828 37, 920	29 29
500, 000 135, 000	65, 000	Aug. 2, 1895 Aug. 6, 1895	E W		135, 000 44, 190	9, 830 4, 150	125, 170 40, 040	29 29
50,000	2, 500	Aug. 7, 1895	Q	 	10, 930	880	10,050	29
200,000	22, 000	Aug. 15, 1895	v		43, 725	2, 570	41, 155	29
50, 000	1,000	Aug. 17, 1895	I		11, 250	1, 670	9, 580	29
300, 000 100, 000	20,000	Aug. 24, 1895 Sept. 19, 1895	E	44, 000 6, 610	44, 000 22, 500	15, 710 490	28, 290 22, 010	30
50, 000	32, 500	Oct. 25, 1895	v		11, 250		11, 250	30
350, 000	12,000	Oct. 30, 1895	Q		45, 000		45, 000	30
51, 970, 920	8, 140, 493			17, 258, 424	18, 909, 359	16, 429, 139	2, 480, 220	-

O Fraudulent management, excessive loans to officers and directors, and depreciation of securities. P Fraudulent management and depreciation of securities. Q Fraudulent management and injudicious banking. R Fraudulent management, defalcation of officers, and depreciation of securities. S Fraudulent management, injudicious banking investments in real estate and mortgages, and depreciation of securities. ciation of securities.

T Fraudulent management, excessive loans to officers and directors, and excessive loans to others.

I Fraudition than Hangement, excessive loans to others and directors, and excessive loans to others. U Injudicious banking.

V Injudicious banking and depreciation of securities.

W Injudicious banking and failure of large debtors.

X Investments in real estate and mortgages and depreciation of securities.

Y General stringency of the money market, shrinkage in values, and imprudent methods of banking.

Z Wrecked by the cashier.

No. 72.—Insolvent National Banks, Dates of Organization, Appointment System, with Amounts of Nominal and Additional Assets, Amounts Col Assets, Expenses of Receivership, Claims Proved, Dividends Paid, and

	Name and location of bank.	Date of organization.	Capital stock.	Receiver appointed.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 18 20 21 22 23 24 22 25 26 27 28 29 29 20 20 20 20 20 20 20 20 20 20 20 20 20	First National Bank, Attica, N. Y. Venango National Bank, Franklin, Pa. Merchants' National Bank, Washington, D. C. First National Bank, Medina, N. Y. Tennessee National Bank, Memphis, Tenn. First National Bank, Selma, Ala First National Bank, Selma, Ala First National Bank, New Orleans, La National Unadilla Bank, Unadilla, N. Y. Farmers and Citizens' National Bank, Brooklyn, N. Y. Croton National Bank, New York, N. Y. First National Bank, Bethel, Conn First National Bank of Vicksburg, Miss. First National Bank of Nevada, Austin, Nev Ocean National Bank, New York, N. Y. Union Square National Bank, New York, N. Y. Union Square National Bank, New York, N. Y. Fourth National Bank, New York, N. Y. First National Bank, Fort Smith, Ark Scandinavian National Bank, Waverly, N. Y. First National Bank, Middletown, N. Y. Crescent City National Bank, New York, N. Y. First National Bank, Middletown, N. Y. Crescent City National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New York, N. Y. First National Bank, New Nork, N. Y. First National Bank, Petersburg, Va First National Bank, Petersburg, Va First National Bank, Mansfield, Ohio	Jan. 14, 1864 May 20, 1865 Dec. 14, 1864 June 5, 1865 Aug. 24, 1865 Dec. 18, 1863 July 17, 1865 June 5, 1865 Sept. 9, 1865 May 20, 1865 May 20, 1865 May 20, 1865 June 6, 1865 June 6, 1865 June 6, 1865 June 6, 1865 June 6, 1865 June 6, 1866 May 20, 1869 Apr. 6, 1864 May 29, 1865 Feb. 6, 1866 May 7, 1872 July 21, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 11, 1865 July 24, 1864	\$50,000 300,000 200,000 500,000 100,000 120,000 300,000 200,000 60,000 100,000 50,000 50,000 50,000 50,000 200,000 250,000 200,000 250,000	
30 31 32 33 34 35 36 37 38 39 40 41 42 44 44 45 55 55 55 66 61 62 64	First National Bank, Anderson, Ind. First National Bank, Anderson, Ind. First National Bank, Norfolk, Va. Gibson County National Bank, Princeton, Ind. First National Bank, Norfolk, Va. Gibson County National Bank, Chieago, Ill. First National Bank, Of Utah, Salt Lake City, Utah. Cook County National Bank, Chieago, Ill. First National Bank, Tiffin, Ohio. Charlottesville National Bank, Charlottesville, Va. Miners' National Bank, Georgetown, Colo Fourth National Bank, Georgetown, Colo Fourth National Bank, Georgetown, Colo First National Bank, Oscola, Iowa First National Bank, Oscola, Iowa First National Bank, Oscola, Iowa First National Bank, Chieago, Ill. Walkins National Bank, Chieago, Ill Walkins National Bank, Chieago, Ill Walkins National Bank, Creenfield, Ohio * National Bank of Fishkill, N.Y First National Bank, Franklin, Ind Northumberland County National Bank, Shamokin, Pa. First National Bank, Winchester, Ill National Bank of the State of Missouri, St. Louis, Mo First National Bank, Winchester, Ill National Bank of the State of Missouri, St. Louis, Mo First National Bank, Dolhi, Ind First National Bank, Georgetown, Colo Lock Haven, National Bank, Leek Haven, Pa.	July 3, 1863 Aug 23, 1866 Feb. 23, 1864 Nov. 30, 1872 Nov. 15, 1869 July 8, 1871 Mar. 16, 1865 Oct. 30, 1874 Jan. 26, 1871 Apr. 6, 1872 June 20, 1865 June 2, 1864 June 2, 1864 June 2, 1864 June 2, 1864 June 2, 1864 June 3, 1875 June 2, 1863 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 1, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 1, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1865 June 3, 1864	50, 000 50, 000 100, 000 100, 000 100, 000 150, 000 150, 000 150, 000 200, 000 30, 000 50, 000 50, 000 50, 000 100, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 50, 000 132, 000 50, 000 100, 000	Oct. 24, 1873 Nov. 23, 1873 June 3, 1874 June 3, 1874 Nov. 28, 1874 Dec. 10, 1874 Feb. 1, 1875 Oct. 22, 1875 Oct. 22, 1875 Oct. 28, 1875 June 24, 1876 Feb. 1, 1876 Feb. 26, 1876 May 17, 1876 Apr. 11, 1876 Apr. 11, 1876 July 12, 1876 July 12, 1876 July 12, 1876 July 12, 1876 July 12, 1877 Mar. 16, 1877 Mar. 16, 1877 Mar. 16, 1877 June 23, 1877 July 20, 1877 Aug. 18, 1877 Aug. 20, 1877 Aug. 20, 1877 Dec. 1, 1877 Feb. 11, 1878
65 66 67 68 69 70 71 72	Third National Bank, Chicago, Ill Central National Bank, Chicago, Ill First National Bank, Kansas City, Mo. Commercial National Bank, Kansas City, Mo. First National Bank, Ashland, Pa.* First National Bank, Tarrytown, N. Y. First National Bank, Allentown, Pa.* First National Bank, Waynesburg, Pa.* Washington County National Bank, Greenwich, N. Y. First National Bank, Dallas, Tex. People's National Bank, Dallas, Tex. People's National Bank, Bozeman, Mont. First National Bank, Bozeman, Mont. Merchants' National Bank, Fort Scott, Kans.*	Apr. 5, 1864 Dec. 16, 1863 Mar. 5, 1864 June 30, 1865 July 16, 1874 May 13, 1873 Aug. 14, 1872 Jan. 20, 1872	112,500 100,000 250,000 100,000 200,000 50,000 100,000 50,000	Feb. 28, 1878 Mar. 23, 1878 Apr. 15, 1878 May 15, 1878 June 8, 1878 do do do Sept. 13, 1878 Sept. 14, 1878 Sept. 25, 1878

^{*} Formerly in voluntary liquidation.

OF RECEIVER, AND CLOSING, SINCE THE ORGANIZATION OF THE NATIONAL BANKING LECTED FROM ALL SOURCES, LOANS PAID AND OTHER DISBURSEMENTS, LOSSES ON REMAINING ASSETS RETURNED TO STOCKHOLDERS.

Estimated good.	ets at date of Estimated doubtful.	Estimated worthless.	Additional assets re- ceived since date of suspension.	Total assets.	Offsets allowed and settled.	Loss on assets com- pounded or sold under order of court.	Nominal value of assets returned to stock- holders.	
\$50, 823 83, 713	\$28, 053 57, 029 860, 929	\$115, 538 818, 154	\$13, 692 27, 741	\$208, 106 986, 637	\$18, 6 61 69, 44 5	\$114, 236 796, 197		
18, 424	860, 929	101, 072	5, 400	860, 929		686, 665		1
50,000	2,029 $395,412$	101,072	26, 579	126, 925 471, 991		93, 638 380, 383		
116, 422	96, 556	78, 415	57, 732	349, 125	6, 845	179, 894		
853, 148	276, 400	701, 116	156, 575	1 987 239	58, 645	929, 289		
853, 148 36, 748	69, 857	86, 856 272, 757	19, 449	212, 910 1, 691, 113 487, 071		132, 806		
1, 175, 656	121, 683	272, 757	121, 017	1, 691, 113	55, 342	400, 903		1
255, 235 39, 486	144, 903 4, 809	65, 361 83, 830	$\begin{array}{c c} 21,572 \\ 12,212 \end{array}$	140, 337	30, 641 1, 570	187,586 $70,122$		1
98, 240	79, 652	125, 057	13, 426	316, 375	33, 454	123, 409		1
21, 584	49, 959	22, 569		94, 112	4, 608	57, 938		1 3
7, 000 i	811	l	30, 371 42, 236	38,182	274			1 3
129, 721	497, 292	91, 412	42, 236	760,661	317, 742	219, 750		13
1,867,641		942, 283	124, 832	2, 934, 756	285, 736	1, 254, 358	400.055	
364, 973	798 007	91, 355	11,895	468, 223	101,719	970 70 #	\$89, 855	Ì
229, 617 653, 658	736, 997	165, 442	49, 409	1, 181, 465	38, 911	379, 794		İ
86, 493	40,000	37, 494	32, 517	653, 658 196, 504	303, 504 15, 780	56, 011		L
15, 800	14, 174	25, 000	6, 537	61,511	1	37, 629		1 :
100,000	100,000	168 100	24,866	392,966	6, 211	224.703	· · · · · · · · · · · · · · · · · · ·	
127, 769 379, 020	50, 000	25, 000 148, 920 283, 550	25, 102	227,871	30, 378	22, 084 285, 346 161, 013		
379, 020	110, 450	148, 920	168, 603 128, 337	806, 993 807, 572	8, 949	285, 346	· · · · · · · · · · · · · · · · · · ·	
336, 833 1, 000, 000	58, 852 1, 277, 690	283, 550	$\begin{array}{c} 128,337 \\ 215,724 \end{array}$	2, 493, 414	98, 460 280, 955	765, 35 6		
1, 435, 113	473, 372	453, 593	404, 431	2, 766, 509	368, 992	589, 213		
342, 260	252, 250	321, 722	103, 609	1, 019, 841	103, 842	616, 642		
100,000	50,000	321, 722 79, 409	103, 609 43, 225	272, 634	3, 225	146, 764		
342, 260 100, 000 94, 483	173, 378	7, 954 376, 870	21,095	272, 634 296, 910	3, 225 5, 735	616, 642 146, 764 182, 231		
300, 000	100, 000	376, 870	654, 185	1, 431, 055	8, 954	715, 584		:
28, 077 50, 000	55, 386 80, 000	29, 267 103, 057	2, 574 101, 821	115, 304 334 878	7, 068 10, 410	51, 294 235, 127		
25, 000	85, 000	78, 857	14, 241	334, 878 203, 098	26, 951	118, 083		
77, 723	56, 350	80, 297	3, 542	217, 912	2, 191			:
51,296	32, 011	29, 055	12,816	125, 178	3, 595	54, 332	<i></i>	
6, 300	204,600	3,274	15, 258	229,432	2,869	196, 231	- .	
619, 836 140, 000	1, 250, 163 120, 000	151, 439 63, 620	678, 349	2, 699, 787 342, 059	452, 953	1, 948, 095 84, 709		
169, 520	105, 218	257, 655	18, 439 30, 696	563, 089	60,447 $24,882$	58, 715		l
20, 000	190, 069		27, 287	237, 356	8, 761	186, 254		
27, 123	131, 227	65, 802	3,084	227, 236 75, 604	2,100	186, 254 6, 266 49, 929	33, 363	
29, 752	26, 858	9, 359	9, 635	75,604	3, 510	49, 929		ļ
74, 376 18, 093	19, 938 118, 300	5, 737	15, 162	115, 213	3,043	30, 319	33, 363	
35,000	25, 000	35, 855 65, 097	13, 816 44, 815	186, 064 169, 912	1, 139 4, 296	111, 780 85, 019		1
453, 037	478, 917	85, 805	86, 248	1, 104, 007	48, 381	470, 908		
86,014	44, 582	9, 105	21, 738	161, 439	3, 151	18, 635	53, 473	!
59, 226	18, 387	67, 531	3,681	148, 825	17, 409	67, 345		
194, 665	57, 675 262, 909	51, 403	376 49, 441	58, 051 558, 418	13, 192	44, 344 223, 375		
86, 492	58, 188	200, 909	24, 217	369, 806	60, 311	203, 792		
67 246	112,026	25, 941	14,770	219, 983	8, 487	99, 588		1
67, 541 135, 231 935, 999	66, 025	79, 101	14, 270	226, 937	6,537	117, 173		ļ
135, 231	90, 704 2, 818, 966	124, 371 633, 744	18, 411	368,717	21, 498	139, 309 1, 771, 699	36, 957	1
935, 999	2, 818, 966 6, 250	633, 744	433, 400	4, 822, 109	166, 831	1,771,699	36, 957	
175, 254 34, 368	52, 627	6, 596 629, 113	13,478 30,398	201, 578 746, 506	62, 774 36, 598	1, 310 606, 580	34, 259	
220, 481	150, 650	24, 990	34, 350	430, 471	41, 324	143, 664		
1, 330, 215	631, 797	330, 704	445, 752	2, 738, 468	59, 322	310, 813	1	
1, 330, 215 157, 438	631, 797 161, 441	330, 704 170, 712	16,680	2, 738, 468 506, 271	7, 245 1, 482, 725	310, 813 287, 682 22, 559		
1, 118, 118	313,726	405,000	19,817	1, 856, 661	1, 482, 725	22,559	· · · · · · · · · · · · · · · · · · ·	
52, 349 107, 318	74, 724	51, 175	6, 723	184, 971	22, 962	67, 396		
107, 518	41, 584	19,070	8,859 20,289	176, 831	16, 072		112, 818	
100, 994 19, 879	132, 445	153, 467 185, 220	20, 289 2, 171	274, 750 339, 715	164, 949 20, 608	268 000		
10,010	15, 869	42, 284	1,861	60, 014	714	268, 000 47, 239		ĺ
311, 324	27 894	236 971	13, 749	589, 938	18, 541	1 6.972	279, 987	l
48, 149	36, 245 95, 251 76, 046	67, 423	4,305	156, 122	30, 088	106, 292		1
32,559	95, 251	166, 151 333	67, 942 21, 090	361, 903 136, 479 85, 248	12,492 7,700	32, 372		l
39, 010						20, 141		

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

	Name and location of bank.	Date of organization.	Capital stock.	Receiver appointed.
73	Farmers' National Bank, Platte City, Mo. First National Bank, Warrensburg, Mo. German American National Bank, Washington, D. C. German National Bank, Chicago, Ill.* Commercial National Bank, Saratoga Springs, N. Y. Second National Bank, Scranton, Pa.* National Bank of Poultney, Vt. First National Bank, Montucello, Ind. First National Bank, Montucello, Ind. First National Bank, Meaville, Pa. First National Bank, Meaville, Pa. First National Bank, Mewark, N. J. First National Bank, Mewark, N. J. First National Bank, Brattleboro, Vt. Mechanics' National Bank, Newark, N. J. First National Bank, Buffalo, N. Y. Pacific National Bank, Boston, Mass. First National Bank, Boston, Mass. First National Bank, Gotton, Mills, Union City, Pa. Vermont National Bank, St. Albans, Vt. First National Bank, Leadville, Colo. City National Bank, Lawrenceburg, Ind.* First National Bank, Mommouth, Ill. Marine National Bank, Mommouth, Ill. Marine National Bank, Mommouth, Ill. Marine National Bank, Hot Springs, Ark Richmond National Bank, Richmond, Ind First National Bank, Livingston, Mont. First National Bank, Livingston, Mont. First National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak First National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak First National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak Logan National Bank, Jamestown, N. Dak First National Bank, Malletown, N. Y. Farmers' National Bank, Malletown, N. Y. First National Bank, Malletown, N. Dak First National Bank, Malletown, N. Dak First National Bank, Malletown, N. Dak First National Bank, Malletown, N. Dak First National Bank, Malletown, N. Dak First National Bank, Pine Bluff, Ark Palatka National Bank, Cuntin, N. Y. Commercial National Bank, Cincinn	May 5, 1877	\$50,000	Oct. 1, 1878 Nov. 1, 1878
74 75	German, American National Bank, Washington D.C.	July 31, 1871	100, 000 130, 000	Nov. 1, 1878
76	German National Bank, Chicago, Ill.*	Nov. 15, 1870	500, 000	Dec. 20, 1878
77	Commercial National Bank, Saratoga Springs, N. Y	June 6, 1865	500, 000 100, 000	Dec. 20, 1878 Feb. 11, 1879
78 79	National Bank of Poultney Vt.	Aug. 5, 1863	200, 000 100, 000	Mar. 15, 1879
80	First National Bank, Monticello, Ind	Dec. 3, 1874	50, 000	Apr. 7, 1879 July 18, 1879 July 23, 1879 June 9, 1880
81	First National Bank, Butler, Pa	Mar. 11, 1864	50, 000 50, 000	July 23, 1879
82 83	First National Bank, Meadylle, Fa	Ang. 7, 1863	100, 000 300, 000	June 14, 1880
84	First National Bank, Brattleboro, Vt	June 30, 1864	300, 000	June 19, 1880
85	Mechanics' National Bank, Newark, N.J	June 9, 1865	500,000	Mar. 2, 1881 Apr. 22, 1882 May 22, 1882 Mar. 24, 1883
86 87	Pacific National Bank, Buston Mass.	Nov 9 1877	100, 000 961, 300	Apr. 22, 1882 May 22, 1882
88	First National Bank of Union Mills, Union City, Pa	Oct. 23, 1863	50, 000	Mar. 24, 1883
89 90	Vermont National Bank, St. Albans, Vt	Oct. 11, 1865	200, 000	Aug. 9, 1883 Jan. 24, 1884
91	City National Bank, Lawrencehurg, Ind.*	Feb. 24, 1883	60, 000 100, 000	Mar. 11, 1884
92	First National Bank, St. Albans, Vt.	Feb. 20, 1864	100, 000 75, 000 400, 000	Mar. 11, 1884 Apr. 22, 1884
93 94	First National Bank, Monmouth, Ill	July 7, 1882	75, 000	do May 13, 1884
95	Hot Springs National Bank, Hot Springs, Ark	Feb. 17, 1883	50, 000	June 2, 1884
93	Richmond National Bank, Richmond, Ind	Mar. 5, 1873	250, 000	June 2, 1884 July 23, 1884 Aug. 25, 1884 Aug. 26, 1884
97 98	First National Bank, Livingston, Mont	July 16, 1883	50, 000 100, 000	Aug. 25, 1884
99	First National Bank, Jamestown, N. Dak	Oct. 25, 1881	50, 000	
100	Logan National Bank, West Liberty, Ohio	May 7, 1883	50, 000	Oct. 18, 1884
101 102	Middletown National Bank, Middletown, N. Y	June 14, 1865	200, G00 50, 000	Oct. 18, 1884 Nov. 29, 1884 Dec. 17, 1884
103	Schoharie County National Bank, Schoharie, N. Y	Aug. 9, 1865	50,000	Mar. 23, 1885
104	Exchange National Bank, Norfolk, Va	May 13, 1865	300,000	Apr. 9, 1885
105 106	First National Bank, Lake City, Minn	Nov. 29, 1870	50, 000 100, 000	Jan. 4, 1886 Jan. 20, 1886
107	First National Bank, Sioux Falls, S. Dak.	Mar. 15, 1880	50, 000	Man 11 1000
108	First National Bank, Wahpeton, N. Dak	Feb. 2, 1882	50, 000 100, 000	Apr. 8, 1886
109 110	City National Bank, Angelica, N. Y	Nov. 3, 1864 Mar 17 1874	100, 000 100, 000	Apr. 8, 1886 Apr. 19, 1886 May 4, 1886 Aug. 2, 1886 Sept. 8, 1886 Nov. 20, 1886
iii	Abington National Bank, Abington, Mass. †	July 1, 1865	150, 000	Aug. 2, 1886
112	First National Bank, Blair, Nebr	June 7, 1882	50, 000 50, 000	Sept. 8, 1886
113 114	Palatka National Bank, Palatka, Fla.	Nov. 20, 1884	50,000	June 3, 1887
115	Fidelity National Bank, Cincinnati, Ohio	Feb. 27, 1886	1. 000. 000	June 3, 1887 June 27, 1887 Aug. 17, 1887 Aug. 24, 1887
116 :	Henrietta National Bank, Henrietta, Tex	Aug. 8, 1883	50, 000 50, 000	Aug. 17, 1887
118	First National Bank, Dansville, N. Y.	Sept. 4, 1863	50, 000	Sept. 8, 1887
119	First National Bank, Corry, Pa.	Dec. 6, 1864	50, 000 100, 000 200, 000	Sept. 8, 1887 Oct. 11, 1887 Oct. 17, 1887
120 121	Stafford National Bank, Stafford Springs, Conn	Jan. 7, 1865 Dec. 6 1889	200, 000 300, 000	Nov. 15, 1887
122	Metropolitan National Bank, Cincinnati, Ohio	June 23, 1881	1, 000, 000	Feb. 10, 1888
123	First National Bank, Auburn, N. Y.	Jan. 13, 1864	190, 000	Feb. 10, 1888 Feb. 20, 1888 Apr. 2, 1888 Mar. 21, 1888
124 125	State National Bank, Bullingue, Iowa	Mar. 4, 1871	100, 000 100, 000	Apr. 2, 1888 Mar 21 1888
126	Second National Bank, Xenia, Ohio	Jan. 1, 1864	150,000	
127	Madison National Bank, Madison, S. Dak	Nov. 29, 1886	50,000	June 23, 1888
128 129	California National Bank, Lowell, Mich	Oct 20 1886	59, 000 200, 000	Sept. 19, 1888
130	First National Bank, Anoka, Minn	Sept. 14, 1882	50, 000	Jan. 14, 1889 Apr. 22, 1889
131	National Bank of Shelbyville, Tenn	Oct. 29, 1874	50, 000	Dec. 13, 1889
132 133	Third National Bank, Shemeld, Ala	Jan. 14, 1887 July 15, 1825	100, 000 50, 000	Dec. 13, 1889 Dec. 23, 1889 Dec. 30, 1889
134	First National Bank, Abilene, Kans	June 23, 1879	100,000	Jan. 21, 1890
135	California National Bank, San Francisco, Cal. First National Bank, Anoka, Minn. National Bank of Shelbyville, Tenn. First National Bank, Sheffield, Ala. Third National Bank, Malone, N. Y. First National Bank, Malone, N. Y. First National Bank, Abilene, Kans. Harper National Bank, Abilene, Kans. Gloucester City National Bank, Gloucester City, N. J. Park National Bank, Chicago, Ill. State National Bank, Wellington, Kans. Kingman National Bank, Kingman, Kans. First National Bank, Alma, Kans. First National Bank, Alma, Kans. First National Bank, Meade Center, Kans. American National Bank, Hastings, Nebr. People's National Bank, Fayetteville, N. C. Spokane National Bank, Ellsworth, Kans. First National Bank, Ellsworth, Kans. First National Bank, Ellsworth, Kans. First National Bank, Ellsworth, Kans. First National Bank, Ellsworth, Kans.	Jan. 6, 1886	50,000	Jan. 21, 1890 Feb. 10, 1890
136 137	Park National Bank, Chicago III	May 11 1886	50, 000 200, 000	June 12, 1890 July 14, 1890 Sept. 25, 1890 Oct. 2, 1890
138	State National Bank, Wellington, Kans	Oct. 1, 1886	50, 000	Sept. 25, 1890
139	Kingman National Bank, Kingman, Kans	Sept. 16, 1886	100,000	Oct. 2, 1890
140 141	First National Bank, Alma, Kans	Aug. 3, 1887	75, 000 50, 000	Oct. 2, 1890 Nov. 21, 1890 Dec. 12, 1890 Dec. 24, 1890
142	First National Bank, Meade Center, Kans	May 5, 1887	50,000	Dec. 24, 1890
143	American National Bank, Arkansas City, Kans	Mar. 15, 1889	300, 000 100, 000	Dec. 26, 1890
144 145	People's National Bank, Favetteville, N. C.	June 27, 1883	100,000 125 000	Jan. 20 1891
146	Spokane National Bank, Spokane Falls, Wash	Jan. 24, 1888	125, 000 100, 000	Dec. 26, 1890 Jan. 14, 1891 Jan. 20, 1891 Feb. 3, 1891
147			50,000	Feb. 11, 189.

^{*} Formerly in voluntary liquidation.

¹ Restored to solvency.

RECEIVER, AND CLOSING, SINCE THE ORGANIZATION OF THE NATIONAL BANKING AMOUNTS COLLECTED FROM ALL SOURCES, ETC.—Continued.

ominal ass estimated good.	ets at date of Estimated doubtful.	Estimated worthless.	Additional assets re- ceived since date of suspension.	Total assets.	Offsets allowed and settled.	Loss on assets com- pounded or sold under order of court.	Nominal value of assets returned to stock- holders.
\$9, 561	\$18, 691	\$42, 296	\$1,944	\$72, 492	\$10, 947	\$8, 207	
90, 953	194, 457	11, 578	33, 375	330, 36 3	55, 255 165, 846	118, 507	
256, 286	139, 514	37, 923	61, 147	494, 870	165, 846	42, 883	
104, 966 133, 169	101, 971 167, 503	475, 052 28, 969	29, 881 17, 085	711,870 $346,726$	6, 170 17, 475	521, 783 101, 810	\$6 9, 659
264, 908	101.178	104, 858	47, 591	518, 535	36, 737	203, 982	72, 754
68, 078	97, 257	18, 384	19, 560	203, 279	3, 353	25, 729	72, 754 77, 592
23,646	97, 257 6, 734 134, 716	4, 374	15,017	203, 279 49, 771	8, 411	64	
12, 647	134. 716	34, 737	27, 503	209, 603	11, 920	106, 562	00 100
115, 012	22, 545 64, 041	12, 863 55, 895	19, 198 41, 173	169, 618 580, 060	3, 345 154, 945	26, 043 86, 953	26, 439
418, 951 51, 574	04, 041	302, 654	43, 895	398, 123	4, 902	801	302, 654
1. 114. 503 l	185, 002	78, 286	231, 058	1,608,849	73, 925	66 364	į l
488, 892 !	65, 526	696, 987	36, 916	1,288,321	172, 063	650, 736	
648, 710 161, 699	1, 416, 793	1, 397, 334 16, 309	449, 324	3, 912, 161	206, 268 4, 376	2, 454, 138	
124, 114	46, 829 520, 917	118, 618	23, 640 20, 617	248,477 $784,266$	4, 376 19, 171	89, 925 483, 834	
72, 197	56, 042	102, 112	56, 410	286, 761	8, 970	124, 949	
13, 993	14, 500	2, 554	1, 599	32, 646	52	16, 017	
217, 314	96, 875	49, 951	1, 599 78, 359	442, 499 313, 283	9, 888	286, 651	5, 828
172, 940	96, 543	9, 688	34, 112	313, 283	5, 320	36, 622	5, 828
3, 496, 495	816, 916	1, 568, 940	868, 239	6, 750, 590	904, 558	118, 244 31, 402	18, 517
31, 058 367, 109	27,774 $72,356$	27, 190 171, 319	6, 407 124, 054	92, 429 734, 838	5, 381 32, 233		10, 311
33, 543	15, 304	22, 255	867	71, 969	84	23, 118	
55, 763	44, 446	113, 329	212, 545	426, 083	42, 269	284, 326	
7,519	29, 826	29,352	3, 312	70,009	5	49, 155	
60, 096	22, 695	107 075	56, 057	138, 848 952, 646	11, 140	75, 679	
600, 810 13, 170	53, 692 3, 874	167, 075 62, 220	131, 069 11, 899	952, 646	22, 189	350	41, 079
90, 891	39, 593	62, 229 28, 010	4, 809	169, 303	3, 411 508	89, 506	#1,015
1, 273, 711	1, 441, 378	938, 916	273, 432	3, 927, 437	197, 262	1, 380, 020	65 573
57, 487	91, 996	7, 291	57, 994	214,768	584		65, 573
144, 850	138, 707	8,094	69, 964	361, 615	18, 883	36, 030 21, 229 106, 872 10, 211	60,998
48, 510 20, 505	137, 859 66, 965	3, 821 44, 909	11, 132 4, 138	201, 322 136, 517	54, 116 1, 168	106 979	
59, 810	28, 459	70, 458	7,798	166, 525	1, 284	10, 211	77, 725 70, 715 38, 917 43, 697
154, 879	26, 825	24,398	35, 202	241,304	4, 104	: 010	70, 715
122, 551	168, 164	5, 462	1 21, 633 1	317,810	3.721	76, 659	38, 917
235, 474	8,000	6, 834	5, 439	255, 747	5, 645	2,358	43, 697
50, 793 15, 646	85, 912 32, 092	1,609	16, 171	154, 485 58, 310	127	80, 035	44, 068
2, 464, 079	915, 577	8, 791 2, 494, 511	1, 670, 977	58, 319 7, 545, 144	827, 750	1,672,423	44,000
74, 171	35, 999	12, 995	25, 696	148,861	6, 594		37, 585
66, 081		159	17, 769	84,009	1 883	1, 057	····
17, 449 156, 586	8,397 $20,239$	37, 572 66, 710	56, 220 29, 501	119, 638 273, 036	19, 806 8, 971	68, 034 124, 580	
208, 243	119, 869	60, 869	29, 301	418, 158	10, 556	10.146	133, 585
580, 321	929, 388	61, 622 125, 236	95, 570	1,666,901	164, 276	10, 146 582, 026	
1,668,952	929, 388 787, 598	125, 236	7, 111	2,588,897	164, 276 17, 528	16,000	1, 164, 063
268, 961	160, 617	510, 790 15, 119	243, 223 29, 221	1, 183, 591	53, 337	349, 989	
333, 506 152, 390	324, 872 176, 652	15, 112 137, 561	8, 398	702,711 $475,001$	71, 172 67, 849	403, 278 220, 176	
181, 870	214, 560	78, 496	69,652	544, 578	13, 275	39, 557	161, 275
17, 136	91, 153	20, 025	38, 052	166, 366	2,001	129, 091	
55, 535	71, 124	1, 316 216, 704	46, 811	174, 786 773, 473	1,840	33, 240 130, 113	39, 557
400, 003 83, 776	61, 519 44, 698	216, 704 17, 225	95, 247 23, 813	773, 473 169, 512	21,019	130, 113 69, 535	113,884
1. 898	98, 099	44, 592	6, 092	150, 681	2, 196	122, 751	
1, 898 153, 262	117, 240	72,568	9, 237	352, 307	3,019	232, 148	l
74,662	31, 442	33, 827	2,446	352, 307 142, 377	1, 586	49.050	1
38, 896	92,995	81, 897	9, 209	222,997	1, 733	165, 667	
25, 775 6, 675	21, 224 12, 317	19, 674 56, 237	4, 750 8, 040	71, 423 83, 269	5, 600 690	42, 107	1
342, 921	256, 395	142, 551	41, 536	783, 403	75, 645	59, 835 24, 345	171 400
23 319	77, 765	11,646	10,068	122, 798	801	17, 969	171, 400 45, 709
11, 416 9, 233 10, 794	101, 635	64, 792 40, 709	7,610	185,453	1,541	36, 369	
9, 233	27, 273	40, 709	15, 124	92, 339	128	15, 901	
10, 794	50, 866	22, 426	4,042	88, 128	274	51, 149	
6, 201 206, 303	42, 808 376, 977	21, 564 55, 732	1,836 130,101	72,409	225	17, 957	
48, 128	59, 642	110, 400	18, 644	769, 113 236, 814	4, 049 289	26, 447 171, 878	
101, 878	24, 882	124, 504	10, 516 223, 449	236, 814 261, 780 736, 953	8, 760	173, 686	
	190, 090	9,060			70, 248	173, 208	

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No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

	·			
				17-14-15
				1
	Name and location of bank.	Date of	Capital	Receiver ap-
	2.64.0	organization.	stock.	pointed.
ł				
148	Second National Bank, McPherson, Kans	Sept. 16, 1887	\$50,000	Mar 95 1901
149	Pratt County National Bank, Pratt, Kans	C 0 1007	\$50, 000 50, 000	Mar. 25, 1891 Apr. 7, 1891
159	Eavetona National Rank Philadelphia Pa	July 30, 1875	500, 000	May 9, 1891 May 21, 1891
151	Spring Garden National Bank, Philadelphia, Pa	Mar. 13, 1886	750, 000	May 21, 1891
152 153	Rad Cloud National Bank, Red Cloud, Nebr. Asbury Park National Bank, Asbury Park, N. J. Ninth National Bank, Dallas, Tex. First National Bank, Bed Cloud, Nebr. Control Nebrock National Bank Bank Bank Bank Bank Bank Bank	July 30, 1875 Mar. 13, 1886 July 29, 1872 May 10, 1884 Sept. 17, 1887 Sept. 12, 1899	100, 000 75, 000	June 22, 1891 July 1, 1891
154	Asbury Park National Bank, Asbury Park, N. J	Sept. 17, 1887	100, 000 300, 000	July 2, 1891 July 16, 1891
155 156	Ninth National Bank, Dallas, Tex	Sept. 12, 1890	300, 000 75, 000	July 16, 1891
157	Central Nebraska National Bank, Broken Bow, Nebr	Cont 90 1002	60, 000	July 21, 1891
158	Florence National Bank, Florence, Ala	Oct. 3, 1889 July 15, 1884 May 17, 1887 Oct. 28, 1889	60,000	July 21, 1891 July 21, 1891 July 23, 1891 Aug. 7, 1891 Aug. 17, 1891
159	First National Bank, Palatka, Fla	July 15, 1884	150,000	Aug. 7, 1891
160 161	Rio Grande National Bank, Laredo, Tex	Oct. 28 1889	150,000 100,000	Oct. 3, 1891
162	First National Bank, Clearfield, Pa	Jan. 30, 1865 Dec. 18, 1889	100, 000 100, 000	Oct. 7, 1891
163	Farley National Bank, Montgomery, Ala.*	Dec. 18, 1889	100, 000	Oct. 14, 1891
164 165	Mayerick National Bank, Boston Mass	May 9, 1887 Dec. 31, 1864	52, 000 400, 000	Nov. 2 1801
166	Central Neurals Rank, Plorence, Ala First National Bank, Palatka, Fla First National Bank, Ransas, City, Kans Rio Grande National Bank, Laredo, Tex First National Bank, Clearfield, Pa- Farley National Bank, Clearfield, Pa- Farley National Bank, Coldwater, Kans Maverick National Bank, Cotwaster, Kans Maverick National Bank, Corry, Pa Cheyenne National Bank, Corry, Pa Cheyenne National Bank, Cheyenne, Wyo California National Bank, Wilmington, N. C Huron National Bank, Wilmington, N. C Huron National Bank, Huron, S. Dak First National Bank, Mwney, Pa Bell County National Bank, Muney, Pa Bell County National Bank, Muney, Pa First National Bank, Muney, Pa Bell County National Bank, Muney, Pa Lima National Bank, Silver City, N. Mex Lima National Bank, Lima, Ohio National Bank, Lima, Ohio	Nov. 12, 1864	100,000	Nov. 2, 1891 Nov. 21, 1891
167	Cheyenne National Bank, Cheyenne, Wyo	Dec. 2, 1885	150,000	Dec. 5, 1891 Dec. 18, 1891
168 169	California National Bank, San Diego, Cal	Dec. 29, 1887	500, 000 250, 000	Dec. 18, 1891 Dec. 21, 1891
170	Huron National Bank, Huron, S. Dak	July 25, 1866 Nov. 21, 1884	75, 000	Jan. 7, 1892
171	First National Bank, Downs, Kans	Oct. 12, 1886 Feb. 23, 1865	50, 000	Feb. 6, 1892
172 173	Pall County National Bank, Muncy, Pa	Feb. 23, 1865 Aug. 25, 1890	100, 000 50, 000	Feb. 9, 1892
174	First National Bank, Deming, N. Mex.	Apr. 22, 1884	100,000	Feb. 19, 1892 Feb. 29, 1892
175 176	First National Bank, Silver City, N. Mex	Sept. 17, 1886	50, 000 200, 000	Mar. 21, 1892
176 177	Lima National Bank, Lima, Ohio	Jan. 16, 1883 July 31, 1890	200, 000	Mar. 21, 1892
178	Cherryvale National Bank, Cherryvale, Kans	Apr. 16, 1890	100, 000 50, 000	June 22, 1892 July 2, 1892
179	First National Bank, Eric, Kans	Jan. 15, 1889	50, 000	do
180 181	Lima National Bank, Lima, Ohio National Bank of Guthrie, Okla Cherryvale National Bank, Cherryvale, Kans First National Bank, Brie, Kans First National Bank, Rockwall, Tex Vincennes National Bank, Vincennes, Ind First National Bank, Del Norte, Colo Newton National Bank, Newton, Kans Capital National Bank, Lincoln, Nebr Bankers and Merchants' National Bank, Dallas, Tex First National Bank, Little Rock, Ark Commercial National Bank, Nashville, Tenn Alabama National Bank Mobile, Ala	May 29, 1888 July 17, 1865	125, 000	July 20, 1892 July 22, 1892
182	First National Bank, Del Norte, Colo	Mar. 18, 1890	100, 000 50, 000	Jan. 14, 1893
183	Newton National Bank, Newton, Kans	Mar. 18, 1890 Jan. 28, 1885	100,000	Jan. 14, 1893 Jan. 16, 1893 Feb. 6, 1893
184 185	Capital National Bank, Lincoln, Nebr	June 29, 1883 Jan. 21, 1890	300,000	Feb. 6, 1893
186	First National Bank, Little Rock, Ark	Apr. 12, 1866	500, 000 500, 000 500, 000	do
187	Commercial National Bank, Nashville, Tenn	July 22, 1884	500,000	Apr. 6, 1893 Apr. 17, 1893
188 189	Commercial National Bank, Nashville, Tenn Alabama National Bank, Mobile, Ala First National Bank, Ponca, Nebr. Second National Bank, Columbia, Tenn Columbia National Bank, Chicago, Ill Elmira National Bank, Elmira, N. Y National Bank of North Dakota, Fargo, N. Dak Evanston National Bank, Evanston, Ill National Bank of Deposit, New York, N. Y Colathory National Rank, Expression, Ga	Apr. 12, 1806 July 22, 1884 May 13, 1871 Jan. 28, 1887	150, 000 50, 000	Apr. 17, 1893
190	Second National Bank, Columbia, Tenn	Oct. 3, 1881	100, 000	May 13, 1893 May 19, 1893 May 22, 1893 May 26, 1893
191	Columbia National Bank, Chicago, Ill	Apr. 23, 1887	100, 000 1, 000, 000	May 22, 1893
$\frac{192}{193}$	National Bank of North Dakota Farga N Dak	Aug. 30, 1889 Mar. 12, 1890	200, 000	June 6, 1893
194	Evanston National Bank, Evanston, Ill.	June 29, 1892 Aug. 5, 1887 July 16, 1887	250, 000 100, 000 300, 000	June 9, 1893 June 9, 1893
195	National Bank of Deposit, New York, N. Y	Aug. 5, 1887	300,000	June 9, 1893
196 197	First National Bank, Lakote N. Dak	Oct. 23, 1889	150,000 50,000	June 12, 1893 June 13, 1893
198	First National Bank, Cedar Falls, Iowa	Sept. 1, 1874 Jan. 7, 1890	50,000	do
199	First National Bank, Brady, Tex	Jan. 7, 1890	50,000	do
200 201	Citizens' National Bank, Arkansas City, Kans.*	June 30, 1885 Sept. 4, 1872	125, 000 100, 000	June 15, 1893 June 16, 1893
202	First National Bank, Brunswick, Ga	Feb. 2, 1884 June 17, 1890	200,000	June 17, 1893
203	City National Bank, Brownwood, Tex.*	June 17, 1890	150,000	June 20, 1893 June 23, 1893
$\frac{204}{205}$	Merchants' National Bank, Tacoma, Wash	May 2, 1884 Aug. 28, 1884	250, 000 50, 000	June 23, 1893 June 27, 1893
206	National Bank of Doposit, New York, N. Y Oglethorpe National Bank, Brunswick, Ga First National Bank, Lakota, N. Dak First National Bank, Lakota, N. Dak First National Bank, Brady, Tox First National Bank, Brady, Tox First National Bank, Arkansas City, Kans.* Citizens' National Bank, Hillsboro, Ohio First National Bank, Brunswick, Ga City National Bank, Brownwood, Tex.* Merchants' National Bank, Tacoma, Wash City National Bank, Greenville, Mich First National Bank, Whatcom, Wash Columbia National Bank, New Whatcom, Wash Columbia National Bank, New Whatcom, Wash Citizens' National Bank, New Whatcom, Wash First National Bank, Phillipsburg, Mont.* First National Bank, Phillipsburg, Mont.* First National Bank, Phillipsburg, Mont.* Chemical National Bank, Livingston, Mont Chemical National Bank, Chicago, Ill.	Aug. 26, 1889	50,000	[ao
207	Columbia National Bank, New Whatcom, Wash	June 28, 1890	50, 000 100, 000 150, 000	do
208 209	Ultizens' National Bank, Spokane Falls, Wash.*	Apr. 8, 1889 Dec. 5, 1891	150, 000 50, 000	July 1, 1893 July 8, 1893
210	Linn County National Bank, Albany, Oreg.*	May 31, 1890	100,000	July 10 1893
211	Nebraska National Bank, Beatrice, Nebr	May 31, 1890 Dec. 21, 1889	100, 000 50, 000	July 12, 1893 July 14, 1893 July 20, 1893
$\frac{212}{213}$	Gulf National Bank, Tampa, Fla	Dec. 2, 1890 Sept. 11, 1889	50,000	July 14, 1893
$\frac{213}{214}$	Chemical National Bank, Chicago, Ill	Dec. 15, 1891	50,000 1,000,000	July 21, 1893
215	Chemical National Bank, Chicago, III Bozeman National Bank, Bozeman, Mont.* Consolidated National Bank, San Diego, Cal.	OCI. 40, 1004	50, 000 250, 000	LJ ntv 22. 1893
$\frac{216}{217}$	Consolidated National Bank, San Diego, Cal	Cant 99 1883	250, 000	July 24, 1893 July 26, 1893
218	Merchants' National Bank, Great Falls, Mont.	July 16, 1889 Oct. 7, 1890	75,000 100,000	July 29, 1893
219	First National Bank, Cedartown, Ga. Merchants' National Bank, Great Falls, Mont. State National Bank, Knoxville, Tenn, Montana National Bank, Helena, Mont.*	Aug. 28, 1889 Nov 11, 1882	100,000	do
220	Montana National Bank, Helena, Mont.*	Nov 11, 1882	500, 600	Aug. 2, 1893
	* Restored to solvency.			

RECEIVER, AND CLOSING, SINCE THE ORGANIZATION OF THE NATIONAL BANKING AMOUNTS COLLECTED FROM ALL SOURCES, ETC.—Continued.

ominal ass Estimated good.	Estimated doubtful.	Estimated worthless.	Additional assets re- ceived since date of suspension.	Total assets.	Offsets allowed and settled.	Loss on assets com- pounded or sold under order of court.	Nominal value of assets returned to stock holders.	
\$7, 537 24, 983 575, 606 280, 592 157, 652 33, 823 24, 689 123, 885 34, 040 37, 214 27, 436 157, 630 86, 050 42, 152 74, 758	\$85, 858 56, 756 996, 992 555, 430 38, 725 118, 333 32, 015 229, 956 41, 226 91, 674 80, 860 214, 991 87, 665 27, 181 51, 564	\$29, 718 17, 166 153, 913 1, 485, 688 641 13, 635 56, 240 218, 928 82, 117 9, 321 15, 460 112, 844 118, 023 101, 848 142, 122	\$46, 220 8, 926 135, 463 512, 993 26, 708 23, 462 16, 627 8, 713 5, 080 3, 505 9, 140 24, 126 5, 602 94, 409	\$169, 323 107, 831 1, 861, 974 2, 834, 703 220, 268 192, 499 135, 806 589, 406 143, 289 127, 261 1494, 605 315, 864 176, 783 362, 853	\$3, 611 429 96, 788 120, 261 4, 199 6, 756 6, 756 72, 475 12, 371 7, 328 33, 540 10, 779 218 3, 324	\$107, 361 13, 524 182, 097 37, 777 29, 727 110, 829 92, 652 36, 700 95, 536 23, 356 5, 403 117, 531 25, 086 59, 535 9, 132	\$6,498	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
16, 121 4, 170, 649 429, 340 130, 365 541, 363 140, 808 41, 221 17, 570 62, 381 68, 264 24, 715 63, 241 124, 113	50, 064 4, 747, 445 152, 513 298, 762 535, 479 369, 140 17, 778 60, 938 106, 718 65, 727 209, 549 86, 124 276, 990	19, 455 772, 597 61, 480 31, 617 360, 716 181, 1995 39, 147 39, 621 9, 696 2, 650 32, 215 5, 048 58, 257	5, 219 525, 796 67, 750 68, 139 182, 746 39, 426 4, 495 7, 939 27, 100 17, 238 13, 677 7, 412 60, 642	90, 859 10, 216, 487 711, 083 528, 883 1, 620, 304 731, 369 102, 641 126, 068 205, 895 153, 879 280, 156 161, 825 520, 002	7, 091 1, 081, 669 20, 682 11, 795 50, 903 19, 512 164 127 7, 093 26, 650 4, 807 6, 070 53, 282	63, 034 190, 482 16, 742 204, 127 179, 546 149, 185 5, 263 38, 869 70, 700 1, 914 799 76, 439	74, 869 124, 032	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
15, 583 60, 369 31, 523 106, 351 68, 185 30, 329 335, 352 34, 142 300, 549 1, 085, 328 50, 839 28, 701 81, 751 81, 765 158, 187 19, 956 48, 169 958, 872 72, 758 7, 968 63, 781 54, 586	31, 110 5, 111 79, 936 109, 297 83, 761 174, 852 157, 453 272, 803 365, 918 131, 070 121, 847 141, 872 1, 997, 119 378, 953 296, 498 90, 902 267, 992 32, 874 101, 494 13, 195	53, 933 30, 953 109, 651 149, 159 26, 342 145, 461 413, 862 437, 285 477, 405 958, 272 34, 910 58, 679 128, 851 608, 148 386, 867 3, 201 53, 163 97, 917 1, 455 39, 292 41, 179	1, 097 5, 886 11, 258 32, 464 3, 851 8, 086 59, 330 15, 523 7, 283 7, 283 2, 972 34, 376 50, 541 86, 734 9, 141 8, 812 26, 849 10, 284 29, 338 11, 440 6, 255	101, 723 102, 319 232, 368 397, 271 182, 689 211, 835 983, 396 614, 403 1, 682, 624 2, 488, 191 224, 102 212, 199 286, 850 2, 587, 373 1, 010, 741 358, 796 201, 046 1, 249, 466 448, 951 71, 635 215, 977 115, 215	8, 008 1, 429 5, 254 7, 164 2, 209 13, 618 12, 589 19, 484 13, 550 72, 038 4, 593 4, 593 4, 593 151, 157 1, 693 4, 202 133, 899 9, 812 46 10, 334 3, 550	10, 948 51 19, 203 6, 879 11, 494 15, 968 26, 270 116, 930 31, 191 3, 399 27, 642 122, 305 123, 278 3, 142 22, 830 1, 050 22, 383 7, 655	51, 094 276, 576 266, 041	1: 1: 1: 1: 1: 1: 1: 1: 1: 1: 1: 1: 1: 1
221, 171 193, 193 371, 884 125, 823	80, 835 387, 344 569, 688 159, 710	252, 321 36, 389 90, 355 36, 245	20, 135 24, 017 55, 180 4, 382	574, 462 640, 943 1, 087, 107 326, 160	27, 662 48, 314 55, 898 2, 638	46, 114 	328, 869	2 2 2 2 2 2
125, 823 38, 067 115, 530	159, 710 65, 807 105, 146	19, 565 4, 563 53, 766	11, 789 3, 160	326, 160 135, 228 228, 399	1,741 6,448 37,532	5, 398 5, 398		22222
107, 446 118, 550 48, 019 1, 245, 767	122, 381 156, 577 16, 201 50, 534 804, 337	18, 026 16, 684 73, 431 603, 144	22, 352 5, 344 20, 100 208, 776	304, 401 156, 779 192, 084 2, 862, 024	9, 599 21, 163 14, 741 353, 182	22, 300 10, 217 1, 481 12, 144		64 64 64 64 64 6
250, 796 85, 199 74, 026 175, 816	437, 517 60, 104 85, 906 44, 380	418, 910 15, 848 117, 614 11, 323	85, 768 4, 124 12, 082 11, 381	1, 192, 991 165, 275 289, 628 242, 900	66, 564 5, 360 8, 522 3, 332	36, 552 72, 353 353		22222

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

	Name and location of bank.	Date of	Capital stock.	Receiver ap-
		organization.	Stock.	pointed.
		i		
001	T. 11 12. 27. 12	35 01 1004	*****	
221 222	Indianapolis National Bank, Indianapolis, Ind Northern National Bank, Big Rapids, Mich First National Bank, Great Falls. Mont.* First National Bank, Kankakee, Ill.* National Bank of the Commonwealth, Manchester,	June 5, 1871	\$300, 000 100, 000	Aug. 3, 1893 Aug. 5, 1893
223	First National Bank, Great Falls. Mont.*	July 1, 1886	250, 000	do
224 225	First National Bank, Kankakee, Ill.* National Bank of the Commonwealth Manchester	Feb. 20, 1871	50, 000 200, 000	Aug. 7, 1893
220	First National Bank, Starkville, Miss. National Bank of the Commonwealth, Manchester, N. H. First National Bank, Starkville, Miss. Stock Growers' National Bank, Miles City, Mont. Texas National Bank, San Antonio, Tex. Albuquerque National Bank, Albuquerque, N. Mex. First National Bank, Vernon, Tex. First National Bank, Widdlesboro, Ky. First National Bank, Middlesboro, Ky. First National Bank, Middlesboro, Ky. First National Bank, Muncie, Ind.* First National Bank, Muncie, Ind.* First National Bank, Marion, Kans. Washington National Bank, Tacoma, Wash. El Paso National Bank, Jamestown, N. Dak. National Granite State Bank, Exeter, N. H. Chamberlain National Bank, Chamberlain, S. Dak. Port Townsend National Bank, Port Townsend, Wash. First National Bank, Port Angeles, Wash.* First National Bank, Sundance, Wyo. First National Bank, North Manchester, Ind. Commercial National Bank, Denver, Colo. First National Bank, Dayton, Tenn Hutchinson National Bank, Denver, Colo. First National Bank, Spokane, Wash. Oregon National Bank, Grand Island, Nebr. First National Bank, Grand Island, Nebr. First National Bank, Watkins, N. Y. First National Bank, Spokane, Wash. National Bank, Spokane, Wash. National Bank, Spokane, Mash. National Bank, Oteroit, Mich. First National Bank, Spokane, Mash. National Bank, Spokane, Mash. National Bank, Oteroit, Mich. First National Bank, Spokane, Mash. National Bank, Spokane, Mash.	100. 5,1002	i	
226 227	First National Bank, Starkville, Miss	Apr. 30, 1887	60, 000 75, 000	Aug. 9, 1893
228	Texas National Bank, San Antonio, Tex	Jan. 31, 1885	75, 000 100, 000	Aug. 10, 1893 Aug. 11, 1893
229	Albuquerque National Bank, Albuquerque, N. Mex	July 14, 1884	175, 000	Aug. 11, 1893
230 231	First National Bank, Vernon, Tex	May 13, 1889	100,000	Aug. 12, 1893
232	First National Bank, Orlando, Fla.*	Mar. 16, 1886	50, 000 150, 000	Aug. 14, 1893
233 234	Citizens' National Bank, Muncie, Ind.*	Mar. 15, 1875	200, 000	do
234 235	First National Bank, Hot Springs, S. Dak	July 15, 1890	50, 000 75, 000	Aug. 17, 1893
236	Washington National Bank, Tacoma, Wash	Apr. 23, 1889	100, 000	Aug. 26, 1893
237	El Paso National Bank, El Paso, Tex	Dec. 22, 1886	150, 000 100, 000	Aug. 17, 1893 Aug. 22, 1893 Aug. 26, 1893 Sept. 2, 1893 Sept. 14, 1893 Sept. 23, 1893
238 239	Lloyd's National Bank, Jamestown, N. Dak	May 4, 1891	100, 000 50, 000	Sept. 14, 1893
240	Chamberlain National Bank, Chamberlain, S. Dak	Apr. 8 1890	50, 000	Sept. 30, 1893
241	Port Townsend National Bank, Port Townsend, Wash	Apr. 18, 1890	100,000	Oct 3 1803
242	First National Bank, Port Angeles, Wash.*	May 19, 1890	50,000	Oct. 5, 1893
243 244	First National Bank, Sundance, Wyo	Mar 17 1883	50, 000 50, 000	Oct. 11, 1893
245	Commercial National Bank, Denver, Colo	Sept. 6, 1889	250, 000	Oct. 24, 1893
246	First National Bank, Dayton, Tenn	July 10, 1890	50, 000	Oct. 5, 1893 Oct. 11, 1893 Oct. 16, 1893 Oct. 24, 1893 Oct. 25, 1893
247 248	Hutchinson National Bank, Hutchinson, Kans	May 29, 1884	100,000 $250,000$	Nov. 6, 1893 Nov. 20, 1893
249	Oregon National Bank, Portland, Oreg.	June 7, 1887	200, 000	Dec. 12, 1893
250	Citizens' National Bank, Grand Island, Nebr	Dec. 29, 1883	60,000	Dec. 14, 1893
251 252	First National Bank, Fort Payne, Ala	July 2, 1889	50, 000 300, 000	Dec. 14, 1893 Jan. 26, 1894 Feb. 1, 1894
253	First National Bank, Watkins, N. Y	Sept. 14, 1883	50,000	Feb. 26, 1894 I
254	First National Bank, Llano, Tex.	May 20, 1890	75, 000	Feb. 28, 1894 Feb. 26, 1894
255 256	American National Bank, Springheid, Mo	July 9, 1890	200, 000 250, 000	May 10 1894
257	National Bank of Pendleton, Oreg	Mar. 5, 1890	250, 000 100, 000	May 10, 1894 June 8, 1894 June 20, 1894
258	State National Bank, Wichita, Kans	June 29, 1886	100.000	June 20, 1894
259 260	Black Hills National Bank, Rapid City, S. Dak	Oct. 23, 1885	200, 000 75, 000	July 6, 1894 July 13, 1894 Aug. 2, 1894
261	First National Bank, Arlington, Oreg	Apr. 21, 1887	50, 000	Aug. 2, 1894
26 2	Baker City National Bank, Baker City, Oreg	Jan. 11, 1890	75, 000 50, 000	ao
263 264	Wichita National Bank, Wichita Kans	Sept. 29 1882	250, 000	Aug.14, 1894 Sept. 5, 1894
265	State National Bank, Vernon, Tex	Sept. 27, 1889	100,000	Sept. 5, 1894 Sept. 24, 1894
266 267	National Bank of Middletown, Pa	Nov. 23, 1864	85, 000 150, 000	
268	Buffalo County National Bank, Kearney, Neb	July 3, 1886	150, 000 100, 000	Oct. 24, 1894 Nov. 10, 1894 Nov. 13, 1894
	First National Bank. Johnson City, Tenn	Dec. 24, 1888	50 , 000	Nov. 13, 1894
270	Citizens' National Bank, Madison, S. Dak	Apr. 10, 1884	50,000	Dec. 12, 1894
271 272	Tacoma National Bank, Tacoma Wash	Apr. 8, 1889 Apr. 13, 1883	150, 000 200, 000	Dec. 13, 1894 Dec. 14, 1894
273	City National Bank, Quanah, Tex	July 9, 1890	100, 000	Dec 15 1894
274	Central National Bank, Rome, N. Y.	July 1, 1865	100, 020	Jan. 2, 1895 Jan. 11, 1895 Jan. 14, 1895 Jan. 19, 1895
275 276	North Platte National Bank, North Platte Nehr	May 4 1889	50, 000 75, 000	Jan. 11, 1895
277	Needles National Bank, Needles, Cal	Mar. 6, 1893	50, 000	Jan. 19, 1895
278 279	National Broome County Bank, Binghamton, N. Y	Aug. 9, 1865	100,000	Jan. 28, 1895
279 280	First National Bank, San Bernardino, Cal Dover National Bank Dover N. H	Apr 22 1865	100, 000 100, 000	Jan. 29, 1895 Feb. 7, 1895
281	Browne National Bank, Spokane, Wash	May 4, 1889	100,000	Feb 8 1895
28 2	First National Bank, Anacortes, Wash	Nov. 6, 1890	50,000	Mar. 6, 1895 Mar. 15, 1895 Mar. 18, 1895
283 284	Holdrege National Bank, Holdrege, Nebr	Apr. 26, 1888	75, 000 1, 000, 000	Mar. 15, 1895
284 285	First National Bank, Texarkana, Tex	Oct. 26, 1883	50,000	Apr 1 1895
286	First National Bank, Ravenna, Nebr.	May 22, 1889	50,000	Apr. 10, 1895
287 288	City National Bank, Fort Worth, Tex	May 28, 1877	300, 000 50, 000	Apr. 22, 1895
289	First National Bank, Ocala, Fla.	Mar. 16, 1886	50,000	do
29 0	State National Bank, Vernon, Tex. National Bank of Middletown, Pa. First National Bank, Kearney, Nebr. Buffalo County National Bank, Kearney, Neb First National Bank, Johnson City, Tenn Citizens' National Bank, Madison, S. Dak Citizens' National Bank, Spokane Falls, Wash (†). Tacoma National Bank, Tacoma, Wash. City National Bank, Rome, N. Y. First National Bank, Redfield, S. Dak North Platte National Bank, North Platte, Nebr. Needles National Bank, Needles, Cal. National Broome County Bank, Binghamton, N. Y. First National Bank, Needles, Cal. National Broome County Bank, Binghamton, N. Y. First National Bank, Spokane, Wash First National Bank, Spokane, Wash First National Bank, Anacortes, Wash Holdrege National Bank, Anacortes, Wash Holdrege National Bank, Anacortes, Wash Holdrege National Bank, Texarkana, Tex First National Bank, Fort Worth, Tex First National Bank, Fort Worth, Tex First National Bank, Willimantic, Conn.	June 20, 1878	100,000	Apr. 23, 1895

^{*} Restored to solvency

Nominal ass Estimated good.	Estimated doubtful.	Estimated worthless.	Additional assets re- ceived since date of suspension.	Total assets.	Offsets allowed and settled.	Loss on assets com- pounded or sold under order of court.	Nominal value of assets returned to stock-holders.	
\$878, 946 100, 987	\$521, 577 233, 958	\$697, 745 2, 378	\$86, 857 52, 756	\$2, 185, 125 390, 079	\$151, 318 6, 555	\$5,054 16,936		221 222 123
355, 824	88, 038	53, 470	67, 066	564, 398	14, 275	866		224 225
31, 582 52, 159 78, 892 226, 267 48, 562 37, 602	36, 726 163, 047 118, 193 256, 229 178, 182 44, 630	40, 169 120, 428 22, 566 26, 402 6, 840 1, 896	1, 587 13, 930 5, 779 33, 831 17, 947 4, 871	110, 064 349, 564 225, 430 542, 729 251, 531 88, 999	7, 995 14, 480 8, 807 13, 874 7, 359 5, 315	12 442 2, 244 25, 517 9, 972		230 23
58, 500 57, 065 55, 146 144, 470 150, 177 68, 315 38, 588 13, 037	47, 012 41, 902 105, 596 326, 170 181, 527 99, 690 33, 835 60, 828	1, 814 5, 331 57, 375 9, 713 62, 275 26, 227 5, 278 33, 545	20, 897 14, 363 378, 489 46, 108 35, 969 7, 959 1, 851 6, 679	128, 223 118, 661 596, 606 526, 461 429, 948 202, 191 79, 552 114, 089	4, 632 2, 078 12 39, 902 5, 048 1, 815 3, 513 609	49, 090 49, 150 19, 294 32, 074 468 18, 001		23 23 23 23 23 23 23 23 24 24 24
9, 697 96, 531 172, 365 20, 125 63, 368 71, 327 329, 168 78, 618 17, 928 80, 940 82, 399 11, 339 63, 247 182, 635	83, 387 76, 220 234, 080 67, 229 93, 028 489, 454 167, 989 134, 190 33, 376 281, 334 58, 602 77, 651 78, 569 89, 971	14, 593 372 336, 900 11, 622 79, 178 1, 982 10, 318 94, 194 21, 246 180, 944 51, 138 21, 677 251, 712 374, 407	2, 899 19, 646 15, 489 3, 927 31, 219 60, 277 7, 873 9, 598 1, 670 36, 588 2, 996 5, 934 9, 516 7, 802	110, 576 192, 769 758, 834 102, 903 266, 793 623, 040 515, 348 316, 600 74, 220 579, 806 195, 135 116, 601 403, 044 654, 815	7, 938 12, 850 1, 961 22, 198 7, 545 16, 566 6, 537 1, 812 4, 977 12, 311 2, 390 12, 395 13, 592	3, 556 23, 752 6, 570 511 7, 155 3, 749 24, 004 500 6, 796 515 6, 197 32, 902 17, 810 2, 272		243 244 245 246 247 248 249
182, 635 27, 870 54, 090 855, 897 25, 488 58, 870 61, 174 10, 193 69, 771 14, 321 41, 420 19, 507 18, 886	118, 615 215, 971 378, 110 27, 611 62, 661 43, 463 64, 624 438, 411 74, 062 217, 681 245, 317 176, 201	374, 407 46, 039 63, 167 261, 865 66, 450 41, 612 61, 824 1, 996 75, 471 66, 583 26, 240 48, 106 39, 735	7,406 11,709 78,093 3,853 9,946 9,724 21,174 44,167 6,514 4,059 2,590 2,299	654, 815 199, 930 344, 937 1, 573, 965 123, 402 173, 089 176, 185 97, 987 627, 820 161, 480 289, 400 315, 520 237, 121 150, 506	8, 421 16, 467 22, 321 198 14, 285 16, 259 1, 797 30, 172 5, 867 3, 223	1,454 4,200 1,811 1,503	\$69,031	26 26 26
17, 562 7, 265 63, 963 50, 006 73, 172 316, 229 39, 777 54, 544 6, 217	90, 789 90, 709 170, 192 306, 705 89, 269 117, 870 101, 319 114, 488 2, 540	61, 803 31, 777 212, 158 68, 380 58, 162 141, 196 23, 514	552 6, 901 19, 099 14, 954 3, 138 14, 662 14, 322 4, 011 2, 901	136, 652 465, 412 440, 045 223, 741 589, 957 178, 932 187, 965 58, 926	2, 201 5, 838 9, 807 10, 878 2, 622 23, 641 4, 043 4, 238 189	484 1, 927 5, 115 2, 667 202 2, 663		270 271 271 271 271 271 271 271 271
248, 967 61, 279 112, 052 39, 248 10, 934 11, 396 427, 982 17, 836 26, 224 264, 516 9, 545	171, 033 208, 054 65, 170 122, 829 45, 637 80, 115 1, 029, 928 9, 154 46, 205 267, 362 28, 203	14, 922 47, 268 172, 598 61, 242 10, 586 20, 590 12, 332 49, 985 600, 608 61, 216 10, 544 401, 422 125, 720 00, 207	23, 279 20, 995 5, 184 8, 374 1, 424 553 113, 289 2, 259 234 20, 005 9, 009	615, 877 351, 570 192, 992 191, 041 70, 327 142, 049 2, 171, 807 90, 465 83, 207 953, 305 72, 477	3, 489 5, 410 5, 962 110 496 34, 020 1, 183 120 70, 573 1, 823	1, 630 441 53, 096 3, 100		28 28 28 28 28 28
191, 776 132, 643	145, 036 149, 279	00, 207 115, 137	1,604 7,920	438, 623 404, 979	11, 904 21, 515			28 29

470 REPORT OF THE COMPTROLLER OF THE CURRENCY.

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

292 First National Bank, Ida Grove, Iowa.f. Oct. 293 First National Bank, Pella, Iowa. Oct. 294 Merchants' National Bank, Seattle, Wash. June 295 Union National Bank, Denver, Colo. July 296 Superior National Bank, West Superior, Wis. Jan. 297 Puget Sound National Bank, Everett, Wash. Sept. 298 Keystone National Bank of Superior, West Superior, Aug. 299 First National Bank, South Bend, Wash. Nov.		. pointed.
301 Kearney National Bank, Kearney, Nebr	23, 1883 200, 6 30, 1890 500, 6 13, 1892 135, 6 23, 1892 50, 6 16, 1890 200, 6 15, 1890 50, 16, 1882 300, 6 5, 1884 100, 6	000 June 4, 1895 June 5, 1895 000 June 19, 1895 000 Aug. 2, 1895 000 Aug. 7, 1895 000 Aug. 15, 1895 000 Aug. 17, 1805 000 Aug. 24, 1895 000 Sept. 19, 1895 000 Oct. 25, 1895

^{*} Second failure.

[†]Formerly in voluntary liquidation.

REPORT OF THE COMPTROLLER OF THE CURRENCY. 471

Nominal ass	ets at date of	suspension.	Additional		0.00	Loss on assets com-	Nominal value	
Estimated good.	Estimated doubtful.	Estimated worthless.	assets re- ceived since date of suspension.	Total assets.	Offsets allowed and settled.	nounded on		
\$1,301	\$37,990	\$18, 581	\$1,658	\$59, 530	\$248	\$265		291 292
23, 290 173, 689 523, 057 59, 799 6, 962 150, 291	7, 774 313, 874 816, 389 44, 130 24, 639 61, 998	28, 074 54, 131 178, 049 128, 975 75, 175 225, 654	6, 205 67, 611 504, 993 212 5, 497 414	65, 343 609, 305 2, 022, 488 233, 116 112, 273 438, 357	7, 262 2, 209 45, 831 349 4, 533 1, 565			293 294 295 296 297 298
6, 847 43, 977 35, 603 13, 078	69, 338 221, 774 194, 297 67, 288	24, 022 244, 910 35, 131 46, 248	197 1, 205	100, 404 511, 866 265, 031 126, 614				299 300 301 302 303
60, 751, 706	55, 888, 525	39, 185, 141	16, 294, 040	172, 119, 412	12, 904, 089	35, 362, 748	\$4,720,995	

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

-	Nominal		Collected from assess-	Total	Loans paid			Receiver's
İ	value of	Collected	ment upon	collections	and other	Dividends	Legal	salary and
	remaining assets.	from assets.	share-	from all sources.	disburse- ments.	paid.	expenses.	other expenses.
	assous.		holders.	sources.	ments.			expenses.
$\frac{1}{2}$		\$75, 209	\$1,164	\$76, 373	·	\$70, 811	40 400	\$5,562
3		120, 995 174, 264	1, 245 16, 488	122, 240 190, 752	\$275	101, 387 165, 769	\$6,463	14, 390 13, 427
4		33, 287	4,000	37, 287	816	32, 305	11 281 1 258	2,908
5		33, 287 91, 608		91, 608	935	65, 335	6, 182	19, 156
6 7		162, 386	7, 500	169, 886	507	132, 608	12,247	24, 524
8	***********	999, 305 79, 904	38, 224	1,037,529	17, 477	884, 429	43, 183	92, 440
9	\$200		2, 125	82, 029 1, 234, 868	7, 054 18, 655	58, 661 1, 138, 870	6, 673 28, 677	9, 442 48, 666
10		268, 844		268, 844	72, 399	143, 307	17, 134	35, 983
11		68, 645	28, 935	97, 580	208	86, 737	5, 315	5, 320
12		159, 512	8, 936	168, 448	15, 507	134, 929	3, 977	14,008
13 14	· · · · · · · · · · · · · · · ·	31, 566 37, 908		31, 566 37, 908	3, 786 2, 926	16, 654 29, 277	1, 773 2, 705	9, 353 3, 000
15		223, 169		223, 169	4, 932	163, 982	9,091	45, 164
16		1, 394, 662	348, 961	1, 743, 623	203, 170	1, 326, 487	76. 648	137, 318
17		276, 649	136, 172	276, 649	72, 365	175, 920	10, 437	16,713
18 19		762, 760	136, 172	898, 932	596, 665	263, 065	9, 436	29, 766
20		350, 154 124, 713		350, 154 124, 713	2, 296	342, 054 77, 568	3. 085	8, 100 8, 264
21		23, 882		23, 882		15, 142	362	1,878
22		162, 052	10, 079	172, 131	1, 300	143, 209	6, 037	21, 564
23 24		175, 409	42, 795	218, 204 622, 405	6, 248	175, 430	16, 709	19. 817
24 25	·	512, 698 548, 099	109, 707 228, 580	776, 679	18, 964 35, 839	549, 427 661, 816	25, 376 27, 330	28, 638 51, 445
26		1, 447, 103	5, 200	1, 452, 303	16, 393	1, 374, 339	24, 241	37, 128
27		1, 808, 304		1, 808, 304	746, 153	747, 428	13, 637	53, 287
28	-	299, 357		299, 357	20, 315	259, 487	728	18, 827
$\frac{29}{30}$		122, 645	19, 675	142, 320	4, 545	125, 667	250	11,858
31		108, 944 706, 507	11, 400 303, 813	120, 344 1, 010, 320	3, 630	107, 258 862, 263	1, 270 67, 569	11, 362 76, 858
32		56, 942		56, 942	4,350	46, 634	1, 267	4,691
33	3,777	85, 564		85, 534		67, 491	4,718	12, 551
34	67, 835	58, 064	2, 250 37, 597	60, 314	14, 289	31,668	6, 075	8, 278
35 36	67, 835	91, 969 67, 251	37, 597	129, 566 67, 251	559 296	101, 545 62, 646	8, 232	19, 230 4, 309
37		30, 332		30, 332		19,002	1, 166	10, 164
38		298, 739	66, 535	365,274	56, 921	228, 412	42, 067	37, 874
39 40	291, 357	196, 903 188, 135	00.610	196, 903	74, 896 2, 309	108, 318 226, 308	21, 495	13, 689 31, 642
41	291, 357	42, 341	93, 619 106, 451	281, 754 148, 792	2, 509	135, 797	3, 946	8,604
42	196, 790	22, 080	11, 269 1, 100	33, 349 23, 265		18, 258	4, 731	10, 348
43		22, 080 22, 165	1, 100	23, 265		12, 624	1, 367	9, 274
44 45		48, 488	49 919	48, 488 115, 357	3, 928 3, 616	34, 536 88, 697	2, 077 8, 804	7, 935 10, 005
46		73, 145 80, 597	42, 212 4, 510	85, 107	5, 385	65, 783	5, 060	8, 879
47		80, 597 584, 718	58, 826	643, 544	63, 475	545, 593	13, 802	19,880
48		86, 180		86, 180	1,579	60, 647	592	13, 874
49		64, 071	15, 552	79, 623	16, 773	59, 121	$2,200 \\ 2,751$	1,529
50 51		13, 707 321, 851	2, 664 122, 127	16, 371 443, 978	5, 000	9, 456 388, 856	25, 040	4, 164 25 082
52		105, 703	91, 930	197 633	520	173, 512	5, 146	9, 716
53		111, 908	91, 930 43, 232	155, 140	4, 797	136, 474 89, 715	966	12, 903
54 55		103, 227 207, 910	8, 044 9, 540	111, 271 217, 450	8, 805 753	89, 715 202, 753	2, 082 1, 898	10, 669 12, 046
56		2, 846, 622	245, 108	3, 091, 730	658, 784	2, 165, 388	79, 802	161, 036
57		103, 235		103, 235	4, 059	81, 941	2,690	10, 919
58		103, 328	·····	103, 328		73, 890	11,987	17, 251
59 60	795, 383 53, 800	245, 483	47, 949	293, 432 1, 572, 950	7, 846 290, 316	254, 647 1, 071, 774	6, 668 18, 383	24, 271 85, 303
61	53,800	1,572,950 157,544	65, 132	222, 676	290, 510	193, 941	13, 104	15, 601
62	30,000	351, 377	30, 102	351, 377	1,791	316,828	5, 444	27, 314
63		94, 613		94, 613	3, 048	52, 514	576	1,604
64		47, 941		47, 941		33, 105	3, 974	5, 013
6 5 6 6		109, 801 51, 107	16, 455 54, 536	126, 256 105, 643	1, 576	107, 575 79, 725	5, 546 11, 006	13, 135 13, 336
67		12,061	16, 447	28, 508	1	21,710	2, 315	4, 483
68		284, 438	123, 430	407, 868	114, 220	262, 887	10, 129	4,950
69 70 71 72	250, 854	19, 742	16,500	36, 242 89, 807	1	29, 377	825	6,040
70	250, 854 30, 065	66, 185 78, 573	23, 622 1, 810	89, 807 80, 383	9, 762	66, 810 69, 437	1, 352 634	11, 883 8, 187
72	30, 005	19, 266	2, 880	80, 383 22, 146	2. 125 272	16, 670	1,488	8, 187 3, 716
73	32, 519	20, 819		20, 819	1,633	11, 803	850	3 005
74		.1 156, 601	16, 277	172, 878	47,315	100, 870	3, 838	8, 176
75 76	159, 605	126, 536	72,576	199, 112	53, 898	105, 763	16, 327	23, 110
76 77		183, 917 157, 782	80, 257	264, 174 157, 782	49, 466 2, 021	182, 572 137, 428	5, 385	32, 136 12, 119
• • •			,	,,	_,,		5,500	, 110

,							
Balance in	Amount	Amount of				İ	
hands of	returned to	assessment	Amount of	Dividends	Interest	Finally	
Comptroller	shareholders	upon share-	claims proved.	(per cent).	dividends (per cent).	closed.	
or receiver.	in cash.	holders.	proved.		(per cent).	!	
Ì	<u> </u>				-		
	 	\$50,000	\$122, 089	58.00	1	Jan. 2, 1867	1
		\$50,000 300,000 200,000 50,000	434, 531 669, 513 82, 338	23. 37		Feb. 2, 1885	2
		200, 000	669, 513	24, 70		May 14, 1883	3
		50,000	82, 338 376, 3 9 2	39. 15 17. 333		July 28, 1870 Feb. 4, 1870	4
		000 001	289, 467	46. 60		Feb. 4, 1870 Nov. 25, 1882	1 2 3 4 5 6 7 8 9
		100, 000 500, 000 120, 000	1, 119, 313	79.00		Nov. 25, 1882 Sept. 28, 1882	7
\$199		120,000	1, 119, 313 127, 801	45.90		Dec. 19, 1874	8
			1, 191, 500 f	96.00		Nov. 18, 1874	9
21		26,000	170, 752 68, 986	88. 50 100. 09	64, 00	Aug. 15, 1872	11
27	Í	39, 300 100, 000	205, 256	68. 33	04.00	Apr. 7, 1881 Nov. 30, 1872	11 12
			33 870	49. 20		Nov. 25, 1882	13
			69, 874 170, 012 1, 282, 254 157, 120	41. 90		Dec. 4, 1875	14 15
		400,000	1 999 954	92. 70 100. 00	46, 00	May 16, 1884 Apr. 20, 1882	16
	\$1, 214		157 120	100.00	40.00	Nov. 16, 1874	16 17
	41, 21	135, 000	378, 722	100.00		Sept. 1, 1875 Feb. 13, 1872	18
			645, 558	100.00		Feb. 13, 1872	19
	33, 500		79, 864	100.00		Oct. 2, 1877	20
21	6, 500	125 000	15, 142 254, 901	100.00 57.46		Jan. 3, 1876 Feb. 15, 1886	20 21 22 23 24 25 26 27 28 29 30 31 32 33
		$\begin{array}{c} 125,000 \\ 52,500 \\ 350,000 \end{array}$	171, 468	100.00	30.00	i.Tan 9 1990 i	23
		350,000	171, 468 657, 020	84.83	50.00	June 1, 1881 Apr. 29, 1884 July 24, 1876 Mar. 31, 1883	24
249	•••••	300, 000 300, 000	597, 885 1, 619, 965 796, 995	100.00	50.00	Apr. 29, 1884	25
202	247, 799	300, 000	796 995	100.00 100.00	100.00	Mar 31 1883	20 27
	241, 100	400,000	992. 636 I	34.00	100.00		28
		50, 000 100, 000	167, 285 175, 081	76, 00		May 15, 1876 Nov. 30, 1883	29
454		100,000	175, 081	57. 50		Nov. 30, 1883	30
••••••••		600,000	1, 429, 595 67, 292	62, 00 73, 50		Mar. 21, 1887 Dec. 6, 1882	35 2T
804		50, 000	144, 606	46. 80		DCC. 0, 1002	33
4		45, 000 100, 000	55, 372 176, 601	58.30		Sept. 11, 1878	34 35
		100,000	176, 601	57. 50		June 2, 1883	35
			62,646 $93,021$	100.00 24.391		Sept. 18, 1876	36 37
		500, 000	1, 795, 992	14, 941		May 14, 1879 Nov. 20, 1883 Mar. 10, 1879	38
			1, 795, 992 237, 824 376, 756	14. 941 66. 00		Mar. 10, 1879	38 39
		200, 000	376, 756	62.56		Apr. 5 1886	40
12		34,000	177, 512 85, 801	76. 50 51. 00	• • • • • • • • • • • • • • • • • • • •	June 2, 1884 Mar. 4, 1886	41 42
	. 	150, 000 34, 000 50, 000	35, 801 56, 457	22. 50		Mar. 28, 1883	43
	12	1	34, 535	100.00		Feb. 28, 1878	44
50	4, 185	75, 000 50, 000	91, 801	100.00	100, 00	Jan. 31, 1881 July 20, 1882	45 46
794		50, 000 250, 000	135, 952 703, 658	48.40 77.512		July 20, 1882 Feb. 28, 1885	47
	9, 488	 1	59, 226 97, 464	100, 00	100.00	May 23, 1888	48
		60, 000 30, 000	97, 464	70. 00 27. 00		July 14, 1880	49
		140,000	35, 023 352, 062	100.00	38 50	Nov. 25, 1882 Aug. 11, 1884	49 50 51 52
	8, 739	132,000	185, 760	100.00	38.50 100.00	Sept. 14, 1881	52
		132, 000 67, 000	175, 952 140, 735	81.59		Tan 18 1883	53
	·····	50, 000 53, 000	140, 735	63, 60 89, 179		July 23, 1881 June 10, 1880	54 55
	26 720	625, 000	227, 355 1, 935, 721	100.00	100,00	Mar. 26, 1888	56
	26 720 3, 626		133, 112 [100.00	100,00	Oct 15 1881	57
200			196, 356	37.6483		Oct. 5, 1885	58
7, 806	00 260	72, 000	254, 647	100. 00 100. 00	100.00	Mar. 3, 1882	59 60
30	99, 368	200, 000	1, 061, 598 298, 324	65.57	100.00	Feb. 23, 1892	61
	. 	200, 000	392, 394	100.00		July 6, 1881	62
	36, 871 5, 849		75, 175 29, 204 118, 371	100.00	100.00	Mar. 9, 1882	63
	5,849	05.000	29, 204	100.00	100.00	Aug. 5, 1879	64
		35, 000 125, 000	90, 424	90. 50 88. 00		June 20, 1882 Mar. 9, 1885	65 66
		36,000	36, 109	60.00		Sept. 7, 1885	67
	15, 682	160,000	261, 887 I	100.00		July 5, 1879	68
		50,000	77, 104 168, 048	38. 10		Mar. 24, 1885 Feb. 12, 1889	69
		100,000	168, 048	40. 7285 98. 925		Feb. 12, 1889	70
		21, 500 17, 000	70, 191 27, 801	60. 00		do Apr. 8, 1881	71 72
108	3, 420 12, 679		27, 801 32, 449	100.00	100.00	Oct. 10, 1879	72 73 74
	12, 679	50,000	156, 260 I	100.00	100.00	Oct. 10, 1879 Mar. 15, 1881	74
14		130, 000 121, 750	282, 370 107, 252	68. 70 100. 00	42.30	Apr. 10, 1894 Mar. 1, 1884 Jan. 17, 1881	75
	829	121, 750	197, 353 128, 832	100.00	42.30 100.00	Jan 17 1884	76 77
	. 020	,	220,002	100.00	200.00	·	, ,,

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

	Nominal	·	Collected	Total	Loans paid			Receiver's
	value of	Collected	from assess.	collections	and other	Dividends	Legal	salary and
	remaining	from assets.	ment upon share-	from all	disburse-	paid.	expenses.	other
	assets.		holders.	sources.	ments.	_	_	expenses.
								ļ
78		\$205, 062	\$54,950	\$260,012	\$57,745	\$160, 587	\$10, 245	\$24, 551
79		96, 605		96, 605	53	88, 176	` '	7, 517
80	\$11,877	29, 419	4, 677	96, 605 34, 696	10	20, 998	1,792	$\{11,296\}$
81		91, 121	23, 001	114, 122	8,420	82, 060	7, 167	16,475
82	• • • • • • • • • • • • • • • • • • • •	113, 791	007 017	113, 791	10.097	96, 176	3, 225 19, 338	6,739
83 84		338, 162 89, 766	267, 311 64 655	605, 473 154, 421	10, 037	528, 305 99, 847	19, 338 2, 973	22, 690 10, 832
85	101, 952 8, 250 4, 157	1, 366 608	1 495, 550	1 862, 158		1, 790, 932	46, 755	24, 392
86	8, 250	457, 272 1, 251, 755 150, 019	13, 450	470, 722	1, 910	389,222	45, 449	34, 141
87		1, 251, 755	738, 651 8, 321	1, 990, 406	194, 574	1, 566, 124	101, 794	127, 914
88	4, 157	150, 019 281, 261	8, 321	158 340	247	129, 505 321, 870	10, 511	18, 324
89 90		281, 201	123, 919	405, 180 164, 852	5, 099	321, 870 119, 390	24, 279 12, 054	58, 784 28, 309
91		16 577	23, 732	40, 309	3, 392	26, 809	2 223	7 , 885
92	'	152, 842 16, 577 145, 960	12, 010 23, 732 12, 892	158, 852	3, 392 25, 336	96, 525	2, 223 12, 112	24, 879
93	1, 474, 815	l 265, 513	64,650	330, 163	14, 434	264,268	16,600	20,738
94	1, 474, 815	4, 252, 973	272 897	4,525.870	473, 936	3, 753, 346	110, 870	183, 333
95 96	59, 334 26, 023	37, 129 294 779	19, 169 76, 936	56, 298 371, 715	64, 035	39, 812 275, 684	4,745	11,029
97	26,023	22 744	18, 869	41.613	04, 055	25,006	5,168 $2,602$	26, 828 13, 178
98	20, 020	99. 488	94, 200	193,688	6, 359	143, 938	29, 324	14, 067
55		20, 849		20, 849	6, 359 6, 515	8,807	52	5,475
100		52,029	23, 503	75, 532	1,893	59, 057	5, 012	9,440
101	• • • • • • • • • • • • • • • • • • • •	629, 931 46, 332	159, 087 50, 000	789, 018 96, 332	17, 243	684, 428	53, 425	33, 922
102	40, 786 65, 070	79 289	1, 400	80, 689		86, 263 59, 461	1,825 5,010	8, 244 16, 215
104	40, 786	79, 289 2, 309, 369	167, 438	2, 476, 807	175, 087	2, 085, 826	5, 010 107, 995	97, 961
165		148 611	1	148, 611	234	131,024	192	2, 314
166		245,704	58, 304 15, 730 36, 700	304,008	82, 472 16, 764	188, 482	2, 855 7, 609	22,713
107	65, 670	60, 907 28, 477	15, 730	76, 637 65, 177	16, 764 625	35, 223	7,609	16, 404
108		77, 305	30, 700	77, 305	023	52, 402 66, 394	1, 840 1, 155	10, 299 6, 607
110		165, 669		165, 669	16, 177	135, 574	1, 425	7, 321
111		198, 513		198, 513	106, 424	117, 878	198	7, 321 5, 208
				204, 047	106, 424	82,946	324	4,279
113	2, 316, 716	74, 323	1, 180	75, 503 14, 251 3, 044, 935	82	61, 379	1,500	12,624
115	2 316 716	14 251 2 728, 255 104, 682	316, 680	3 044, 935	87, 300	9, 492 2, 517, 534	119, 506	1, 348 81, 871
116	2,010,110	104, 682	1	101,682		86, 442	1,990	8, 463
117		E 82,009	18, 135	100, 204		80, 120	7,152	4,802
118	•••••	31, 798 139, 485	34,002	65, 800 174, 141	777	46,546	7,746 2,280	10,731
$\frac{119}{120}$		962 971	34, 656	263, 871	519 1,017	161,497 $255,495$	2, 280	9, 845 3, 988
121		920, 599 1, 391, 306 487, 745	259, 028	1. 170, 627	17, 696	1, 084, 638	28, 035	30, 518
122		1, 391, 306		1, 170, 627 1, 391, 306	17, 696 782, 390	400, 998	630	11,572
123	292, 520	487, 745	72,577	560, 322	5, 167	458, 209	40, 846	35, 137
$\frac{124}{125}$		228, 201	44, 830	273, 091 186, 976	5,810	248, 132	4,408	14,741
126		186, 976 330, 471		330, 471	1, 983 1, 169	172, 909 318, 554	2, 988 1, 810	9,006 4,622
127		35, 274	26, 019	61, 293	7, 284	32, 009	7, 104	14, 896
128		100 149		100, 149	1,466	93, 051	1,923	3, 348
129		508, 457 97, 781 27, 930	59, 645	568, 102 130, 281	59, 535	482, 013	6,001	16, 456
130	•••••	97,781	32, 500 26, 707	54, 637	26, 881 1, 177	86, 914 43, 289	4, 148 5, 032	11, 464 5, 139
131 132	11, 803	105, 337	19, 798	125, 135	58, 647	43, 022	7, 956	14, 457
133		91, 741	7, 981	99, 722	31, 483	58, 356	2, 626 2, 099	7, 257
134	2,604	55, 597	42, 408	98, 005	20, 344	66,221		7, 257 9, 341
135	2,604	21, 112	10, 353	31, 465	3,025	20, 410	872	6, 960
136		22,744	722	23, 466	3,404	16, 047	372	3, 643
137 138		58 310	21, 347	512, 013 79, 666	41, 906 10, 998	452, 017 60, 902	4, 455 780	13, 029 6, 633
139	117, 757	512, 013 58, 319 29, 786	37, 210	66, 996	1,734	51, 600	3, 338	8,774
140	63, 417	12, 893	8, 122	21, 015	5,834	. 	3, 799	4, 595
141	. 	36, 705	4,770	41,475	6, 224	30, 516	772	3, 963
142	40, 863	13, 364 381, 954	5, 981	19, 345 448, 425	1, 919 217, 733	9, 363 145, 214	2,524	5,535
143 144	356, 663 18, 515	381, 954 46, 132	66, 471 28, 900	448, 425 75, 032	19, 994	145,214 $33,952$	8, 937 6, 520	23, 459 5, 527
145	9,554	69, 780	35, 178	104, 958	2, 256	77, 638	5, 260	13,866
146	0,004	493, 497	1,613	495, 110	85,482	368, 251	16.959	24,418
147	11,655	1 82, 087	7,644	495, 110 89, 731	27, 566	44, 692	1,408	9,741
148		58, 361	780	59, 141	32, 132	21,705	934	4,370
149	44, 857 1, 334, 561	49, 021	1,683	50, 704 452, 645	8, 256 13, 396	29,607	5,487	6,886
150 151	1,334.561 $2,349,221$	248, 528 327, 444	204, 117 260, 322	452, 645 587, 766	68, 865	347, 185 410, 440	31,037 $22,012$	42,069 41,433
152	2, 349, 221	179, 814		179, 844	9, 121	162, 987	261	7,475
153		65, 851	23, 409	89, 259	4, 321	78, 198	1, 131	5,609
154	l 	42, 815		42, 815	32, 214	8, 753	18	1,830

1	1		<u> </u>	1		I	
1		Interest		Amount of	Amount of	Amount	Balance in
1	Finally closed.	dividends	Dividends (per cent).	claims	assessment upon share-	returned to shareholders	hands of Comptroller
	closed.	(per cent).	(per cent).	proved.	holders.	in cash.	or receiver.
1 7	Apr. 24, 1886	100,00	100.00	\$132,461	\$160,000	\$884	
7	Aug. 1.1881	100.00	100.00	\$132, 4 61 81, 801	φ100,000	859	
8	Aug. 1,1881 Feb. 6,1883		99, 133	91 182	10,000		
8	Aug. 6, 1887 Feb. 4, 1882		81.00	108, 385	50,000		 .
8	Feb. 4, 1882	100.00	100.00 100.00	93, 625	300,000	7, 651 25, 103	· · · · · · · · · · · · · · · · ·
6	Feb. 4, 1882 Feb. 18, 1885 Oct. 12, 1885	100.00 100.00	100.00	108, 385 93, 625 580, 592 104, 749	75,000	40, 769	· · · · · · · · · · · · · · · · · · ·
. }			67. 405		500, 000		\$79
1 8	Apr. 30, 1892		43, 50	894, 767	100, 000		
8	June 30, 1893		65. 30	894, 767 2, 397, 129 186, 993	500, 000 100, 000 961, 300 50, 000		· · · · · · · · · · · · · · · · · · ·
1 3	Apr. 15, 1893		70. 90 80. 25	186, 993	900,000		
	June 6, 1892 Dec. 5, 1893		57. 20	422, 772 206, 991	200, 000 60, 000 50, 000		
1	Oct. 25, 1893 May 25, 1894		57. 20 81. 10	46, 441	50,000		
i 9	May 25, 1894	100.00	33.00	294,521			
1 3	Jan. 4, 1894		100.00	245, 599	75,000	14, 123 712	4, 385
1	Sant 95 1990	100.00	\$3, 00 100, 00	4, 531, 393 36, 526	95 000	719	4, 589
1	Sept. 25, 1889 Sept. 30, 1890	100.00	75, 25	365, 931	250,000	112	
.] }			95, 00	26, 322	32, 500		827
1 :	Apr. 19, 1893 Oct. 29, 1885		35.00	409, 997	75, 000 400, 000 25, 000 250, 000 32, 500 100, 000		
1	Oct. 29, 1885	100.00	100.00 69.50	8, 131	50, 000	•••••	130
10	Jan. 22, 1890 May 20, 1892	23.95	100.00	84, 978 851, 974	200,000		130
10	May 29, 1893 Feb. 10, 1888	100.00	100.00	86, 258	50, 000		
1 10	DODE SOLIDAR		42, 37 72, 00	651, 274 86, 258 140, 333	50, 600 50, 600		3
10	June 23, 1894		72.00	2, 897, 197	300, 000		9, 938
10	June 1, 1886 Sept. 14, 1891	100.00	100.00	127, 524 171, 581	100.000	14, 850 7, 486	
1(Sept. 14, 1891	100, 00	100, 00 65, 00	51, 643	100, 000 50, 000	7,480	637
10	Mar. 20, 1890		47.00	112, 135	50,000		11
10	Mar. 2, 1888	100.00	100.00	[6 3, 669]		$egin{array}{c} 3,149 \\ 5,172 \\ 75,229 \\ 10,074 \\ \end{array}$	
11	Aug. 18, 1887	100.00	100.00	130, 772 116, 626		5, 172	· · · · · · · · · · · · · · · ·
11	Feb. 17, 1887	100, 00 100, 00	100.00	116, 626		75, 229	
11	Mar. 20, 1830 Mar. 2, 1888 Aug. 18, 1887 Feb. 17, 1887 Apr. 30, 1887 July 25, 1895 Oct. 17, 1887	100.00	100, 00 56, 50	80, 452 120, 129	50,000	10,074	
11	Oct. 17, 1887	100.00	100,00	9, 379	. 	3, 329	
111	· · · · · · · · · · · · · · · ·		58, 00	9, 379 4, 340, 576	1,000,000		238, 724
11	July 11, 1889	100.00 100.00	100.00	82, 156		7, 787 8, 130	· · · · · · · · · · · · · · · · · · ·
11	Mar. 5, 1891	100.00	100.00	75, 343	19,500	8, 130	
11	Apr 25 1892		22, 1568 92, 75	210,074 $174,120$	50, 000 60, 000		
116	Mar. 5, 1891 May 13, 1892 Apr. 25, 1892 Oct. 20, 1888	100.00	100,00	247 920		2,489	
12			96.00	1, 129, 984 398, 236	300, 000	195, 716	9,740
12	June 27, 1888	100.00	100, 00 54, 00	398, 236 848, 524	150, 000	195,716	20, 963
12 12 12 12 12	Nov. 11, 1892		57. 00	435 319	100,000		20, 805
1 12	Jan. 15, 1891		53, 00	435, 319 326, 222 311, 028	100, 000 100, 000		
12	Jan. 15, 1891 Jan. 21, 1889	100.00	100,00	311, 028		4,316	
12	July 24, 1894		63. 20	51 019 1	50,000		
12 12 13	July 24, 1894 Apr. 24, 1890 Feb. 26, 1895	100.00 100.00	100.00 100.00	90, 136 456, 667 108, 127	75 000	361 4, 097	
15		100.00	75.00	108. 127	75, 000 50, 000 50, 000 100, 000 10, 000	4,007	874
1 13	Apr. 26, 1892		30, 177	143, 454	50, 000		1, 053
13			25.00	170, 862 58, 797	100,000		1, 053
13	Dec. 31, 1892		99. 25 87. 55	58, 797 75, 638	10,000 65,000		•••••
18 18	May 9, 1895 July 21, 1894	•••••	87. 55 91, 60	75, 638 22, 436	12,500		198
13	Feb. 2. 1894		52. 50	30, 566	20, 000		100
13	Feb. 2, 1894 Feb. 27, 1893 Mar. 29, 1893	100.00	100.00	30, 566 465, 760	$\begin{bmatrix} 20,000 \\ 24,000 \end{bmatrix}$	606	
13	Mar. 29, 1893	100.00	100.00	56, 745	40,000 40,000 80,000 33,000 11,000 12,000	353	
18			62, 50	84, 918	80,000		1,550
14 14	Oct. 31, 1893		100, 00	31, 101 30, 516	33,000	•••••	6, 787
14	Oct. 51, 1095		50.00	18, 822	12,000		4
14			60,00	949 099	225. 000 1		$53,08\overline{2}$
14	· · · · · · · · · · · · · · · · · · ·		30.00	113, 174	100, 000 62, 500		9,039
14	Jan. 22, 1895		65. 00	113, 174 118, 419 393, 011	62, 500		5, 938
14 14			93, 70 40, 00	393, 011	80, 000		6, 324
14	Nov. 1, 1893		50. 30	42 962	39,000		0, 324
14	1,07. 1,1000		70.00	111, 742 42, 962 42, 059 2, 327, 305	38, 000 39, 000 4, 000 500, 000		468
	· · · · · · · · · · · · · · · · · · ·		15.00	2, 327, 305	500, 000		18, 958
15			20.00	2, 052, 204-1	750, 000		45, 016
15							
15	Mar. 31, 1895 May 24, 1895 June 30, 1892	100.00	100.00 89,80	155, 049 87, 086	37, 500		

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

	Nominal		Collected	/D.4.1	T			D
	value of	Collected	from assess-	Total	Loans paid	Diridon do	Tamal	Receiver's
			ment upon	collections	and other	Dividends	Legal	salary and
	assets.	from assets.	share-	from all	disburse- ments.	paid.	expenses.	other
	assots.		holders.	sources.	ments.			expenses.
								l
155	\$394, 169	\$126,062	\$37,070	\$16 3, 132	\$82,706	\$40,880	\$4,528	\$15,049
156	10, 673	47, 516	22, 595	70, 111	16, 019	40, 504	5,125	6, 913
157	84, 643	35, 290	2, 970	38 260	25, 105	40,004	1, 180	5, 471
158	79, 529	35, 001	3, 375	38, 260 38, 376	21, 642	9, 079	2, 251	4,773
159	256, 956	86, 578	91, 686	178, 264	16, 925	139, 980	4, 087	10, 139
160	186, 777	93, 222	39, 850	133, 072	25, 907	84, 408	5, 430	11, 347
161	68, 838	48, 192	16, 427	64, 619	35, 991	20, 324	1, 223	5, 844
162	157, 466	192, 931		192, 931	4, 908	151, 847	9,533	8,028
163								
164		20, 734	5, 565	26,299	1,703	18, 196	1, 318	5,082
165	2, 050, 209	6, 894, 127	137, 290	7, 031, 417	79, 240	6, 649, 303	36, 735	64, 154
166	270, 759	402, 900	26, 800	429, 700	10, 622	382, 620	3, 325	13, 263
167	110, 169	202, 792	44, 546	247, 338	54, 927	168, 610	5, 856	10,799
168	1, 070, 907 265, 196	318, 948 297, 476	222, 725	541, 673 427, 890	119, 180 87, 255	336, 315 308, 019	37, 791 8, 001	20, 223 16, 234
169 170	49, 773	47, 441	130, 414 1, 659	427, 890	34, 213	7, 149	590	5,044
171	40, 639	46, 433	4, 913	51, 346	16, 515	27, 117	1, 608	5, 393
172	20,000	123, 933		123, 933	11, 946	80, 636	1, 000	2, 655
173	12, 244	44, 285	7,088	51, 373	7, 613	26, 828	4, 566	6, 149
174	242, 797	30, 638	44, 188	74, 826	7, 785	54, 121	2, 683	9, 083
175	110, 795	44, 161	13, 674	57, 835	5, 212	33, 752	2, 665	8,469
176		266, 249		266, 249	1,920	179, 691	7, 565	7, 354
177		- <u></u>		•••••				
178	49,714	33, 053		33, 053	21, 623	3, 141	2, 418	4, 050
179	010.000	49, 796 14, 970	11 001	49, 796	11,002	35, 146	439	1,553
180 181	212, 093	14, 970 149, 576	11, 861	26, 831 193, 938	841	15, 983 180, 469	3, 622 1, 163	3,544
182	239, 939	60, 677	44, 362	72 119	1, 023 42, 223	20, 489	1, 767	6, 406 4, 721
183	167, 558	23, 780	12, 435 43, 316	73, 112 67, 096	3, 952	45, 695	3, 963	6, 656
184	672, 261	23, 780 287, 052	117, 093	404, 145	206, 130	136, 597	3, 963 17, 379	14, 881
185	672, 261 557, 063	51, 888	43, 641	95, 529	6, 261	61, 343	10, 819	10, 104
186	724, 493	51, 888 318, 311	31, 024	349, 335	6, 261 216, 370	36, 192	4, 178	17, 287
187	1, 682, 738	616, 485	355, 478	971, 963	19,617	909, 238	15, 333	26, 007
188	91, 175	97, 143		97, 143 57, 719	16, 684	73, 051	244	7,080
189	162, 502	45, 680	12, 039	57, 719	27, 582	20, 592	1, 764	7, 167
190	250, 252	89, 753	34, 341	124, 094	77, 580	34, 446	1,987	9, 209
191 192	1, 493, 367 401, 860	620, 559 334, 025	366, 247 73, 200	407 995	174, 778 18, 763	677, 497 255, 690	34, 204 8, 375	21, 449 15, 665
193	401, 000	77, 985	13, 200	986, 806 407, 225 77, 985	43, 135	21, 473	2, 288	10, 986
194	87, 416	86, 598	3, 959	90, 557	20, 079	54, 782	6,664	6, 798
195		849, 526		849, 526	151,002	615, 985	8, 461	22, 483
196	360, 068	79, 041	79, 636	158, 677	151, 002 37, 148	108,709	3,704	8,389
197	58, 461	12,078	5,775	17, 853 81, 244	4,941	4, 107	102	7,399
198	103, 541	79, 719	1, 525	81, 244	4, 389	66, 488	2, 108	5,967
199	43, 270	60, 740	2, 356	63, 096	20, 619	34, 489	1,807	6, 054
200 201	345, 828	154, 858	61, 524	216, 382	9, 470	167, 667	4, 820	12, 230
202	345, 626	263, 760	01, 524	263, 760	5, 004	250, 731	1,500	6, 275
203		200, 100		200, 100	0,001	200, 101	1,000	0, 270
204	872, 578	144, 377	34, 500	178, 877	92, 046	61, 633	8, 136	16, 112
205	261, 575	61, 867	12,000	73, 867	22, 032	35, 704	4, 817	8, 921
206	119, 686	13, 562	13,000	26, 562	281	17,831	1,044	6,048
207	194, 069	22, 484	6, 499	28, 983	3, 414	16, 358	2, 117	6, 720
208	• • • • • • • • • • • • • • • • • • •			• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •			
209	100 505	100 000		100 000	10 55	350 010	0.014	
210	132, 705	186, 360	20 642	186, 360	18, 557	153, 010	3, 314 1, 933	8,650
$\frac{211}{212}$	176, 103 37, 071	96, 399 88, 328	30, 643	127, 042 88, 328	35, 447 21, 171	75, 384 54, 683	1, 933	8, 439 9, 207
213	110, 451	65, 411	20, 200	85, 611	26, 408	40, 831	2, 172	9, 028
214	1, 170, 877	1, 325, 821	20,200	1, 325, 821	129, 416	1, 109, 679	33, 800	20, 254
215						. 		
216	767, 936	321, 939 87, 562	162, 407	484, 346	29, 414	412, 419	9,899	20, 534
217		87, 562		87,562	44, 694	36, 619	1,801	4,448
218	216, 899	63, 854	14, 775	78, 629	27, 409	28, 029	3, 086	9, 992
219	122, 788	116, 780		116, 780	31, 014	67, 394	917	9,418
220		010.007	174 007	070 004	100 010	479 704	14 510	
$\frac{221}{222}$	1, 210, 746	818,007	154, 087 33, 446	972, 094	436, 316 29, 776	472, 794 167, 074	14, 516	30, 025 10, 085
$\frac{222}{223}$	184, 419	182, 169	33, 440	215, 615	20, 110	101,014	4, 144	10,005
224								
225	264, 375	284, 882		284, 882	83,930	188, 850	1, 686 2, 337 3, 254	10, 416
226	66, 883	284, 882 22, 744	12,036	284, 882 34, 780	83, 930 14, 247	9, 629	2, 337	5,804
227	224, 595	108,245	8,415	116,660	34, 116	59, 445	3, 254	9, 266
228	147, 338	43, 768	38, 128	81, 896	21,691	47,004	2,223	9, 662
229	273, 302	245, 581	47, 454	293, 035	40, 196	190, 052	9,934	15, 367
230 231	166, 133	78, 039 20, 254	13, 100	91, 139	35, 263	46, 983	2, 687	5, 864
40 L	60, 130	20, 204	(20, 254	2,830	11, 124	1, 261	4, 251

Balance in hands of	Amount returned to	Amount of assessment	Amount of	Dividends	Interest dividends	Finally
Comptroller	shareholders	upon share-	claims proved.	(per cent).	(per cent).	closed.
or réceiver.	in cash.	holders.	proved.	_	(per cent).	
\$19, 969		\$180,000	\$123, 209	35. 00		
1,550		45, 000	64, 368	60.00		
6, 504		54, 000	60, 099			
631		45,000	36, 336	25,00		
7, 133		150,000	282, 211	50.00		
5, 980		120,000	36, 336 282, 211 115, 842 59, 781 151, 847	70.00		
1, 237		41,000	59, 781	35.00		
5, 475	\$13, 140		151, 847	100.00	100.00	77.7
· • • • • • • • • • • • • • • • • • • •						Feb. 15, 1892
001 005		18, 200	34, 014 7, 599, 206	66, 00 87, 50		Nov. 24, 1894
201, 985 19, 870		400, 000 100, 000	7, 599, 200 546, 636	70.00		
7, 146		150, 000	281, 903	60.00		
28, 164		500, 000	949, 954	35.00		• • • • • • • • • • • • • • • • • • •
8, 381		250, 000	559, 696	55.00		
2, 104		15, 750	17, 872	40.00		
713		9,500	36, 156	75.00	. .	
	28, 696		79, 330	100.00	100.00	Oct. 12, 1892
6, 217		21,000	44, 451	60.00		
1, 154		82,000	145, 595	40.00		
7, 737		25, 000	84,382	40.00		10 1000
· · · · · · · · · · · · · · · · · · ·	69, 719	•••••	174, 356	100.00	100.00	Apr. 12, 1893
1, 821	•••••	17, 500	16, 250	20.00		
1,021	1,656	17,500	33, 986	100.00	100.00	Apr. 6, 1893
2,841	1,000	36, 250	45, 664	35.00		
4,877		75, 000	224, 479	80.00		
3,912		50, 000 75, 000	102, 448 91, 784	20.00		
6, 830		75,000	91, 784	50.00		
29,158		300, 600	910, 676	15.00		
7,002		80,000	122, 865	50.00		
75, 308		460, 000	144, 730	25.00		
1, 768		500, 000	1, 479, 609	60.00	100.00	
84		50, 000	68,459	100.00 20.00		
614 872		100,000	113, 110 137, 900	25.00		
78, 878		750, 000	961, 326	70.00		
108, 732		200, 000	450, 713	55.00		
	103		50, 775	100.00	100.00	Sept. 16, 1895
2, 234		48,000	80, 938	70.00		
	51, 595		600, 573	100.00	100.00	June 15, 1894
727	· • • • • • • • • • • • • • • • • • •	112, 500	199, 440	55.00		
1,304		12,500	16, 428	25. 00		
2,292		50, 000 6, 000	126, 411	51.00 100.00		
127		0,000	34, 489	100.00		Feb. 6, 1894
22, 195		100,000	362, 885	50.00		1 CD. 0, 1004
22, 133	250	100,000	239, 894	100.00	100.00	Sept. 12, 1895
						Dec. 5, 1894
950		250,000	619, 362	10.00		
3,293		50, 000	237, 733	15.00		
1,358		50,000	71, 017	25.00		
374		18,000	109, 983	15.00		Dec. 91 1000
· • • • • • • • • • • • • • • • • • • •						Dec. 21, 1893 Jan. 29, 1894
2, 829			179, 976	85.00		oan. 29, 1894
2, 829 5, 839	1	80,000	160, 505	50.00		
1, 390		00,000	64, 336	85.00		
7, 172		50,000	82, 339	50.00		
32, 672			1, 305, 434	85.00		
. 						Nov. 17, 1893
12,080		250,000	621, 350	65.00		
• • • • • • • • • • • • • • •			30, 839	100.00	100.00	Nov. 16, 1894
10, 183		100,000	139, 318	20.00		
8, 037			103, 683	65.00		70 77 7000
10 449		900 000	1 004 500	45 00		Dec. 11, 1893
18,443		300,000	1, 034, 593	45.00		
4, 536		60,000	240, 702	70.00		Mar. 26, 1894
•••••			·····			Dec. 4, 1893
• • • • • • • • • • • • • • • • • • •			251 538	75.00		Dec. 4, 1095
2, 763		42,000	32, 098	30.00	1	
2, 763 10, 579		75,000	251, 538 32, 098 199, 815	30.00		
1,316		78,000	92, 663	50.00		
37, 486		77, 000	253, 410	75.00		
	1	50,000	93, 967	50.00	1	1 .
342			25, 784			

No. 72.—Insolvent National Banks, Dates of Organization, Appointment of System, with Amounts of Nominal and Additional Assets,

	Nominal value of remaining assets	Collected from assets.	Collected from assess- ment upon share- holders.	Total collections from all sources.	Loans paid and other disburse- ments.	Dividends paid.	Legal expenses.	Receiver's salary and other expenses.
2 32								
233 234	\$90, 645	\$32, 946		\$3 2 , 9 46	\$16, 195	\$6, 558	\$1,009	\$7,175
235 236	69, 267 505, 863	47, 316 41, 641	\$52, 918	47, 316 94, 559	16,219 $2,694$	21, 625 65, 517	1, 967 5, 267 1, 209	\$7, 175 7, 201 11, 386
237	262, 459 27 7 , 421	174, 950 128, 185	\$52, 918 13, 650 33, 500	188, 600 161, 685	2, 694 81, 147 17, 614	65, 517 86, 506 112, 947	1, 209 8, 643	11, 124 16, 100
238 239	103, 115	65, 187	14, 600	79, 787	25,970	46, 795	780	6, 242
$\frac{240}{241}$	46, 696 82, 278	28, 875 13, 201		28, 875 13, 201	4, 191 4, 4 95	17, 151 2, 547	775 1, 769	6, 729 3, 338
$\frac{242}{243}$	92, 290	14, 161	23, 476	37, 637	7, 914	14, 210	2,058	3, 941
$\frac{244}{245}$	65, 349 589, 527	95, 730 149, 887	117, 819	95, 730 267, 706	19, 811 100, 845	67, 004 146, 754 22, 682	132 5, 312	5,374 $12,025$
$\frac{246}{247}$	589, 527 76, 922 196, 708	23, 509 40, 732	10, 152 15, 320	33, 661 56, 052	4, 257 23, 539	22, 682 18, 441	4, 574	12, 025 6, 310 5, 968
248	524,722	87, 024		87, 024	57, 542		11. 056	9, 996
249 250	364,446 $229,159$	110, 332 80, 404	15, 750 14, 671	126, 082 95, 075	10, 537 9, 245	75, 838 75, 672	10, 992 1, 799	15, 780 7, 146
$\begin{array}{c} 251 \\ 252 \end{array}$	54, 778 486, 223	10, 834 88, 606	118, 847	10, 834 207, 453	664 48, 092	6, 122 144, 365	454 171	2, 452 4, 179
253	121, 579	60, 730	23, 000	83, 730	12, 647	62, 825	687	5, 746
$254 \\ 255$	88, 830 288, 877	19, 184 68, 870	12, 660 58, 608	31, 844 127, 478	8, 517 37, 700 156, 931	15, 160 70, 760	$1,681 \\ 2,852$	5, 154 8, 068
$\frac{256}{257}$	462, 572 132, 709	160, 841 56, 528	24, 300	185, 141 56, 528	156, 931 24, 407	28, 015	13, 157 565	12,062 2,954
258	269,804	57, 212	23, 015	80, 227	39, 016	27,540	1,890	6, 132
$\frac{259}{260}$	1, 412, 546 107, 496	134, 889 15, 708	32, 800	167, 689 15, 708	43, 971 10, 954	83, 751	3, 872 434	17, 058 2, 991
$\begin{array}{c} 261 \\ 262 \end{array}$	126, 848 113, 180	30, 145	8, 750 3, 670	38, 895 48, 913	20, 966 11, 033	14, 457 32, 368	530	2,748
263		45, 243 27, 159	3,010	27, 159	21, 353	2, 233 55, 558	531 16	4, 981 2, 004
$\begin{array}{c} 264 \\ 265 \end{array}$	422,970 $143,803$	174, 678 11, 810	11, 298	174, 678 23, 108	104, 8 54 1, 705	55, 558 12, 265	4, 190 1, 340	10, 040 3, 086
266 267	245, 382	40, 795 11, 562	47, 463 42, 504 5, 528	88, 258	22, 445 11, 115	48, 394 29, 619	2,252 874	4, 039 8, 496
268	303, 447 220, 206	12, 249	5, 528	54,066 17,777	3,982	9,802	477	2,710
$\frac{269}{270}$	127, 570 121, 909	20, 251 6, 978	4,990	25, 241 6, 978	6, 298 3, 932	10, 957	691 425	2, 375 2, 621
$\begin{array}{c} 271 \\ 272 \end{array}$	121, 909 367, 272 395, 833	83, 218 30, 667	7, 925 15, 375	91, 143 46, 042	68, 702 20, 540		575 1, 743	5,067 4,178
273	181 678	39, 239		39, 239	11,824	17, 426	475	3,453
$\frac{274}{275}$	264, 890 111, 854 139, 732	298, 763 61, 142 43, 995	12, 930	311, 693 61, 142 43, 995	17,752 29,927	290, 168 19, 137 18, 148	63 871	3, 710 2, 542
$\begin{array}{c} 276 \\ 277 \end{array}$	139, 732 52, 235	43, 995 6, 002		43, 995 6, 002	19, 296 670	18, 148	574 135	2,555 1,595
278	454, 854	157, 534		157, 534	15, 581	94, 831	287	3, 449
$\begin{array}{c} 279 \\ 280 \end{array}$	281, 532 74, 231	63, 676 112, 799		63, 676 112, 799 16, 208	7, 153 1, 290	52, 955 109, 179	717 5	2,851 1,625
281 282	173, 093	16, 208 8, 976		16, 208 8, 976	10,052 3,205	4, 132	131 88	1,329 1,070
283	60, 855 137, 904	3, 704		3, 704 623, 287	1,594	396, 298	292	1,013
284 285	1, 461, 404 68, 397	623, 287 17, 785	4, 125	21, 910	216, 493 3, 653	396, 298 10, 656	3, 939 226	6,557 1,848
$\frac{286}{287}$	78, 753 801, 694	4, 334 81, 038		4, 334 81, 038	2, 627 2, 428	73, 583	50 1, 277	1, 455 3, 535
288	67, 800 389, 612	2, 854 37, 107	3, 500	2,854	2, 157	l	. 	681
$\frac{289}{290}$	299, 445	84.019	3, 500 19, 625	40, 607 103, 644	1, 100 34, 443	36, 468 47, 565	$\begin{array}{c} 265 \\ 2,815 \end{array}$	2,048 1,090
$\frac{291}{292}$	57, 924	1, 093		1,093	176		27	526
293	35, 947	22, 134 93, 231	11, 550	33, 684	5, 499 82, 999	19, 387	65	273
$\frac{294}{295}$	513, 865 1, 846, 840	1 190 817		93, 231 129, 817	21,678		166 823	1,697 2,530
296 297	209, 532	23, 235 1, 124 45, 076		23, 235	3, 122 414	21, 739	150	235 474
298	106, 616 391, 716	45, 076		1, 124 45, 076	22,704	21, 739	25	561
299 300	98, 595 509, 668	1, 809 2, 198		1,809 2,198	183 186			6 57
301 302	265, 031 126, 614							
303	120, 014							
	49, 444, 964	69, 686, 616	10, 990, 861	80 677 477	10, 973, 776	60, 314, 185	2 350 800	4, 198, 032

Balance in hands of Comptroller or receiver.	Amount returned to shareholders in eash.	Amount of assessment upon share- holders.	Amount of claims proved.	Dividends (per cent).	Interest dividends (per cent).	Finally closed.
						May 21, 1894 Nov. 17, 1893
						Nov. 17, 1893
\$2,009			\$43, 721	15.00		
304			46, 714	50.00		
9, 695		\$68,000 52,500 100,000	46, 714 109, 194 174, 818 250, 993	60.60		
8,614		52, 500	174, 818	50.00		
6, 381		100,000	250, 993	45.00		
		50,000	117,026	40.00		}
29			117, 026 19, 057	90.00		
1,052			8, 690	30.00		
		,		- 		Apr. 26, 1894
9, 514		50,000	40, 602	35, 00 7 5, 00] 	
3,469			93, 045	75.00	-	
3,469 $2,770$		250, 000 18, 000 75, 000	93, 045 419, 297 44, 991 105, 858 218, 663 252, 795	35.00		
412 3, 530	. 	18,000	44, 991	50,00	- 	
3,530		75,000	105, 858	25.00		
8, 430 12, 935		250,000	218, 663			
12, 935		100,000	252, 795	30.00		
1.813		250, 000 100, 000 60, 000	187, 680	40.00	<i>.</i>	<i></i> .
1, 142		. .	16, 128	37.50		
1, 142 10, 646		252, 000	187, 680 16, 128 360, 104	41.00		
1. 825		50,000	180, 403	35.00		
1, 332 8, 098	<i></i> .	28, 500	30, 319	50.00		
8, 098		90,000	81, 721	85.00	 	
2, 991		28, 500 90, 000 187, 500	264, 508			ì
587		l	360, 104 180, 403 30, 319 81, 721 264, 508 67, 713 183, 608 838, 688 42, 949	50.00		
5, 649		100, 000 200, 000	183, 608	15.00		<i></i>
19, 034		200, 000	838, 688	10.00		
1, 329		l	42, 949 97, 283 61, 410			
194		50,000	97, 283	15.00		
		22,500	61, 410	50.00		
	\$1,553		19, 530	100.00	100,00	Sept. 17, 1895
36	φ1,000		167, 221	30.00		
4. 712		42,000	49, 060	25.00		
4,712 11,128		42,000 85,000 144,000 82,000 50,000 150,000	19,530 167,221 49,060 162,712 148,096	30 00		
8, 962		144,000	148,096	20.00		
8, 962 806		82,000		10.00		
4, 920		50 000	71 971	15.00		
2,020		50,000	41 507	20.00		
16, 799		150,000	71, 971 41, 507 176, 240			j
19. 581		130,000	176, 246 173, 185 89, 004 460, 259 77, 786			
6, 061			89, 004	20.00		
-,		100,020	460, 259	65.00		
8, 665			77, 786	25.00		
3,422				20.00		
3, 602			7, 042 379, 325 176, 517			
43, 386		100,000	379, 325	25.00	ļ]
			176, 517	30.00		
700			164, 339	75.00		
4,696			164, 339 46, 625 16, 530 60, 343			l
481			16, 530	25, 00		l
805			60, 343			
			892, 244	45,00		
5,527		30,000	892, 244 35, 520	30.00		
202	1	20,000	28, 282 493, 217		1	
215)		493, 217	15.00		
16			12, 845			
726		50,000	1 243 154	15.00		
17,731		100,000	339, 688	15, 00		
364	1		4, 435		l	1
	1		339, 688 4, 435 3, 161		1	
8, 460		50,000	50, 914	40.00	1	
8, 460 8, 369			155, 877	40.00		
104, 786			218, 533			
104, 786- 19, 728			210,000		1	
236		50,000	1,610		1	
47	l	00,000	144, 927	15.00	l	-
1, 620		i	144, 051	10.00	ļ -	
1, 955						
1, 900		•••••			1	
•••••		•••••		· · · · · · · · · · · · · · · · · · ·		
1, 724, 147	1, 116, 438	26, 770, 070	94, 634, 062			
	i I. 110.438					

No. 73.—NATIONAL BANKS WHICH FAILED DURING THE YEAR ENDED OCTOBER 31, 1895, WITH CAPITAL, SURPLUS, AND LIABILITIES, AS SHOWN BY LAST REPORTS OF CONDITION.

OF CONDITION.							
				As show		last report o	f condi-
Name and location of bank.	Date of authority to commence business.	Date of failure.	Receiver ap- pointed.	Capital.	Surplus and undivided profits.	Other liabilities.*	Date of last report of condition.
Buffalo County Na-							
tional Bank, Kear- ney, Nebr	July 3, 1886	1894. Oct. 11	1894. Nov. 10	\$100,000	\$38, 512	\$103, 598	1894. Oct. 2
First National Bank, Johnson City, Tenn. Citizens' National	Dec. 24, 1888	Nov. 13	Nov. 13	50, 000	4,000	95, 846	Oct. 2
Dak	Apr. 10, 1884	Dec. 3	Dec. 12	50, 000	19, 289	71, 309	Oct. 2
Bank, Spokane Falls, Wash Tacoma National	Apr. 8, 1889	Nov. 21	Dec. 13	150, 000	27, 743	319, 301	Oct. 2
Bank, Tacoma, Wash	Apr. 13, 1883	Dec. 3	Dec. 14	200, 000	18, 417	222, 846	Oct. 2
City National Bank, Quanah, Tex Central National	July 9, 1890	Dec. 12	Dec. 15	100, 000	19, 882	141, 436	Oct. 2
Bank, Rome, N. Y	July 1, 1865	Dec. 19	1895. Jan. 2	100, 020	30, 521	445, 623	Oct. 2
First National Bank, Redfield, S. Dak North Platte National	Oct. 2, 1885	Jan. 9	Jan. 11	50,000	13, 066	179, 932	Dec. 19
Bank, North Platte, Nebr	May 4, 1889	1894. Nov. 30	Jan. 14	75, 000	5, 424	129 , 206	Oct. 2
Needles National Bank, Needles, Cal. National Broome	Mar. 6, 1893	Dec. 12	Jan. 19	50, 000	210	7, 383	Oct. 2
County Bank, Bing- hamton, N. Y	Aug. 9, 1865	1895. Jan. 25	Jan. 28	100,000	30, 232	369, 286	Dec. 19
First National Bank, San Bernardino, Cal.	July 3, 1886	1894. Nov. 8 1895.	Jan. 29	100,000	63, 952	231, 905	Oct. 2
Dover National Bank, Dover, N. H	Apr. 22, 1865	Jan. 14	Feb. 7	100,000	27, 060	107, 545	Dec. 19
Browne National Bank, Spokane Falls, Wash	May 4, 1889	1894. Nov. 23	Feb. 8	100, 000	5, 521	95, 319	Oct. 2
First National Bank, Anacortes, Wash Holdrege National	Nov. 6, 1890	Jan. 17	Mar. 6	50,000	1,927	19, 664	Dec. 19
Bank, Holdrege, Nebr	Apr. 26, 1888	Mar. 1	Mar. 15	75, 000	6,868	66, 744	Dec. 19
National Bank of Kansas City, Mo	Apr. 13, 1886	Mar. 16	Mar. 18	1, 000, 000	3, 270	1, 140, 359	1895. Mar. 5
First National Bank, Texarkana, Tex	Oct. 26, 1883	Mar. 6	Apr. 1	50, 000		39, 243	Mar. 5
First National Bank, Ravenna, Nebr	May 22, 1889	Apr. 3	Apr. 10	50, 000	4,500	31, 789	Mar. 5
City National Bank, Fort Worth, Tex	May 28, 1877	Apr. 4	Apr. 10	300, 000	49, 736	598, 470	Mar. 5
First National Bank, Dublin, Tex First National Bank,	July 1, 1889	Apr. 3	Apr. 22	50,000	7, 915	16, 733	Mar. 5
Ocala, Fla	Mar. 16, 1886	Apr. 20	Apr. 22	50, 000	47, 562	424, 458	Mar. 5
First National Bank, Willimantic, Conn	June 20, 1878	Apr. 22	Apr. 23	100,000	22, 601	304, 660	Mar. 5
First National Bank, PortAngeles, Wash.	May 19, 1890	Apr. 17	Apr. 26	50,000	9, 673	12, 191	Mar. 5
First National Bank, Ida Grove, Iowa †	Oct. 10, 1888	Apr. 23	June 4	150, 000	10, 528	148, 863	1893. Mar. 6
First National Bank, Pella, Iowa	Oct. 14, 1871	June 2	June 5	50,000	2, 158	71, 680	1895. May 7
Merchants' National Bank, Seattle Wash.	June 23, 1883	May 21	June 19	200,000	28, 637	340, 774	May 7
Union National Bank, Denver, Colo Superior National	July 30, 1890	July 27	Aug. 2	500,000	80, 291	988, 604	July 11
Bank, West Superior, Wis	Jan. 13, 1892	July 27	Aug. 6	135, 000	3, 501	108, 069	July 11
Puget Sound National Bank, Everett, Wash		July 17	Aug. 7	50, 000	2, 500	56, 519	July 11
Keystone National Bank of Superior, West Superior, Wis.	Aug. 16, 1890	July 30	Aug. 15	200, 000	24, 190	259, 711	July 11
First National Bank, South Bend, Wash.			i		1,000		July 11
* Total, as per report, † Formerly in volunt	except capital	l, surplus,					
•							

No. 73.—National Banks which Failed during the Year ended October 31, 1895, with Capital, Surplus, and Liabilities, etc.—Continued.

					•		
				As show		last report on.	of condi-
Name and location of bank.	Date of authority to commence business.	Date of failure.	Receiver ap-	Capital.	Surplus and undivided profits.	Other liabilities.*	Date of last re- port of condi- tion.
State National Bank, Denver, Colo. † Kearney National	May 16, 1882	Aug. 21	Aug. 24	\$300,000	\$41,506	\$403, 150	1894. July 18
Bank, Kearney, Nebr First National Bank,	June 5, 1884	Sept. 13	Sept. 19	100,000	20,000	160, 164	1895. July 11
Wellington, Kans Columbia National	Feb. 13, 1883	Oct. 21	Oct. 25	50,000	32, 500	67, 253	Sept. 28
Bank, Tacoma, Wash	Sept. 2, 1891	Oct. 24	Oct. 30	350, 000	14, 594	267, 622	Sept. 28
Total				5, 235, 020	719, 286	8, 106, 646	

 $^{^\}star$ Total, as per report, except capital, surplus, circulation, undivided profits, and unpaid dividends. \dagger Formerly in voluntary liquidation.

No. 74.—NATIONAL-BANK RECEIVERSHIPS IN AN INACTIVE CONDITION.

Name and location of bank.	Date of ap- pointment of receiver.	Divi- dends paid.
First National Bank, Anderson, Ind Third National Bank, Chicago, Ill Mechanics' National Bank, Newark, N. J First National Bank, Livingston, Mont Fifth National Bank, St. Louis, Mo First National Bank, Soux Falls, S. Dak First National Bank, Soux Falls, S. Dak First National Bank, Anoka, Minn First National Bank, Anoka, Minn First National Bank, Sheffield, Ala. Kingman National Bank, Kingman, Kans City National Bank, Hastings, Nebr First National Bank, Hastings, Nebr First National Bank, Alma, Kans City National Bank, Ellsworth, Kans Central Nebraska National Bank, Pratt, Kans Central Nebraska National Bank, Pratt, Kans Central Nebraska National Bank, Procence, Ala Cheyenne National Bank, Cheyenne, Wyo First National Bank, Downs, Kans Bell County National Bank, Temple, Tex National Bank of Gultrie, Okla. Cherryvale National Bank, Cherryvale, Kans People's National Bank, Cherryvale, Kans People's National Bank, Fayetteville, N. C First National Bank, Palatka, Fla Vincennes National Bank, Vincennes, Ind First National Bank, Starkville, Miss	pointment of receiver. Nov. 23, 1873 Nov. 24, 1877 Nov. 2, 1881 Aug. 25, 1884 Aug. 25, 1884 Apr. 23, 1889 Dec. 23, 1889 Dec. 23, 1889 Dec. 24, 1890 Apr. 7, 1891 July 21, 1890 July 21, 1890 July 21, 1890 July 22, 1892 July 16, 1892 July 16, 1892 July 21, 1891 Aug. 7, 1891 Aug. 7, 1891 Aug. 7, 1891 Aug. 1892 July 24, 1892 July 22, 1892 July 22, 1892 July 22, 1892 July 21, 1891 Aug. 7, 1891 Aug. 9, 1893	dends paid. Per cent. 46.80 *100.00 67.405 95.00 65.00 54.00 55.00 25.00 60.00 70.00 25.00 60.00 60.00 20.00 60.00 80.00
National Granite State Bank, Exeter, N. H. First National Bank, Del Norte, Colo.		40. 00 20. 00

^{*} And interest.

No. 75.—Titles of the Eleven National Banks the Affairs of which were Closed during the Year ended October 31, 1895, with Date of Appointment of Receiver, Total Dividends on Principal of Claims, and Proportion of Interest Paid.

Name and location of bank.	Date of appointment of receiver.		Proportion of interest paid.
First National Bank, Abilene, Kans. First National Bank, Brunswick, Ga. First National Bank, Cedartown, Ga. First National Bank of North Dakota, Fargo, N. Dak First National Bank of Rorant, Nebr. National City Bank, Marshall, Mich First National Bank, Bulk, Mich First National Bank, Red Cloud, Nebr. California National Bank, Red Cloud, Nebr. California National Bank, San Francisco, Cal. Spokane National Bank, Spokane Falls, Wash	July 26, 1893 Oct. 14, 1891 June 6, 1893 Aug. 14, 1894 June 22, 1891 Nov. 20, 1886 July 1, 1891 Jan. 14, 1889	100, 00 100, 00 56, 50 89, 80	100, 00 100, 00 100, 00 100, 00

No. 76.—Dividends, One Hundred and One in Number, paid to the Creditors of Insolvent National Banks during the Past Year, with the Total Dividends in each Case up to November 1, 1895.

	Date of ap-	Dividends	paid during tl	ae year.	Totai	Propor-
Name and location of bank.	pointment of receiver.	Date.	Amount.	Per cent.	dividends paid de- positors.	interest paid de- positors.
First National Bank, Cedartown, Ga.	July 26, 1893	Nov. 10, 1894	\$2, 932. 81	70.00	Per cent. 100.00	Per cent. 100
Third National Bank, Detroit, Mich.	Feb. 1, 1894	Nov. 16, 1894	21, 126. 51	6.00	41.00	
water, Kans	Oct. 14, 1891	Nov. 24, 1894	1, 190. 26	16.00	66.00	
American National Bank, Springfield, Mo	Feb. 28, 1894	Dec. 10, 1894 Jan. 19, 1895	12, 950. 71 43, 169. 21	15.00 50.00	15.00 65.00	
First National Bank, Sundance, Wyo	Oct. 11, 1893	Aug. 26, 1895 Dec. 10, 1894 Mar. 18, 1895	14, 584. 19 4, 059. 95 6, 090. 00	20.00 10.00 15.00	85.00 20.00 35.00	• • • • • • • • • • • • • • • • • • • •
Elmira National Bank, Elmira, N. Y	May 26, 1893	Dec. 20, 1894	109, 128. 41	25. 00	55.00	
National City Bank, Mar-	June 22, 1891	do	15, 690, 94	5, 00	100.00	160
shall, Mich	July 29, 1893	Jan. 12, 1895	10, 367. 33	10.00	65.00	,,,,
City National Bank, Green-	!		•		1	
ville, Mich Stock Growers' National Bank, Miles City, Mont	June 27, 1893	Jan. 16, 1895	11, 980. 45	5.00	15.00	
Spokano National Bank, Spo-	Aug. 9,1893	Jan. 21, 1895	9, 223. 50	5.00	30,00	
kane Falls, Wash	Feb. 3, 1891	Jan. 1, 1895	14, 569. 63	3.70	93.70	· · · · · · · · · · · · · · · · · · ·
Hutchinson, Kans First National Bank, Marion,	Nov. 6, 1893	Jan. 28, 1895	18, 441. 23	25.00	25.00	. <i>-</i>
Kans	Aug. 22, 1893	Feb. 1,1895	7, 568. 48	20.00	50,00	
Payne, Ala First National Bank, Lakota,	Jan. 26, 1894	do	2, 016. 13	12.50	37. 50	
N. Dak	June 13, 1893	do	3, 822. 07	30.00	30.00	
Commercial National Bank, Nashville, Tenn Do. First National Bank, Arling-	Apr. 6, 1893	do Sept. 30, 1895	84, 963. 81 71, 292. 49	5. 00 5. 00	55. 00 60 . 00	
ton, Oreg	Aug. 2, 1894	Feb 1, 1895	12, 978. 29	15.00	15.00	
National Bank of Pendleton, Oreg	June 8, 1894	Jan. 28, 1895 Aug. 28, 1895	15, 658. 88 12, 238, 08	25. 00 25. 00	25. 00 50. 00	
National Bank of Middle- town, Pa	Sept. 24, 1894	Feb. 6, 1895	33, 345. 45	30.00	30.00	
State National Bank, Vernon, Tex.	do	Feb. 8, 1895	6, 937. 53	25.00	25, 00	
Baker City National Bank, Baker City, Oreg	Aug. 2, 1894	July 23, 1895 Oct. 31, 1895	13, 764, 53 12, 281, 94 6, 140, 97	20.00 20.00 10.00	20, 00 40, 00 50, 00	
Do Livingston National Bank,	do			1	j	
Livingston, Mont First National Bank, Vernon,	July 20, 1893	Feb. 1, 1895	8, 373. 03	10.00	50.00	
Tex. Linn County National Bank, Albany, Oreg	Aug. 12, 1893	Feb. 14, 1895	12,708.58	15.00	50.00	
Do	July 10, 1893	Sept. 5, 1895	17, 977. 77 17, 977. 77	10.00 10.00	75. 00 85. 00	
First National Bank, Red Cloud, Nebr	July 16, 1891	Feb. 15, 1895	5, 654. 73	10.00	60.00	
State National Bank, Wichita, Kans.	June 29, 1894	Feb. 18, 1895	26, 601. 68	15. 00	15.00	
Columbia National Bank, Chicago, Ill	May 22, 1893	Mar. 4, 1895 Oct. 10, 1895	38, 407. 44 48, 807. 17	4.00 5.00	65. 09 70. 00	
Nebraska National Bank, Beatrice Nebr	July 12, 1893	Mar. 5, 1895	26, 365. 79	20.00	50.00	
Nebraska National Bank, Beatrice, Nebr Central National Bank, Rome, N. Y.	Jan. 2, 1895	Mar. 20, 1895 May 24, 1895 Oct. 26, 1895	144, 311. 67 68, 717. 37	35.00 15.00	35. 00 50. 00	
National Broome County Bank, Binghamton, N. Y. Gulf National Bank, Tampa,	Jan. 28, 1895	Mar. 25, 1895	69, 038. 74 79, 267. 67	15.00 25.00	65. 00 25. 00	
Gulf National Bank, Tampa, Fla	July 14, 1893	Apr. 1, 1895	6, 432. 88	10.00	85.00	
Oglethorpe National Bank, Brunswick, Ga.	1 -	Mar. 21, 1895		15.00	1	

No. 76.—Dividends, One Hundred and One in Number, paid to the Creditors of Insolvent National Banks during the Past Year, etc.—Continued.

	1				i	· · · · ·
	Date of ap-	Dividends	paid during th	ie year.	Total	Proportion of
Name and location of bank.	pointment of receiver.	Date.	Amount.	Per cent.	dividends paid de- positors.	interest paid de- positors.
Northern National Bank, Big Rapids Mich	Aug. 5, 1893	Apr. 4, 1895 Oct. 31, 1895	\$11, 90 6 . 27 36, 105. 33	5.00 15.00	Per cent. 55.00 70.00	Per cent.
First National Bank, Wat-	Feb. 26, 1894	Apr. 10, 1895	17, 747. 36	10.00	35.00	
Dover National Bank, Dover, N. H.	Feb. 7, 1895	Apr. 25, 1895 July 24, 1895	70, 885. 09 36, 392. 78	50.00 25.00	50.00 75.00	
Albuquerque National Bank, Albuquerque N. Mex Do	Aug. 11, 1893	Apr. 25, 1895 June 17, 1895	25, 337, 45 25, 337, 85	10.00 10.00	55, 00 65, 00	
First National Bank, Johnson City, Tenn.	Nov. 13, 1894	Sept. 5, 1895 Apr. 29, 1895	25, 337. 85 8, 752. 70	10.00 15.00	75. 00 15. 00	
son City, Tenn First National Bank, San Bernardino, Cal Do	Jan. 29, 1895	May 1, 1895 Oct. 26, 1895	31, 836, 32 17, 651, 72	20.00 10.00	20. 00 30. 00	
North Platte National Bank, North Platte, Nebr	Jan. 14, 1895	May 6, 1895	9, 287. 34	20.00	20.00	
City National Bank, Quanah, Tex	Dec. 15, 1894	May 1, 1895	15, 781. 62	20.00	20.00	
lene, Kans	Jan. 21, 1890	May 9, 1895	1, 928. 79	2, 55	87. 55	
Great Falls, Mont First National Bank, Llano,	July 29, 1893	May 11, 1895	14, 019. 60	10.00	20.00	
Tex	Feb. 28, 1894	July 27, 1895	7, 579, 75 7, 579, 75	25. 00 25. 00	25. 00 50. 00	· · · · · · · · · · · · · · · · · · ·
Wichita, Kans Washington National Bank,	Sept. 5, 1894	May 15, 1895	47, 643. 50	30.00	30.00	
Tacoma, Wash Do Red Cloud National Bank	Aug. 26, 1893	July 17, 1895	19, 180. 19 19, 180. 19	20.00 20.00	40.00 60.00	
Red Cloud National Bank, Red Cloud, Nebr	July 1, 1891	May 24, 1895	8, 533. 47	9.80	89. 80	
Chamberlain National Bank,	Aug. 3, 1893	May 25, 1895	103, 282. 04	10.00	45.00	· · · · · · · • •
Chamberlain, S. Dak First National Bank, Anderson, Ind	Sept. 30, 1893 Nov. 23, 1873	May 27, 1895 June 1, 1895	1, 882. 65 5, 459. 36	10.00 3.80	90.00 46.80	
People's National Bank, Fayetteville, N. C. National Bank of North Da-	Jan. 20, 1891	June 17, 1895	5, 739. 59	5.00	65. 00	
kota, Fargo, N. Dak	June 6, 1893	June 20, 1895	1, 224. 02	60.00	100.00	100.00
National Bank of Kansas City, Mo Do	Mar. 18, 1895 do	Aug. 28, 1895 Oct. 31, 1895	196, 094, 56 131, 814, 34 44, 608, 14	25, 00 15, 00 5, 00	25. 00 40. 00 45. 00	
burn, N. Y.	Feb. 20, 1888	May 28, 1895	33, 758. 03	4.00	54.00	· • • • • • • • • • • • • • • • • • • •
Lloyds National Bank, Jamestown, N. Dak Oregon National Bank, Port-	Sept. 14, 1893	June 20, 1895	25, 099, 35	10.00	45. 00	
land, Oreg Evanston National Bank, Evanston Ill	Dec. 12, 1893	July 9, 1895	25, 279. 45	10.00	30.00	· · · · · · · · · · · · · · · · · · ·
Eiret National Bank Mid.	June 7, 1893	July 10, 1895	7, 826. 08	10.00	70.00	· • • • • • • • • • • • • • • • • • • •
dlesboro, Ky First National Bank, Wilmington, N.C. First National Bank, Grant, Nahr	Aug. 12, 1893 Dec. 21, 1891	July 12, 1895	1, 763. 98 27, 981. 09	10.00 5.00	45. 00 55. 00	
First National Bank, Grant, Nebr	Aug. 14, 1894	July 17, 1895	2, 232. 86	100.00	100.00	100.00
First National Bank, Texar- kana, Tex	Apr. 1, 1895	July 20, 1895	9, 721. 72	30.00	30.00	
Chemical National Bank, Chi- cago, Ill	July 21, 1893	do	65, 270. 48	5.00	85.00	
ver, Colo First National Bank, Kear-	July 6, 1894	July 17, 1895	62, 215.94	10.00	10.00	······
ney, Nebr First National Bank, Red-	Oct. 24, 1894	July 23, 1895	29, 619, 15	20.00	20, 00	
First National Bank, North	Jan. 11, 1895	do	18, 860. 72	25.00	25. 00	· • • • • • • • • • • • • • • • • • • •
Manchester, Ind First National Bank, Pine Bluff, Ark	Oct. 16, 1893 Nov. 20, 1886	July 25, 1895	12, 757. 84 19, 781. 78	15, 00 11, 50	75.00 56,50	
			201102010		00,000	

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No. 76.—Dividends, One Hundred and One in Number, paid to the Creditors of Insolvent National Banks during the Past Year, etc.—Continued.

	Date of ap	Dividends	paid during th	ie year.	Total	Propor- tion of
Name and location of bank.	pointment of receiver.	Date.	Amount.	Per cent.	dividends paid de- positors,	interest paid de- positors.
First National Bank, Cedar Falls, Iowa Middletown National Bank,	June 13, 1893	July 27, 1895	\$8,848.77	7.00	Per cent. 51. 00	Per cent.
Middletown, N. Y	Nov. 29, 1884	Aug. 5, 1895	3, 251. 21	. 50	100.00	23. 95
El Paso National Bank, El Paso, Tex	Sept. 2, 1893	Aug. 7, 1895	42, 822. 59	25.00	50. 00	· · · · · ·
lumbia, Tenn	May 19, 1893	Aug. 9, 1895	13, 787. 13	10.00	25, 00	
First National Bank, Anacortes, Wash	Mar. 6, 1895	Aug. 26, 1895	4, 132. 33	25.00	25. 00	
Iowa	June 5, 1895	Aug. 28, 1895	19, 386. 59	40.00	40.00	
City National Bank, Fort Worth, Tex First National Bank, Willi-	Apr. 10 , 1895	do	73, 583. 23	15, 00	15.00	
mantic, Conn	Apr. 23, 1895	Sept. 7, 1895	47, 565. 49	15.00	15.00	
Denver, Colo	Oct. 24, 1893	Sept. 5, 1895	83, 835. 00	20.00	35. 00	
Tenn	Oct. 25, 1893	Oct. 10, 1895	4, 518. 38	10.00	50.00	
First National Bank, Brady, Tex	June 13, 1893	Oct. 15, 1895	3, 305. 94	10.00	100.00	
Philadelphia, Pa	May 9, 1891	đo	115, 717. 13	5.00	15.00	
FlaBuffalo County National	Apr. 22, 1895	Oct. 16, 1895	36, 467. 63	15.00	15.00	
Bank, Kearney, Nebr Keystone National Bank of	Nov. 10, 1894	Oct. 21, 1895	9, 802. 37	10.00	10.00	
Superior, West Superior, Wis	Aug. 15, 1895	Oct. 31, 1895	21, 739. 07	15.00	15.00	
Total			*2, 947, 439. 65			

^{*}Exclusive of \$433,113 paid on claims proved and allowed subsequent to the date of declaration of the respective dividends, the total amount paid during the year ended October 31 being \$3,380,552.65.

No. 77.—COMPARATIVE STATEMENT FOR TWO YEARS OF THE TRANSACTIONS OF THE NEW YORK CLEARING HOUSE, SHOWING AGGREGATE AMOUNT OF CLEARINGS, AGGREGATE BALANCES, AND THE KINDS AND AMOUNTS OF MONEY PASSING IN SETTLEMENT OF THESE BALANCES.*

Clearings, etc.	Year ended	October 31—	Increase.	Percentages to balances.	
Crommagn, Out.	1894.	1895.		1894.	1895.
Aggregate clearings	1, 585, 241, 634 244, 261, 000	\$28, 264, 379, 126 1, 896, 574, 349 1, 415, 000 15, 436, 000 1, 009, 405, 000 870, 318, 000	\$4, 034, 233, 758 311, 332, 715 † 242, 846, 000 † 346, 865, 000 583, 085, 000 317, 958, 000	16. 0 22. 0 } 62. 0	99. (

^{*}The tables appearing on pages 484 to 488, inclusive, were courteously prepared by Mr. William Sherer, manager of the Clearing House Association of the city of New York.
†Decrease.

No. 78.—Comparative statement of the Transactions of the New York Clearing House for Forty-two Years, and for Each Year, Number of BANKS, AGGREGATE CAPITAL, CLEARINGS, BALANCES, AVERAGE OF DAILY CLEAR-INGS AND BALANCES, AND THE PERCENTAGE OF BALANCES TO CLEARINGS.

Year.	No. of banks.	Capital.*	Clearings.	Balances paid in money.	Average daily clearings.	A verage daily bal- ances paid in money.	Bal- ances to clear- ings.
							Per ct.
1854	50	\$47, 044, 900	\$5, 750, 455, 987	\$297, 411, 494	\$19, 104, 505	\$988,078	5.2
1855	48	48, 884, 180	5, 362, 912, 098	289, 694, 137	17, 412, 052	940, 565	5.4
1856	50	52, 883, 700	6, 906, 213, 328	334, 714, 489	22, 278, 108	1,079,724	4.8
1857	50	64, 420, 200	8, 333, 226, 718	365, 313, 902	26, 968, 371	1, 182, 246	4.4
1858	46 47	67, 146, 018	4,756,664,386	314, 238, 911 363, 984, 683	15, 393, 736	1,016,954	6.6
1859 1860	50	67, 921, 714 69, 907, 435	6, 448, 005, 956 7, 231, 143, 057	380, 693, 438	$\begin{bmatrix} 20,867,333 \\ 23,401,757 \end{bmatrix}$	1, 177, 944 $1, 232, 018$	5. 6 5. 3
1861	50	68, 900, 605	5, 915, 742, 758	353, 383, 944	19, 269, 520	1, 151, 088	6.0
1862	50	68, 375, 820	6, 871, 443, 591	415, 530, 331	22, 237, 682	1, 344, 758	6.0
1863	50	68, 972, 508	14, 867, 597, 849	677, 626, 483	48, 428, 657	2, 207, 252	4.6
1864	49	68, 586, 763	24, 097, 196, 656	885, 719, 205	77, 984, 455	2, 866, 405	3.7
1865	55	80, 363, 013	26, 032, 384, 342	1, 035, 765, 108	84, 796, 040	3, 373, 828	4.0
1866	58	82, 370, 200	28, 717, 146, 914	1, 066, 135, 106	93, 541, 195	3, 472, 753	3.7
1867	58	81, 770, 200	28, 675, 159, 472	1, 144, 963, 451	93, 101, 167	3, 717, 414	4.0
1868	59	82, 270, 200	28, 484, 288, 637	1, 125, 455, 237	92, 182, 164	3, 642, 250	4.0
1869	59 61	82, 720, 200	37, 407, 028, 987	1, 120, 318, 308	121, 451, 393	3, 637, 397	3.0
1870 1871	62	83, 620, 200 84, 420, 200	27, 804, 539, 406 29, 300, 986, 682	1, 036, 484, 822 1, 209, 721, 029	90, 274, 479 95, 133, 074	3, 365, 210 3, 927, 666	3.7 4.1
1872	61	84, 420, 200	33, 844, 369, 568	1, 428, 582, 707	109, 884, 317	4, 636, 632	4. 2
1873	59	83, 370, 200	35, 461, 052, 826	1, 474, 508, 025	115, 885, 794	4, 818, 654	4.1
1874	59	81, 635, 200	22, 855, 927, 636	1, 286, 753, 176	74, 692, 574	4, 205, 076	5.7
1875	59	80, 435, 200	25, 061, 237, 902	1, 408, 608, 777	81, 899, 470	4, 603, 297	5.6
1876	59	81, 731, 200	21, 597, 274, 247	1, 295, 042, 029	70, 349, 428	4, 218, 378	5. 9
1877	58	71, 085, 200	23, 289, 243, 701	1, 373, 996, 302	76, 358, 176	4, 504, 906	5.9
1878	57	63, 611, 500	22, 508, 438, 442	1, 307, 843, 857	73, 555, 988	4, 274, 000	5.8
1879	59	60, 800, 200	25, 178, 770, 691	1,400,111,063	82, 015, 540	4, 560, 622	5.6
1880	57 60	60, 475, 200	37, 182, 128, 621	1, 516, 538, 631	121, 510, 224	4, 956, 009	4.1
1881 1882	61	61, 162, 700 60, 962, 700	48, 565, 818, 212 46, 552, 846, 161	1,776,018,162 1,595,000,245	159, 232, 191 151, 637, 935	5, 823, 010 5, 195, 440	3.5
1883	63	61, 162, 700	40, 293, 165, 258	1, 568, 983, 196	132, 543, 307	5, 161, 129	3.9
1884	61	60, 412, 700	34, 092, 037, 338	1, 524, 930, 994	111, 048, 982	4, 967, 202	4.5
1885	64	58, 612, 700	25, 250, 791, 440	1, 295, 355, 252	82, 789, 480	4, 247, 069	5.1
1886	63	59, 312, 700	33, 374, 682, 216	1, 519, 565, 385	109, 067, 589	4,965,900	4.5
1887	64	60, 862, 700	34, 872, 848, 786	1, 569, 626, 325	114, 337, 209	5, 146, 316	4.5
1888	63	60,762,700	30, 863, 686, 609	1, 570, 198, 528	101, 192, 415	5, 148, 192	5. 1
1889	63	60, 762, 700	34, 796, 465, 529	1, 757, 637, 473	114, 839, 820	5, 800, 784	5.0
1890	64	60, 812, 700 60, 772, 700	37, 660, 686, 572 34, 053, 698, 770	1,753,040,145	123, 074, 139	5,728,889	4.7
1891 1892	63 64	60, 422, 700	34, 053, 698, 770	1, 584, 635, 500 1, 861, 500, 575	111, 651, 471 118, 561, 782	5, 195, 526 6, 083, 335	4.6 5.1
1893	64	60, 922, 700	34, 421, 380, 870	1, 696, 207, 176	113, 978, 082	5, 616, 580	4.9
1894	65	61, 622, 700	24, 230, 145, 368	1, 585, 241, 634	79, 704, 426	5, 214, 611	6.5
1895	66	62, 622, 700	28, 264, 379, 126	1, 896, 574, 349	92, 670, 095	6, 218, 277	6, 71
Total.		167, 843, 600	1,073,513,117,948	49, 463, 653, 583	183, 378, 368	13, 842, 057	4. 60

^{*}The capital is for various dates, the amounts at a uniform date in each year not being obtainable. †Yearly average for forty-two years. †Totals for forty-two years.

No. 79.—Clearing-House Transactions of the Assistant Treasurer of the United States at New York for the Year ended October 1, 1895.

Exchanges received from clearing house	\$242, 982, 953, 29
Exchanges delivered to clearing house	95, 159, 904, 33
Balances paid to clearing house	149, 559, 822. 46
Balances paid to clearing house consisted of legal tenders and change amounting to	149, 559, 822. 46

No. 80.—Comparative Statement of the Exchanges of the Clearing Houses of the United States for October, 1895, and October, 1894.

Clearing house at—	Exchanges for October	month ended er 31—	Compa	risons.
	1895.	1894.	Increase.	Decrease.
New York	\$2,933,618,760	\$2, 281, 509, 977	\$652, 108, 783	
BostonChicago.	457, 456, 495 427, 455, 424	385, 578, 589 402, 374, 413	71, 877, 906 25, 081, 011	
Philadelphia	366, 649, 68 9	291, 370, 809	75, 278, 889	
St. Louis	112, 754, 702	101, 130, 464	11, 624, 238	
San Francisco	68, 304, 667 65, 388, 420	62, 823, 682 58, 100, 000	5, 480, 985 7, 288, 420	
Pittsburg	71, 952, 523	61, 141, 942	10, 810, 581	
Cincinnati	57, 516, 550 17, 270, 692	56, 160, 950 16, 628, 525	1, 355, 600 642, 167	
Galveston Kansas City	51, 102, 723	45, 659, 103	5, 443, 620	
New Orleans	63, 085, 629	40, 544, 033	22, 541, 596	
Minneapolis	52, 691, 597 21, 413, 228	39, 243, 814 19, 007, 516	13, 447, 783 2, 405, 712	
Milwaukee	24, 562, 276	21,500,000	3, 062, 276	
Detroit Louisville	30, 701, 870	26, 458, 658	4, 243, 212	
Houston	27, 185, 265 13, 101, 679	25, 111, 075 14, 711, 462	2, 074, 190	\$1,609,783
Providence	81, 774, 300	27, 069, 100	4,705,200 2,802,302	,,,
St. Paul	22, 241, 711 29, 572, 634	19, 439, 409 24, 476, 568	2, 802, 502 5, 096, 066	
Denver	31, 774, 300 22, 241, 711 29, 572, 634 12, 447, 990	12, 559, 957	0,000,000	111, 967
Omaha	19, 447, 014	21, 155, 035	9 900 010	1,708,021
Indianapolis	9, 524, 142 10, 419, 875	6, 150, 924 9, 051, 869	3, 373, 218 1, 368, 006	
Columbus	19, 176, 200	15, 658, 100	3, 518, 100	
Dallas	6, 033, 948 4, 462, 721	5, 291, 830 4, 317, 726	742, 118 144, 995	
Hartford	12, 207, 408	9, 721, 601	2, 485, 807	
Portland, Oreg.	5, 656, 774	6, 969, 987		1, 313, 213
Fort Worth	3, 483, 848 10, 500, 000	3, 900, 000 10, 950, 938		416, 152 450, 938
Peoria	8, 124, 778	8,760,327		635, 549
Washington, D. C	8, 844, 581 6, 682, 000	7, 786, 182 6, 411, 940	1, 058, 399 270, 060	
St. Joseph New Haven	8, 025, 808	6, 773, 172	1, 252, 636	
Salt Lake	5, 646, 292	4,700,000	946, 292	
Rochester	7, 710, 530 17, 983, 264	6, 766, 262 16, 059, 943	944, 268 1, 923, 321	
Springfield, Mass	7, 375, 532	6, 278, 619	1,096,913	
Worcester Portland, Me	7, 040, 562 6, 617, 188	5, 746, 493 6, 056, 012	1, 294, 069 581, 176	
Norfolk	5, 187, 554	4,798,215	389, 339	
Tacoma	2, 628, 473 3, 478, 065	2,600,000 3,314,387	28,473 163,678	
Grand Rapids	3, 866, 438	3, 738, 667	127, 771	
Sioux Citŷ	2, 953, 402 4, 913, 676	2, 997, 687 4, 598, 669	315, 007	44, 285
Seattle	2, 400, 712	2, 524, 007	313,001	123, 295
Los Angeles	5, 316, 345	3, 932, 686	1, 383, 659	
WilmingtonLincoln	3, 507, 369 1, 767, 362	3, 100, 000 2, 019, 243	407, 369	251,881
Des Moines	5, 085, 003	5, 364, 039		279, 096
Chattaneoga	1, 162, 648 1, 489, 700	998, 560 1, 250, 000	164, 088 239, 700	
New Bedford	2, 782, 411	1, 785, 243	997, 168	
Lexington	1 599 358	1, 610, 118 2, 059, 589		87,760
Topeka Waco	2, 116, 775 5, 427, 380 2, 213, 303 1, 573, 200	2, 059, 589 4, 500, 000	57, 186 927, 380	
Birmingham	2, 213, 303	1,725,000	488, 303	
Binghamton	1, 573, 200 1, 829, 623	1,650,800	454, 303	77,600
Canton	859, 297	1, 375, 320 749, 372	109, 925	
Springfield, Ohio	778, 734	795, 515		16, 781
Fremont	255, 063 10, 328, 591	311, 002 10, 147, 423	181, 168	55, 939
Atlanta	7, 555, 527	5, 889, 476	1, 666, 051	
Bay City	1,744,071 1,340,555	1,480,308 1,055,598	263, 763 284, 957	
Akron	417, 607	1, 055, 598 344, 066	73,541	
Jacksonville	1, 109, 849	1, 423, 665		313, 816
Rockford	958, 002 1, 212, 740	801, 951 1, 060, 978	156, 051 151, 762	
Hastings	345, 860	327, 428	18, 432	
HelenaSpokane	2, 531, 769 2, 105, 202	2, 787, 550 1, 306, 164	799, 038	255, 781
Fargo	773, 651	614, 315	159, 336	
Fall River	4, 222, 743	614, 315 3, 722, 214	500, 529	
Total	5, 240, 972, 347 4, 289, 866, 321	4, 289, 866, 321	958, 857, 883 7 751 857	7, 751, 857
Increase	951, 106, 026		7, 751, 857 951, 106, 026	
Andreaso	331, 100, 020	}	351, 100,020	1

No. 81.—Comparative Statement of the Exchanges of the Clearing Houses of the United States for Weeks ended October 26, 1895, and October 27, 1894.

Clearing house at-	Exchanges for week ended—		Comparisons.		
Oraring nouse at—	October 26, 1895.	October 27, 1894.	Increase.	Decrease.	
ew York	\$641, 624, 009	\$486, 701, 915	\$154, 922, 094		
Soston	92, 677, 337	79, 720, 230	12, 957, 107		
Chicago	92, 542, 623	84, 083, 308	8, 459, 315		
'hiladelphiat. Louis	81, 792, 431 22, 725, 972	65, 372, 109 21, 256, 155	16, 420, 322 1, 469, 817		
an Francisco	13, 611, 990	11, 503, 387	2, 108, 603		
Saltimore	13, 467, 972	12, 234, 302	1, 233, 670		
ittsburg	16, 726, 726	14, 173, 953	2, 552, 773		
incinnati	12, 061, 450	12, 129, 300		\$67,8	
falveston	4, 031, 637	4, 023, 230	8,407		
Cansas City	11, 172, 080 17, 339, 463 10, 761, 349	10, 072, 852	1, 099, 228		
Yew Orleans	17, 339, 463	9, 659, 152	7, 680, 311		
Iinneapolis	10, 761, 349	8, 565, 891	2, 195, 458		
suffalo	4, 615, 054	3, 930, 708	684, 346 1, 335, 800		
Iilwaukeo		4, 368, 868	1, 335, 800	[
Detroit		5, 617, 902 5, 367, 115	522, 784		
ouisville Iouston	5, 539, 951	3, 900, 000	172, 836	05.6	
rovidence	3, 043, 682 7, 618, 200	6, 887, 800	730, 400	856,	
t. Paul.	4, 866, 791	4, 086, 883	779, 908		
Sleveland	6, 481, 684	5, 104, 927	1, 376, 757		
Denver	2, 685, 824	2, 912, 486	1,010,701	226,	
omaha	4, 283, 653	4, 700, 766		417,	
ndianapolis	2, 266, 570	1, 393, 389	873, 181	****	
Iemphis	2, 246, 479	2, 208, 549	37, 930		
olumbus	4, 131, 500	3, 583, 700	547, 800		
Dallas	1, 300, 000	1, 200, 000	100,000		
Tashville	936, 635	825, 100	111, 535		
Iartford	2, 313, 526	1, 776, 335	111, 535 537, 191		
Portland, Oreg	2, 313, 526 1, 182, 926	1, 340, 513		157,	
Fort Worth	600,000	942, 573 2, 514, 378		342, 2, 514,	
)uluth	(*)	2, 514, 378		2, 514,	
'eoria	(*) 1, 607, 692	1,950,930		343,	
Vashington, D. C	1,821,196	1, 468, 510	352, 686		
t. Joseph	1,433,000	1, 337, 070	95 , 930	j	
Yew Haven	1,702,624	1, 315, 155	387, 469		
alt Lake	1, 294, 390	1,070,882	223, 508		
Rochester	1,577,746	1, 452, 110	125, 636		
avannah	3, 451, 423	3,579,716		128,	
pringfield, MassVorcester	1, 488, 931	1, 213, 179	275, 752		
ortland, Me	1,484,074	1, 120, 147	363, 927 39, 394		
Vorfolk	1, 336, 783 1, 091, 136	1, 297, 389 1, 069, 465			
Cacoma	567, 831	580, 543	21, 671	12,	
lowell	932, 456	777, 763	154, 693	12,	
rand Rapids	785, 150	758, 883	26, 317		
ioux City	650, 114	647, 448	2,666		
ioux Cityyracuse	1,057,426	947, 573	109, 853		
eattle	492, 022	616, 054	. 	124,	
os Angeles	1, 087, 931	783, 724	304, 207		
Vilmington	709, 714	671, 255	38, 459		
incoln	417, 851	453, 155		85,	
Des Moines	1, 141, 422	1, 199, 885		53,	
hattanooga	239, 066	225, 547	13,519		
Vichita	356, 269	346, 635	9,634		
exington	546, 219 272, 747	361, 066 328, 671	185, 153	E-	
opeka	415, 131	457, 659		55, 42,	
Vaco.	911, 545	1, 100, 000		188,	
Sirmingham	560, 045	442, 683	117, 362	100,	
Singhamton	321,700	335, 800	111,002	14,	
aginaw	387, 579	282, 111	105,468	1,	
anton	157, 300	157, 886	l		
pringfield, Ohio	137, 218	150,000		12,	
remont	51, 75 7	57, 283		5,	
ichmond	51, 75 7 2, 193, 124	2, 170, 563	22, 561		
tlanta	1, 507, 974	1, 542, 111		34,	
ay City	255, 148	336, 546		81,	
kron	323, 544	1 404, 110	69, 428		
ioux Falls	96, 418 220, 170	71, 270 341, 402	25, 148		
acksonville	220, 170	341, 402		121,	
Rockford	208, 954	188, 572	20, 382		
alamazoo	239, 576	259, 852		20,	
Iastings	73, 927 521, 263	76, 179		2,	
Ielena	521, 263	502, 998	18, 265		
pokane	424, 628	273, 378	151, 250		
argo	160, 219	131, 829	28, 390		
'all River	876, 003	880, 766		4,	
Total	1, 134, 081, 304	917, 743, 485	222, 206, 301	5, 868,	
	917, 743, 485		5, 868, 482		
	216, 337, 819		216, 337, 819		

No. 82.—Comparative Statement of the Exchanges of the Clearing Houses of the United States for Years ended September 30, 1895, and September 30, 1894.

1895. 1894. Increase. 1895. 1894. 230. 145. 308	Clearing house at-	Exchanges for year ended Sep- tember 30—		Comparisons.		
Boston	Clouring nouse at	1895.	1894.	Increase.	Decrease.	
Thicago		\$28, 264, 379, 126		\$4,034,233,758		
Philadelphia 3, 395, 844, 543 2, 962, 512, 206 433, 322, 334 334 1, 106, 777, 443 111, 655, 234 334 1, 106, 777, 443 111, 655, 234 334 1, 106, 777, 443 111, 655, 234 334 1, 106, 777, 443 111, 655, 234 334 1, 106, 777, 443 111, 655, 234 334 1, 106, 777, 443 111, 655, 234 334 344, 349 24, 129, 656 633, 228, 500 630, 304, 300 228, 844, 204 344, 301 21, 790, 565 344, 349, 349 208, 344, 349, 349 208, 344, 349, 349 208, 344, 349, 349 208, 344, 349, 349 208, 344, 349, 349 208, 344, 349, 349 208, 344, 349, 349 208, 348, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349 344, 349, 349, 349, 349, 349, 349, 349,	oston		4,095,997,060		••••••	
an Francisco 01, 802, 100 641, 848, 903 24, 948, 904	hiladalahia		9 069 549 906	427 399 337		
ant Francisco	t. Lonis	1 218 425 682	1 106 770 448	111 655 239		
altimore	an Francisco		647, 848, 503			
itisburg		685, 004, 866	663, 214, 301	21, 790, 565		
incinnati	ittsburg	711, 773, 043	630, 268, 354	81, 504, 689		
ansas City		653, 228, 500	630, 364, 300	22, 864, 200		
ew Orleans	alveston	137, 266, 144	128, 059, 620			
Inneapolis		507, 805, 333		43, 411, 187		
uffalo 213, 712, 675 241, 958, 316 15, 291, 33 ciroti 338, 343, 355 282, 753, 354 55, 588, 00 outsville 308, 984, 321 308, 983, 881 900, 444 outston 171, 463, 843 123, 595, 269 47, 568, 577 rovidence 229, 573, 700 236, 603, 500 32, 777, 202 keveland 228, 957, 376 232, 306, 332 35, 554, 639 eweland 228, 952, 376 232, 306, 332 52, 646, 649 enver 137, 348, 227 132, 723, 753 4, 624, 474 maha 195, 342, 670 244, 665, 523 222, 63 clemphis 65, 000, 521 64, 777, 889 222, 63 clemphis 92, 108, 504 83, 756, 769 83, 512, 559 allalas 66, 505, 585 56, 871, 278 853, 203 allalas 62, 565, 585 56, 871, 278 5, 694, 30 ashville 49, 200, 302 44, 019, 325 5, 794, 77 ashville 49, 200, 302 44, 019, 325 5, 797, 77 critardo, Grada	ew Orleans	401, 679, 488		0,008,318		
Silwankee 229, 549, 926 224, 258, 596 15, 291, 330 ctroit 338, 343, 355 322, 755, 354 55, 586, onisville 309, 894, 324 308, 993, 881 900, 440 ouston 171, 463, 484 123, 595, 200 47, 868, 700, volidence 269, 573, 700 236, 803, 500 32, 770, 204, 100, 100, 100, 100, 100, 100, 100, 1	mneapons	919 719 875		39, 110, 834	\$28, 245,	
teroit				15 901 330	φ20, 240,	
omisville 309, 894, 324 308, 993, 881 900, 440 ouston 171, 468, 481 123, 595, 209 47, 868, 575 rovidence 228, 573, 700 236, 803, 500 32, 770, 204 leveland 224, 952, 376 232, 806, 332 52, 646, 644 enver 187, 348, 227 132, 723, 733 4, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 44, 624, 477 maha 195, 342, 670 244, 652, 523 50 lumbus 196, 526, 585 56, 587, 278 56, 671, 278 36, 564, 30 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 290, 302 44, 619, 325 5, 270, 97 ashville 49, 325 42, 324, 324, 324, 324, 324, 324, 324,						
ouston 171, 463, 843 123, 595, 269 47, 868, 57 rovidence 269, 573, 700 236, 803, 500 32, 770 covidence 278, 573, 700 236, 803, 500 32, 770 260, 1. Paul 209, 918, 323 174, 663, 689 35, 254, 63 leveland 294, 952, 376 232, 306, 332 56, 646, 46 enver 137, 348, 227 132, 723, 753 4, 624, 47 maha 195, 342, 670 244, 652, 523 columbias 65, 000, 521 64, 777, 880 222, 63; emplhis 92, 108, 024 83, 756, 769 8, 351, 251, 251, 251, 251, 251, 251, 251, 2						
rovidence				47, 868, 574		
Paul 209, 918, 323 174, 663, 689 35, 54, 63 everland 228, 952, 376 232, 306, 332 52, 646, 46 enver 137, 348, 227 132, 723, 753 4, 624, 47 maha 195, 342, 670 244, 652, 533 diamapolis 65, 900, 521 64, 777, 880 222, 23 60 diamapolis 65, 900, 521 64, 777, 880 222, 23 60 diamapolis 65, 900, 521 64, 777, 880 222, 23 60 diamapolis 62, 565, 585 566, 871, 278 78, 60 62, 565, 585 566, 871, 278 78, 60 62, 565, 585 566, 871, 278 78, 60 62, 565, 585 566, 871, 278 78, 60 67, 67, 67, 67 78, 60 78, 60 79,		269, 573, 700		32,770,200		
leveland. 224, 952, 376 232, 306, 332 52, 646, 94. Perwer 137, 348, 227 132, 723, 753 4, 624, 47. maha 195, 342, 670 244, 652, 523 dianapolis 65, 000, 521 64, 777, 889 222, 63. emphis 92, 108, 024 83, 756, 769 8, 351, 255. emphis 92, 108, 024 83, 756, 769 8, 351, 255. emphis 92, 108, 024 83, 756, 769 8, 351, 255. emphis 92, 108, 024 83, 756, 769 8, 351, 255. emphis 92, 108, 024 83, 756, 769 8, 351, 255. emphis 92, 108, 024 44, 019, 325 5, 270, 97 artford 131, 256, 428 100, 254, 163 12, 996, 260 ortland, Oreg 60, 867, 266 52, 935, 612 7, 931, 65 cort Worth 38, 285, 801 31, 403, 643 6, 892, 157 uluth 102, 480, 938 106, 257, 865 cort Worth 38, 285, 801 31, 403, 643 6, 892, 157 uluth 102, 480, 938 106, 257, 865 coria 104, 619, 761 89, 298, 772 15, 320, 98 73, 801, 950, 960, 960, 960, 960, 960, 960, 960, 96		209, 918, 323	174, 663, 689	35, 254, 634		
enver 137, 348, 227 132, 723, 753 4, 624, 477 maha 195, 342, 670 244, 655, 523 diamapolis 65, 000, 521 64, 777, 889 222, 685, 687 191, 600, 680 181, 603, 800 allas 80, 186, 800 181, 603, 800 allas 62, 565, 585 66, 871, 278 5, 694, 307 ashville 49, 290, 302 44, 019, 325 5, 270, 97 artford 112, 250, 428 100, 254, 163 12, 906, 26 ort Worth 38, 295, 801 31, 403, 643 6, 892, 150 uluth 102, 480, 938 106, 257, 685 000 and 104, 619, 761 89, 298, 772 15, 320, 98 allas 104, 619, 761 89, 298, 772 15, 320, 98 allas 104, 619, 761 89, 298, 772 15, 320, 98 allas 104, 619, 761 89, 298, 772 15, 320, 98 allas 104, 619, 761 89, 298, 772 163, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 173, 320, 98 allas 104, 619, 761 89, 298, 772 174, 453, 452 174, 453, 452 174, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 474, 475, 588 475	leveland	284, 952, 376	232, 306, 332	52, 646, 044		
complis 92, 108, 024 83, 756, 769 8, 351, 251 101	enver	137, 348, 227	132, 723, 753	4,624,474		
complis 92, 108, 024 83, 756, 769 8, 351, 251 101			244, 652, 523		49, 309,	
180, 188, 800	idianapolis	65, 000, 521	64, 777, 889	222, 632		
ashville 49, 290, 302 44, 019, 325 5, 270, 377 artford. 113, 250, 428 100, 254, 163 12, 906, 260 fort Worth 38, 295, 801 31, 403, 643 6, 892, 15 uluth 102, 480, 938 106, 257, 865 100 that 102, 480, 938 106, 257, 865 101 that 102, 480, 938 106, 257, 865 101 that 102, 480, 938 106, 257, 865 101 that 102, 480, 938 106, 257, 865 101 that 102, 480, 938 106, 257, 865 102, 252, 939 103, 240, 240, 240, 240, 240, 240, 240, 240			83, 756, 769		•••••	
ashville		69 565 505	101, 003, 800			
ort Worth		40, 200, 282	20, 871, 278	5,094,007		
ort Worth		113 250 429	100 254 163	19 996 965		
ort Worth	ortland Oreg	60 867 266	59 035 619	7 931 654		
whith	ort Worth	38, 295, 801	31, 403, 643	6, 892, 158		
ooria	winth	102, 480, 938	106, 257, 865	-, 0.2,	3, 776,	
7ashington, D. C. 92, 962, 873 80, 050, 429 12, 912, 44t Lo Joseph 70, 140, 354 77, 560, 085		104, 619, 761	89, 298, 772	15, 320, 989		
to Joseph. 70, 140, 354 77, 560, 685 82, 252 alt Lake. 74, 628, 740 89, 892, 520 4, 738, 22 alt Lake. 63, 012, 014 53, 123, 078 9, 889, 83 ochester. 78, 207, 588 73, 690, 002 4, 517, 58 avannah. 118, 075, 272 104, 453, 142 13, 622, 132 pringfield, Mass 72, 296, 666 63, 409, 750 8, 886, 917 ovrfolk 49, 192 58, 886, 075 6, 914, 117 ortland, Me 64, 109, 543 61, 856, 550 2, 252, 99 ovrfolk 49, 803, 472 49, 753, 641 49, 83 acoma. 29, 362, 388 28, 344, 740 1, 017, 64 ovell. 31, 792, 771 31, 015, 527 777, 24 road Rapids 42, 552, 377 40, 125, 829, 24, 265, 54 ioux City 27, 996, 057 33, 128, 197 yracuse. 49, 649, 147 44, 267, 564 5, 381, 58 eattle. 25, 604, 387 26, 702, 788 attle. 25, 502, 949 50, 090, 241 2, 923, 70 lincoln 19, 184, 576 23, 515, 183 bees Moines. 52, 952, 949 50, 020, 241 2, 923, 70 lincoln 19, 184, 576 23, 515, 183 bees Moines. 52, 952, 949 50, 020, 241 2, 923, 70 lincoln 20, 912, 585 22, 672, 600 exington 16, 647, 931 18, 018, 067 obeka 22, 813, 072 23, 428, 631 0, 908, 24 20, 912, 913, 914, 914, 914, 914, 914, 914, 914, 914	Vashington, D. C	92, 962, 873	80, 050, 429	12, 912, 444	l	
alt Lake 63, 012, 914 53, 122, 078 9, 889, 83 ochester 78, 297, 588 73, 600, 602 4, 517, 58 avanuah. 118, 075, 272 104, 453, 142 13, 622, 13 pringfield, Mass 72, 296, 666 63, 409, 750 8, 886, 915 Ovrecester 65, 800, 192 58, 886, 075 6, 914, 11 ortland, Me 64, 109, 543 61, 856, 550 2, 252, 99 ovfolk 49, 803, 472 49, 753, 641 49, 83 acoma 29, 362, 388 28, 344, 740 1, 1017, 64 ovell 31, 792, 771 31, 015, 527 777, 24 rand Rapids 42, 552, 377 40, 125, 829 2, 426, 54 loux City 27, 996, 657 33, 128, 197 yracuse 49, 649, 147 44, 267, 564 5, 381, 58 eattle 25, 604, 387 26, 702, 788 os Angeles 57, 046, 832 44, 669, 008 12, 377, 73 vilmington 36, 123, 257 36, 942, 349 incoln 19, 184, 676 23, 515, 183 eves Moines 52, 952, 949 50, 020, 241 2, 923, 70 lattanooga 11, 754, 934 10, 144, 757 1, 610, 17 (ichita 22, 842, 387 21, 401, 104, 757 1, 610, 17 (ichita 22, 842, 387 21, 401, 104, 757 1, 610, 17 (ichita 32, 842, 343 32, 118, 056 1, 908, 92 (irimingham 18, 862, 165 14, 022, 819 4, 339, 341 4, 341 4, 351 4, 341 4, 35	t. Joseph	70, 140, 354	77, 560, 085		7, 419,	
ochester 78, 207, 588 73, 690, 002 4, 517, 58 ayannah 118, 075, 272 104, 453, 142 13, 622, 13 pringfield, Mass 72, 296, 666 63, 409, 750 8, 886, 91 Vorcester 65, 800, 192 58, 886, 075 6, 914, 11 orfolk 49, 803, 472 49, 753, 641 49, 83 acoma 29, 362, 388 28, 344, 740 1, 017, 64 owell 31, 792, 771 31, 015, 527 777, 24 rand Rapids 42, 552, 377 40, 125, 829 2, 426, 54 ioux City 27, 996, 057 33, 128, 197 777, 24 yracuse 49, 649, 147 44, 267, 564 5, 381, 58 asttle 25, 604, 387 26, 702, 788 26, 702, 788 os Angeles 57, 046, 832 44, 669, 098 12, 377, 73 vilmington 36, 123, 257 36, 942, 349 10, 29, 241 2, 923, 70 hattanoga 11, 754, 934 10, 144, 757 1, 610, 17 vichita 22, 842, 387 21, 401, 934 1, 441, 35 <t< td=""><td>ew Haven</td><td></td><td>69, 892, 520</td><td>4, 736, 220</td><td>]</td></t<>	ew Haven		69, 892, 520	4, 736, 220]	
avannah 118, 075, 272 104, 453, 142 13, 622, 13 pringfield, Mass 72, 296, 666 63, 409, 750 6, 914, 11 ortland, Me 64, 109, 543 61, 856, 550 2, 252, 99 orfolk 49, 803, 472 49, 753, 641 49, 83 acoma 29, 362, 388 28, 344, 740 1, 017, 64 owell 31, 792, 771 31, 015, 527 777, 24 rand Rapids 42, 552, 377 40, 125, 829 2, 426, 54 ioux City 27, 996, 057 33, 128, 197 yracuse 49, 649, 147 44, 267, 564 5, 381, 58 eattle 25, 604, 387 26, 702, 728 24, 609, 089 12, 377, 73 24 24, 252, 252, 249 24, 269, 269, 269, 269, 269, 269, 269, 269		63, 012, 914		9, 889, 836		
pringfield, Mass		78, 207, 588		4, 517, 586		
Vorcester 65,800,192 58,886,075 6,914,11 ortland, Me 64,109,543 61,856,550 2,252,90 orfolk 49,803,472 49,753,641 49,83 acoma 29,362,888 28,344,740 1,017,64 owell 31,792,771 31,015,527 777,24 rand Rapids 42,552,377 40,125,829 2,426,54 foux City 27,996,657 31,128,197 yracuse 49,649,147 44,267,564 5,381,58 eattle 25,604,887 26,702,788 12,377,73 vilmington 36,123,257 36,942,349 36,123,257 dincoln 19,184,576 23,515,183 36,243,49 visincoln 19,184,576 23,515,183 36,242,349 ,242,419	avannah	118, 075, 272		13,622,130		
ortland, Me 64, 109, 543 61, 856, 550 2, 252, 99 orfolk 49, 803, 472 49, 753, 641 49, 83 acoma 29, 362, 388 28, 344, 740 1, 017, 64 owell 31, 792, 771 31, 015, 527 777, 24 rand Rapids 42, 552, 377 40, 125, 829 2, 426, 54 foux City 27, 996, 657 33, 128, 197 777, 24 yracuse 49, 649, 147 44, 267, 564 5, 381, 58 eattle 25, 604, 387 26, 702, 788 5, 381, 58 eattle 25, 604, 387 26, 702, 788 12, 377, 73 vilmington 36, 123, 257 36, 942, 849 12, 377, 73 vilmington 36, 123, 257 36, 942, 849 12, 377, 73 ces Moines 52, 952, 949 50, 029, 241 2, 923, 70 chattanooga 11, 754, 934 10, 144, 757 1, 610, 17 Vicibita 22, 842, 387 21, 401, 934 1, 441, 35 few Bedford 20, 912, 585 22, 672, 600 exington 16, 647, 931 1	Voyagetar			8, 880, 910		
Orfolk	ortland Ma					
acoma 29, 362, 388 28, 344, 740 1, 017, 64 owell 31, 792, 771 31, 015, 527 777, 24 rand Rapids 42, 552, 377 40, 125, 829 2, 426, 54 loux City 27, 996, 657 33, 128, 197 32, 426, 54 loux City 27, 996, 657 33, 128, 197 33, 128, 197 33, 128, 197 33, 128, 197 34, 267, 564 5, 381, 58 eattle 25, 604, 387 26, 702, 788 26, 702, 788 26, 702, 788 27, 778 28, 28, 28, 28, 28, 28, 28, 28, 28, 28,						
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rand Rapids	owell			777, 244		
yracuse 49, 649, 147 44, 267, 564 5, 381, 58 aattle 25, 604, 387 26, 702, 788 os Angeles 57, 046, 832 44, 669, 908 12, 377, 73 vilmington 36, 123, 257 36, 942, 349 incoln 19, 184, 576 23, 515, 183 vis Moines 52, 952, 949 50, 020, 241 2, 923, 70 hattanooga 11, 754, 994 10, 144, 757 1, 610, 17 lew Bedford 20, 912, 585 22, 672, 600 exington 16, 647, 931 18, 188, 607 opeka 22, 851, 072 23, 428, 631 vaco 34, 026, 981 32, 113, 056 1, 908, 92 dirmingham 18, 862, 165 14, 022, 819 4, 839, 93 dinghamton 17, 731, 000 17, 165, 150 568, 85 aginaw 18, 256, 345 14, 511, 833 3, 744, 51 anton 9, 044, 751 7, 495, 324 1, 599, 42 action 9, 307, 500 (*) 9,	rand Rapids		40, 125, 829	2, 426, 548	1	
eathle 25, 604, 387 26, 702, 788 12, 377, 73 vos Angeles 57, 046, 832 44, 669, 008 12, 377, 73 vilmington 36, 123, 257 36, 942, 349 12, 377, 73 vilmington 19, 184, 676 23, 515, 183 292, 370 ves Moines 52, 952, 949 50, 020, 241 2, 923, 70 hattanooga 11, 754, 934 10, 144, 757 1, 610, 17 few Bedford 20, 912, 585 22, 672, 600 1, 441, 35 few Bredford 20, 912, 585 22, 672, 600 2, 812, 877 opeka 22, 851, 072 23, 428, 631 1, 908, 92 vaco 34, 026, 981 32, 118, 056 1, 908, 92 virimingham 18, 862, 165 14, 022, 819 4, 839, 34 virimingham 18, 862, 165 14, 022, 819 4, 839, 34 virimingham 18, 862, 165 14, 022, 819 4, 839, 34 virimingham 18, 862, 165 14, 022, 819 4, 839, 34 virimingham 18, 862, 165 14, 922, 819 4, 839, 34 vi	ioux City			<u>-</u>	5, 132,	
os Angeles 57, 046, 832 44, 669, 088 12, 377, 73 vilnington 36, 123, 257 36, 942, 349 36, 123, 257 36, 942, 349 incoln 19, 184, 576 23, 515, 183 223, 70 les Moines 52, 952, 949 50, 020, 241 2, 923, 70 lattanooga 11, 754, 934 10, 144, 757 1, 610, 17 Vichita 22, 842, 387 21, 401, 934 1, 441, 35 (ew Bedford 20, 912, 585 22, 672, 600 22, 851, 072 23, 428, 631 vaco 34, 026, 981 32, 118, 056 1, 908, 92 dirmingham 18, 862, 165 14, 022, 819 4, 839, 34 dinghamton 17, 731, 000 17, 165, 150 568, 85 darton 9, 094, 751 7, 495, 324 1, 599, 42 pringfield, Ohio 9, 307, 500 (*) 9, 307, 500 remont 3, 350, 417 4, 285, 452 1, 599, 42 tichmond 119, 371, 415 111, 510, 670 7, 860, 74 talkron 6, 632, 427 6, 751, 586 104, 110, 877	yracuse	49, 649, 147		5, 381, 583		
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Continue	les Moines			2 923 708	2, 500,	
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ew Bedford	lichita		21, 401, 034			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	ew Bedford	20, 912, 585	22, 672, 600		1, 760,	
opeka 22,851,072 23,428,631 23,428,631 24,000 34,026,981 32,118,056 1,908,92 32,118,056 1,908,92 32,118,056 1,908,92 32,118,056 1,908,93 34,026,981 32,118,056 1,908,93 34,039,34	exington	16, 647, 931	18, 018, 067		1, 370,	
√aco 34,026,981 32,118,056 1,908,92 irimingham 18,862,165 14,022,819 4,839,34 irimingham 17,731,000 17,165,150 565,85 aginaw 18,256,345 14,511,833 3,744,51 anton 9,091,751 7,495,324 1,599,42 pringfield, Ohio 9,307,500 (*) 9,307,50 remont 3,350,417 4,285,452 1,670 7,860,74 tichmond 119,371,415 111,510,670 7,860,74 1,406,70 7,860,74 tkron 6,632,427 6,751,586 10,110,877 6,472,71 1,758,46 4,638,643 1,758,46 1,758,46 4,7 1,758,46 1,7 1,758,46 1,7 1,758,46 1,7 1,758,46 1,93,10	opeka	22, 851, 072	23, 428, 631		577,	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	/ aco		32, 118, 056	1, 908, 925		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	irmingham	18, 862, 165	14, 022, 819	4, 839, 346		
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	ingnamou	17, 731, 000	17, 165, 150			
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	aginaw	10, 200, 540	7 405 204			
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	pringfield Ohio	0,004,731	/, 490, 524 /*\	0 207 500		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	remont	3 350 417	4 985 459	0, 501, 500	935	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	ichmond	119, 371, 415	111, 510, 670	7, 860, 745	200,	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	tlanta	61, 600, 186	55, 104, 110	6, 496, 076		
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	av City	16, 583, 588	10, 110, 877	6, 472, 711		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	kron	6, 632, 427]	119,	
$\begin{array}{llllllllllllllllllllllllllllllllllll$	ioux Falls	3, 315, 009	4, 638, 643		1, 323,	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	acksonville	17, 558, 461	(*)	17, 558, 461		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	lockford†	8, 107, 292	(*)	8, 107, 292		
tastings † 2,393,519 (*) 2,393,519 felena 31,596,133 22,211,406 9,384,77 pokane 18,225,042 14,907,929 3,317,11 'argo 6,983,635 5,770,665 1,212,97 'all River 38,448,991 (*) 38,448,48,91	Calamazoo t	9, 810, 664	(*)	9, 810, 664		
felena 31,596,133 22,211,406 9,384,75 pokane 18,225,042 14,907,929 3,317,11 argo 6,983,635 5,770,665 1,212,93 'all River 38,448,991 (*) 38,448,90	Lastings t		(*)	2, 393, 519		
Fargo	lelena		22, 211, 406	9, 384, 727		
'all River				3, 317, 113		
				1, 212, 970		
TPotol 51 111 501 000 45 000 400 740 0 100 010 11				38, 448, 991		
	Total	51, 111, 591, 928	45, 028, 496, 746	6, 189, 313, 112	106, 217	
45, 028, 496, 746 106, 217, 93		45, 028, 496, 746		106, 217, 930		

ABSTRACT OF REPORTS OF CONDITION

OF

State Banks, Loan and Trust Companies, Savings and Private Banks,

1894-95.

ARRANGED BY STATES, TERRITORIES, AND GEOGRAPHICAL DIVISIONS.

Note.—Reference marks in the table s following indicate the character of the source of information from which reports were received.

TABLE I. ABSTRACT OF REPORTS OF CONDITION OF STATE

				RESOUR	CES.	
States, etc.	Date of report.	No. of banks.	Loans on real estate.	Loans on collateral security other than real estate.	Other loans and discounts.	Over- drafts.
New Hampshire	[No report.]					
Rhode Island Connecticut	Nov. 17, 1894	6 8			\$1, 284, 179 4, 693, 187	\$11, 445
Total Eastern States	· · · · · · · · · · · · · · · · · · ·	14			5, 977, 366	11, 445
New York	July 12, 1895	213	4107.000		181, 594, 321	287, 092
New Jersey Pennsylvania	Nov. 20, 1893	21 79	\$127, 652	\$9, 485, 915	7, 426, 153 17, 130, 543	11, 240 73, 320
Delaware a	June 29, 1895	3	1,390,635 300	211, 663	1, 548, 293	10, 520
Delaware a	do	, š	32, 250	63, 764	2, 381, 290	42
Total Middle States		325	1, 550, 837	9, 761, 342	210, 080, 600	371, 694
Virginia	July 11, 1895	85			17, 898, 196	114, 867
West Virginia	Sept. 30, 1895	58			9, 644, 483	47, 545 72, 566 40, 307
North Carolina	July 11, 1895 June 29, 1895	36	520, 292		3, 360, 807	72, 566
South Carolina a	June 29, 1895	20	438, 639	715, 857	1, 571, 666	40, 307
Georgia b	Dec. 31, 1894 and June	88	500, 021	2, 451, 145	13, 759, 326	249, 436
Florida	June 29, 1895	26	 		913, 988	28, 851
A labama a	l do	17	87, 948	648, 475	913, 988 497, 593	28, 851 18, 517
Mississippi Louisianab Texas a	do	64			6, 242, 006	371,981
Louisiana b	do	27	1, 234, 372	1, 598, 778 677, 638	4, 758, 721	17,316
Texas a	do	8	70, 534	677, 638	559,007	22, 215
Arkansas a	do	38	361, 743	1, 606, 849	1, 210, 915	71, 901
Kentucky Tennessee a	do	171 72	203, 839	1, 181, 331	36, 445, 119 7, 982, 658	121, 767
Total Southern States	 	710	3, 417, 388	8, 880, 073	104, 844, 485	1, 177, 269
Missouri	Apr. 3, 1895	482	6, 415, 014		60, 913, 434	1, 383, 796
Ohio	Oct. 1, 1894	95	8,604,878		19, 549, 380	92, 940
Indiana	July 15, 1895	92	1,711,738	1, 454, 150	6, 904, 841	161,654
Illinois	June 11, 1895	96			23, 558, 362	226, 123
Michigan Wisconsin	July 11, 1895	$\frac{171}{125}$			38, 132, 136	187, 568
W ISCONSID	July 1, 1895 June 29, 1895	194			20, 419, 528	359, 495
Iowa	July 11, 1895	149			26, 623, 607	214, 245
Kansas c	dodo	410	1, 386, 779		16, 472, 910	273, 932
Nebraska c	Apr. 27, 1895	473			21, 817, 125	158, 103
Total Western States	- 	2, 287	18, 118, 409	1, 454, 150	234, 391, 323	3, 057, 856
Oregon a	June 29, 1895 June 29 and	10 33	105, 820	316, 918	217, 572 3, 866, 754	14, 570 46, 429
	July 1, 1895	1				1
Utah a	June 29, 1895	6	295, 913	86, 176	200, 388	51, 450
Montana	l do	4	1,000	65, 432	672,273	5,996
Wyoming	July 17, 1895	4	69 000		188, 390	1,436
New Mexico a	June 29, 1895	$\frac{4}{70}$	63, 939	57, 213	184, 461	14,962
North DakotaSouth Dakota	June 5, 1895	86	13, 286	1, 932, 269	629, 914 2, 200, 878	24, 320 57, 706
Washington	June 29, 1895	40	869, 587	1, 220, 442	1,617,263	32, 017
Arizona α	do	2	401, 200	27, 836	31, 580	30, 094
California	do June 17, 1895	173	19, 473, 287	18, 201, 277	41, 234, 244	1
	June 29, 1895	6	12, 023	89, 990	34, 633	2, 893
Oklahoma a	0 a20 20, 2000					
Öklahoma a	,	438	21, 236, 055	21, 997, 553	51, 078, 350	281, 873

a Unofficial.

TABLE I.

BANKS IN THE UNITED STATES, 1894-95.

United States Discounty		, ,		RESOUR	CES.			
	States	county, munici- pal, etc.,	bonds and	Bank stocks.	bonds and	other banks and bank-	tate, fur- niture, and	States, etc.
19,584,767 27,893,087 8,075,500 New York 807,004 804,446 346,602 New Jersey. Repulsylvania. September 173,847 171,283 183,100 183,100 4,000 53,710 173,847 290,002 183,893 183,100 183,100 173,847 173,847 183,100 183,1					\$210, 868 1, 577, 418	\$126, 732 1, 104, 106	\$164, 550 180, 069	Rhode Island.
19,584,767 27,893,087 8,075,500 New York 807,004 346,602 346,603 346,602 346,603 346,602 346,603 346,603 346,602 346,603 346,6					1, 788, 286	1, 230, 838	344, 619	
18, 245	\$50, 100				19, 584, 767 867, 004 14, 815, 216 26, 761 173, 847	894, 446 5, 635, 480 171, 238	69, 454	Pennsylvania. Delaware.
Second S	50, 100	242, 402	9,000	56, 216	35, 467, 595	34, 893, 343	11, 048, 771	
149,903 361,230 24,998 17,545 216,680 1,934,543 23,723,516 Mississippi.		50, 062 45, 637			2, 241, 122 801, 736 81, 984 37, 245 1, 139, 025	1, 775, 662 716, 124 310, 567	875, 918 294, 256 152, 995	West Virginia. North Carolina. South Carolina.
214, 123	33, 975	91, 223 105, 000 61, 068	10,000	17, 545 4, 950 9, 180 23, 550	65, 188 216, 680 599, 747 5, 400 129, 489	315, 332 1, 934, 543 385, 795 410, 743 1, 281, 328 6, 520, 349	101, 060 723, 516 498, 877 98, 662 298, 554	Alabama. Mississippi. Louisiana. Texas. Arkansas. Kentucky.
200, 131					·			Tennessee.
535,506 39,757,361 52,417,878 15,767,052 24,980 151,738 135,851 0regon. Colorado. 5,060 321 47,175 20,649 127,292 106,585 Utah. Montana. 36,786 15,364 Wyoming. 143,577 8,510 Wyoming. 143,577 8,510 Writing Montana. 183,918 338,331 407,165 Writing Montana. 183,918 338,331 407,165 Worth Dakota. 181,054 217,111 225,562 1,011,202 Washington. 203,995 46,816 Arizona. 217,111 253,414 7,244,366 California. 0,915 6,500 70,638 34,798 California. 0 Oklahoma. 0,915 47,175 6,564,041 18,617,390 9,845,503 0 Oklahoma. 0 Oklahoma. 0,945,503						13, 214, 230 4, 683, 809 2, 263, 927 5, 546, 615 8, 827, 976 5, 208, 676 2, 695, 538 3, 876, 375	3, 761, 652 1, 246, 987 548, 726 722, 053 2, 492, 668	Ohio. Indiana. Illinois. Michigan. Wisconsin. Iowa. Minnesota. Kansas.
24,980								Nebraska.
84, 156 224, 452	055, 500					151, 738	135, 851	
84, 156 224, 452	• • • • • • • • • • • • • • • • • • • •	1,600			06.520	127, 202 155, 716 36, 786 143, 577 409, 736 338, 331 425, 562	106, 585 27, 028 15, 354 8, 510 328, 276 407, 165 1, 011, 202	Montana. Wyoming. New Mexico. North Dakota. South Dakota. Washington.
	50,000	9, 915			5, 793, 421 6, 500	15, 583, 414	1 4 2 T , 000	California.
883, 885 1, 319, 104 63, 334 392, 238 89, 330, 135 127, 641, 703 43, 398, 546	84, 156	224, 452		47, 175	6, 564, 041	18, 617, 390	9, 845, 503	
	883, 885	1, 319, 104	63, 334	392, 238	89, 330, 135	127, 641, 703	43, 398, 546	

TABLE I. ABSTRACT OF REPORTS OF CONDITION OF STATE

	_	RESC	URCES.		LIABILITIES.
States, etc.	Current ex- penses and taxes paid.	Cash and cash items.	Other resources.	Total.	Capital stock.
New HampshireRhode Island	\$57,054	\$121, 561	\$18,762	\$1, 983, 706	\$916, 675
Connecticut	16, 965	593, 648	φ10, 102	8, 176, 838	2, 340, 000
Total Eastern States	74, 019	715, 209	18, 762	10, 160, 544	3, 256, 675
New York New Jersey	518, 404 26, 688	63, 667, 099 468, 574	1, 630, 263 15, 526	303, 250, 533 10, 183, 885	33, 106, 495 1, 684, 360
Pennsylvania		3, 007, 033	268, 707	54, 180, 166	8, 421, 705
Dela ware	3,779	84, 118	8, 237	2, 144, 449	580, 000
Maryland	9, 145	398, 674		3, 879, 114	1, 184, 750
Total Middle States	558, 016	67, 625, 498	1, 922, 733	373, 638, 147	44, 977, 310
Virginia	56,068	1, 493, 658	53, 154	25, 040, 095	6, 503, 896
West Virginia	97, 893	1, 211, 315	1,639	14, 456, 191	3, 118, 582
North Carolina	31, 937	506, 956		5, 646, 984	1,960,785
South Carolina	25, 205	237, 894	374, 413	3, 950, 716	1, 299, 541
Georgia	222, 484 32, 750	2, 554, 831	299, 785	25, 191, 683	8, 839, 282
Florida	31, 120	192, 003 181, 813	188 16, 843	1, 692, 514 1, 981, 889	570, 800
Alabama	103, 399	878, 011	3,725	11, 027, 537	858, 500 3, 387, 425
Louisiana	33, 956	3, 253, 810	173, 915	12, 661, 460	2, 882, 444
Texas	25, 441	221, 726	13, 586	2, 219, 132	885, 150
Arkansas	67, 904	574, 179	13, 555	5, 735, 010	1, 836, 400
Kentucky		4, 157, 519	3, 409, 493	50, 532, 480	16, 140, 733
Tennessee	127, 469	1, 810, 634	179, 411	14, 890, 467	5, 653, 531
Total Southern States	855, 626	17, 274, 349	4, 539, 707	175, 026, 158	53, 937, 069
Missouri		11, 339, 966		102, 867, 688	20, 070, 040
Ohio	256, 600	2, 548, 770	16, 169	40, 645, 853	8, 589, 540
Indiana	114, 445	1, 562, 119	18, 089	15, 527, 953 35, 225, 324	4, 736, 150
Illinois	176, 569	3, 926, 028	71,082	35, 225, 324	7, 160, 000
Michigan		5, 053, 586	00 007 010	81, 760, 522	12, 444, 482
Wisconsin	•••••	3, 437, 809 1, 548, 400	26, 385, 816 1, 636, 466	35, 032, 301 26, 659, 427	6, 969, 350
Minnesota	203, 876	3, 374, 643	135, 139	37, 416, 980	8, 737, 900 8, 800, 000
Kansas	296, 181	2, 588, 185	1,008,005	28. 013, 109	8, 782, 213
Nebraska	499, 745	1, 534, 276	63, 108	30, 145, 450	9, 882, 288
Total Western States	1, 547, 416	36, 913, 782	29, 333, 874	433, 294, 607	96, 171, 963
Oregon	15, 680	106, 116	53	1, 089, 298	425, 400
Colorado	73, 672	566, 273		6, 233, 160	1, 835, 000
Utah	7, 108	18, 461		966, 518	565, 000
Montana	12, 377	68, 174	799	1, 060, 520	330, 000
Wyoming	1,020	15, 409		258, 395	62, 000
New Mexico	6, 605 86, 368	75, 589 278, 865	18, 055	574, 511	201,700
North Dakota		278, 865 283, 254	34, 923	3, 799, 554 3, 599, 356	1,064,000 1,269,712
South Dakota		468, 947	40, 561	6, 187, 751	2, 534, 400
Arizona		40, 477	6, 041	838, 039	40, 200
California		18, 571, 248	4, 413, 368	130, 514, 625	43, 547, 699
Oklahoma	6, 922	36, 263		304, 635	123, 167
Total Pacific States, etc	406, 938	20, 529, 076	4, 513, 800	155, 426, 362	51, 998, 278
Total United States	3, 442, 015	143, 057, 914	40, 328, 876	1, 147, 545, 818	250, 341, 295

TABLE I. BANKS IN THE UNITED STATES, 1894-95-Continued.

			BILITIES.	LIA		
States, etc.	Other liabil- ities.	Due to other banks.	Deposits subject to check.	Dividends unpaid.	Other un- divided profits.	Surplus.
New Hampshir Rhode Island.	a \$3, 774	\$79, 470	\$824,817	\$5, 780	\$153, 190	
Connecticut.		558, 009	4, 494, 445	6, 999	307, 385	\$470,000
	3, 774	637, 479	5, 319, 262	12,779	460, 575	470, 000
New York. New Jersey.	1, 476, 474 298, 727	38, 181, 807 257, 867	202, 670, 100 6, 703, 827	16 605	10, 929, 174 290, 899	16, 886, 483 931, 600
Pennsylvania.	1, 709, 796	527, 646	37, 777, 760	16, 605 31, 271	1, 244, 598	4, 467, 390
Delaware.	40, 817	48, 419	990, 486	7, 080	17, 519	460, 128
Maryland.	10, 450	131, 677	2, 160, 848	20, 806	111, 138	259, 445
	3, 536, 264	39, 147, 416	250, 303, 021	75, 762	12, 593, 328	23, 005, 046
Virginia.	910, 735	480, 404	14, 604, 673	19,479	636, 031	1, 884, 877
West Virginia. North Carolina	66, 404	528, 285 81, 215	9, 698, 067	3, 605	250, 805	790, 443
South Carolina.	191, 528 596, 302	93, 513	3,006,653	2,661	217, 114 165, 182	187, 028
Georgia.	808, 944	738, 307	1, 645, 538	16,772	025 738	133, 868
Florida.	51 621	15, 908	12, 210, 782 957, 843	99, 939 1, 264	925, 738 61, 314	1, 568, 691 33, 764
Alabama.	51, 621 31, 555	21,525	817, 022	1,201	100, 066	153, 221
Mississippi.	178, 592	91,406	6, 642, 718	8, 104	418, 433	300, 859
Louisiana.	181,855	6, 985	8, 228, 930	42,784	686, 194	632, 268
Texas.	14, 446	23, 527	1, 034, 021	2, 636	70, 616	188, 736
Arkansas.	13, 614	232,004	3, 092, 555	1, 977	206, 485	351, 975
Kentucky. Tennessee.	1, 565, 890 115, 005	3, 642, 863 288, 236	23, 691, 542 7, 271, 793	13, 240	490, 280	5, 491, 452 1, 058, 382
	4, 726, 491	6, 244, 178	92, 902, 137	212, 461	4, 228, 258	12, 775, 564
Missouri.	1 371 425	4, 390, 975	68 312 358	1		8, 722, 890
Ohio.	1, 371, 425 424, 854	520, 826	68, 312, 358 28, 797, 337	23, 761	983, 746	1, 305, 789
Indiana.	142, 546	170, 133	9, 415, 067	7,388	395,022	661, 647
Illinois.	321,500	1, 660, 163	22, 834, 891	1,798	974, 222	2,272,750
Michigan.	519, 207	1, 835, 492	62, 521, 982	38, 811	1,720,278	2, 680, 270
Wisconsin.		007 000	28, 062, 951		001 041	070 070
Minnesota.	545, 58 6	387, 866 934, 848	15, 668, 648 24, 548, 398	25, 013	891, 041 1, 630, 689	973, 972 932, 446
Kansas	692, 846	212, 264	16, 445, 321	14, 838	853, 572	1, 012, 055
Nebraska.	1, 069, 813		16, 989, 327	22, 293	1, 181, 379	1,000,350
	5, 087, 777	10, 112, 567	293, 596, 280	133, 902	8, 629, 949	19, 562, 169
Oregon.	513	1,605	582, 869 3, 995, 539	3,022	25, 539	50, 350
Colorado.	148, 311	9, 090	3, 995, 539	3, 124	124, 113 28, 281	117, 983
Utah. Montana.	48,618	322	290, 767	30	28, 281 92, 409	33,500
Wyoming.	5, 147 4, 700	8, 170	589, 794 166, 266		92, 409 4, 423	35, 000 21, 000
New Mexico.	2, 100	22, 457	319, 181	1,500	16, 573	11,000
North Dakota.	238, 448	26, 391	2, 139, 214	1	224, 149	107, 352
South Dakota.	202, 152	20,700	1, 720, 669	4, 255	208, 507	173, 361
Washington.	199, 813	103, 663	3, 016, 647	100	162,588	170, 540
Arizona. California.	5 059 449	6 909 409	732, 241		54, 100	11, 498
Oklahoma.	5, 953, 442 19	6, 803, 492 9, 714	56, 583, 174 153, 362		14, 032	17, 626, 818 4, 341
	6, 803, 263	7, 005, 610	70, 289, 723	12, 031	954, 714	18, 362, 743
	20, 157, 569	63, 147, 250	712, 410, 423	446, 935	26, 866, 824	74, 175, 522

a Includes \$974 State-bank notes.

TABLE II.

Abstract of Reports of Condition of Loan and

]			RE	sou	RCES.		
States, etc.	Date of report.	No. of com- panies.	Loan real es		Loans collater securit other the real esta	ral ty nan	Other loa and discount		Over- drafts.
Maine Massachusetts Rhode Island Connecticut	Oct. 31, 1894	15 25 8 10	\$821 2,992	, 056 , 751	\$3,023,		\$2, 576, 2 a 87, 252, 6 7, 830, 1 4, 394, 0	23 .	\$6, 873
Total Eastern States		58	3, 813	, 807	3, 023,	870	102, 053, 0	17	6, 873
New York New Jorsey Pennsylvania Delaware a Maryland b. District of Columbia	June 29, 1895	38 19 82 2 4 3		, 293	148, 953, 4, 255, 58, 221, 377, 909,	062 396 404	22, 791, 2 2, 342, 2 4, 307, 6 581, 0 166, 1' 6, 108, 9	27 98 98 77	1, 782 57, 958 474
Total Middle States	1	148	32, 963	, 131	212, 717,	075	36, 297, 3	79	60, 214
Missouri b	Ton 1 1805	7 3 8 9 9	5, 272 557 6, 562 1, 124	, 939 , 694	3, 597, 277, 573, 833,	463 612	566, 63 21, 428, 44 1, 723, 69	!	10, 784 764 14, 967 28, 453
Total Western States		36	13, 517	, 539	5, 281,	868	23, 718, 7	35	54, 968
Total United States		242	50, 294	, 477	221, 022,	813	162, 069, 1	71	122, 055
		Ī	<u></u>	RES	ources.			LIA	BILITIES.
States, etc.		Cash i	and tems.		other sources.		Total.		Capital stock.
Maine. Massachusetts Rhode Island Connecticut	· · · · · · · · · · · · · · · · · · ·	8, 8 1, 8	36, 532 45, 435 69, 053 44, 996		\$354, 282 54, 776	11 2	5, 835, 808 0, 879, 136 5, 273, 233 7, 311, 050	9	, 205, 400 , 775, 600 , 808, 636 , 186, 600
Total Eastern States		11, 4	36, 016		409, 058	14	9, 299, 227	14	, 975, 636
New York New Jersey Pennsylvania Delawarea Manylandb District of Columbia.	· · · · · · · · · · · · · · · · · · ·	5,8	39, 509 608, 304 54, 533 21, 274 36, 928 23, 182	29	5, 941, 122 365, 540 1, 215, 798 139, 143 62, 441	1 18	5, 419, 729 7, 934, 744 9, 166, 991 3, 302, 039 4, 373, 895 9, 348, 272	39 1 1	8, 800, 000 9, 869, 500 9, 018, 085 9, 000, 000 1, 817, 275 8, 250, 000
Total Middle States		17, 9	83, 730	35	, 724, 044	5 8	9, 545, 670	75	, 754, 860
Missouri b Indiana. Illinois Iowa b Minnesota		5.3	24, 640 73, 547 357, 242 379, 225 407, 286		32, 679 42, 818 , 040, 018	3 1	6, 367, 807 1, 891, 095 2, 885, 440 0, 283, 579 6, 790, 223	1 5 1	5, 150, 000 , 400, 200 5, 087, 500 , 699, 872 6, 895, 837
Total Western States		6, 4	41, 940	2	, 781, 798	6	8, 218, 144	18	, 233, 409
Total United States	• • • • • • • • • • • • • • • • • • • •	35, 8	61, 686	38	, 914, 900	80	7, 063, 041	108	, 963, 905

a Includes stocks and bonds.

b Unofficial; all others official.

TRUST COMPANIES IN THE UNITED STATES, 1894-95.

		-	RES	ources.					
United States bonds.	State, county, munici- pal, etc., bonds.	Railroad bonds and stocks.	Bank stocks.	All ot bonds stock	and	Due from other banks and bankers	tate, fur ad uiture, ar	expenses d and taxes	States, etc.
		\$3, 392, 875		1, 503,	516	\$11, 9 11, 902, 6 1, 106, 9 660, 3	$\begin{array}{c c} 82 & \\ 39 & 1, 110, 549 \end{array}$	36, 615	Me. Mass R. I. Conn.
3, 638, 383	1, 501, 708	3,392,875	150, 458	4, 489,	401	13, 681, 8	58 1, 641, 316	60, 547	
1	341, 229 1, 019, 822	411, 419 880, 720	13, 285	. 54, 595, 31, 113,	071 838 193 190	50, 418, 4 2, 273, 1 17, 673, 2 546, 2 3, 3 600, 5	$egin{array}{c c} 61 & 787, 304 \\ 06 & 12, 403, 616 \\ 83 & 335, 026 \\ 681, 728 \end{array}$	11, 599 28, 859	N. Y N. J. Pa. Del. Md. D. C.
35, 875, 110	, 361, 051	1, 292, 139	13, 285	120,266,	488	71, 574, 9	59 23, 376, 616	40, 458	
28, 250 50, 000 3, 850 12, 000	361, 885	1, 164, 117		1,042, 19,	950 387 225	2, 147, 3 162, 6 4, 934, 6 119, 3	$egin{array}{cccc} 97 & & 193,756 \ 57 & & 39,974 \ 00 & & 518,147 \ \end{array}$	$egin{array}{c c} 9,100 \\ 31,276 \\ 12,803 \\ \end{array}$	Mo. Ind. Ill. Iowa. Mizm.
91, 100	904, 439	1, 164, 117	329, 299	2, 613,	702	7, 364, 0	37 3, 853, 603	97, 999	
39, 607, 593	3, 767, 198	5, 849, 131	493, 042	127,369,	591	92, 620, 8	45 28, 871, 53	199,004	
	· · · · · · · · · · · · · · · · · · ·		LIA	BILITIES.					
Surplus.	Other undivid profits	led bonds	out-	vidends inpaid.	D	eposits.	Due to other banks.	Other liabilities.	
\$96, 500 4, 404, 210 763, 465 371, 790	3, 010, 8 2 208, 8	861	3, 100	\$1,573 1,310 1,103	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	3, 535, 392 2, 887, 853 1, 112, 895 5, 244, 275	\$45, 774 127, 859 126, 588	\$635, 677 10, 801, 190 250, 210	Me. Mass. R. I. Conn.
5, 635, 977	7 3, 781, 8	815 133	3, 100	3, 986	112	2, 780, 415	301, 221	11, 687, 077	
39, 432, 622 374, 762 9, 597, 196 200, 000 709, 730 300, 000	2 676, 6 3 9, 380, 5	058 918		45, 326 1, 198 13, 518	13 95	5, 741, 794 6, 851, 502 5, 813, 556 1, 880, 277 1, 287, 585 1, 463, 249	88, 936 494, 007 159 740 5, 338	7, 163, 959 155, 086 34, 818, 278 151, 224 240, 788	N. Y. N. J. Pa. Del. Md. D. C.
50, 614, 316	~ ~ ~~~	[1,000	60, 042	403	3, 037, 963	589, 180	42, 529, 335	
999, 000 15, 500 1, 386, 000 4, 886, 869 641, 949	97,9 0 1,040,6 9 377,9	947 619 966		13, 568 385 472	20 1	3, 687, 974 229, 675 0, 443, 652 1, 913, 196 1, 559, 782	49, 973 4, 927, 284 1, 236, 466	876, 385 147, 773 168, 798 92, 824	Mo. Ind. Ill. Iowa. Minn.
7, 929, 318	3 1,931,5	298 1,775	5, 972	14, 425	30	, 834, 279	6, 213, 663	1, 285, 780	
64, 179, 611	20, 622, 6	087 3,960	0, 072	78, 453	546	6, 652, 657	7, 104, 064	55, 502, 192	

TABLE III. ABSTRACT OF REPORTS OF CONDITION OF THE MUTUAL AND

				RESOU	RCES.	
States, etc.	Date of report.	No. of banks.	Loans on real estate.	Loans on collateral security other than real estate.	Other loans and discounts.	Over- drafts.
MUTUAL SAVINGS BANKS.						
Maine New Hampshire Vermont Massachusetts Rhode Island Connecticut	June 29, 1895 do Oct. 31, 1894 Nov. 17, 1894	51 67 40 185 35 90	\$7, 120, 689 24, 253, 907 16, 629, 419 183, 344, 059 27, 324, 466 55, 296, 854	\$4, 580, 932 5, 759, 217 1, 116, 101 5, 084, 960 2, 347, 980 8, 575, 502	\$1, 253, 180 5, 160, 956 3, 269, 872 89, 256, 796 3, 767, 042 3, 043, 980	
Total Eastern States		468	313, 969, 394	27, 464, 692	105, 751, 826	
New York New Jersey Pennsylvania Delawarea	Jan. 1, 1895 do Nov. 30, 1894 Dec. 31, 1894, and June 29, 1895.	125 26 16 2	310, 788, 532 16, 803, 397 18, 896, 882 510, 919	810, 550 978, 366 3, 308, 459 96, 854	2, 670, 497	\$131
$\mathbf{Maryland}a$	June 29, 1895	17	5, 125, 977	978, 819	28, 235	
Total Middle States		186	352, 125, 707	6, 173, 048	2, 698, 732	131
Ohio	Jan. 1, 1895	4 5 1	9, 103, 843 1, 842, 197	825, 040	2,731,586 211,955 138,803	
Total Western States		10	10, 946, 040	825, 040	3, 082, 344	
Total mutual savings banks	· • • • • • • • • • • • • • • • • • • •	664	677, 041, 141	34, 462, 780	111, 532, 902	131
STOCK SAVINGS BANKS. Maryland a District of Columbia a	do	7 1	357, 552 77, 540	16, 850 40, 670	975, 450	324
Total Middle States		8		57, 520	975, 450	324
North Carolina. South Carolina a Georgia a Florida b Louisiana b Tennessee a	July 11, 1895 June 29, 1895 do dodo	5 14 6 3 5 4	138, 706 794, 676 565, 117 25, 575 559, 554 197, 785	1, 538, 552 395, 920 1, 172, 543 340, 198	713, 578 719, 307 112, 831 293, 326 593, 365 324, 198	1,772 1,236 9,951
Total Southern States		37	2, 281, 413	3, 447, 213	2, 756, 605	12, 959
Ohio a	June 11, 1895 June 29, 1895	13 27 170 14	5, 010, 722 4, 825, 761	4, 544, 088	1, 555, 071 41, 135, 035 30, 567, 691 560, 801	14, 099 34, 884 193, 773 1, 135
Total Western States	1	224	9, 836, 483	4, 544, 088	73, 818, 598	243, 891
Oregon a. Utah a. Montana a. New Mexico a. Washington California	June 29, 1895 do do do June 17, 1895	4 9 2 1 11 57	364, 400 726, 074 300, 769 40, 000 524, 467 100, 942, 619	21, 058 293, 744 228, 942 247, 092 7, 202, 003	1, 104, 862 443, 265 69, 443 25, 245 311, 733 1, 209, 589	4, 082 44, 701 46, 226 238
Total Pacific States, etc		84	102, 898, 329	7, 992, 839	3, 164, 137	95, 247
Total stock savings banks.		353	115, 451, 317	16, 041, 660	80, 714, 790	352, 421
Total all savings banks		1,017	792, 492, 458	50, 504, 440	192, 247, 692	352, 552

a Unofficial.

b Semiofficial; all others official.

TABLE III.

STOCK SAVINGS BANKS IN THE UNITED STATES, 1894-95.

			RESOURCES.				
United States bonds.	State, county, municipal, etc., bonds.	Railroad bonds and stocks.	Bank stocks.	All other bonds and stocks.	Due from other banks and bankers.	Real estate, furniture, and fix- tures.	States, etc.
\$1, 106, 800 395, 311 1, 711, 600 2, 564, 787 727, 950 6, 506, 448	11, 337, 479 9, 072, 777 62, 854, 581 11, 200, 274 34, 661, 130 147, 310, 019	\$16, 424, 278 8, 865, 733 47, 939, 413 11, 965, 041 28, 462, 856 113, 657, 321	\$2,764,712 2,255,247 408,405 28,764,455 2,511,973 6,773,660 43,478,452	\$4, 377, 703 8, 527, 744 45, 500 5, 600, 074	\$1, 076, 910 16, 598, 587 17, 675, 497	\$992, 363 4, 103, 994 628, 963 4, 918, 502 1, 746, 592 3, 064, 263 15, 454, 677	Me. N. H. Vt. Mass. R. I. Conn.
101, 996, 250 4, 832, 472	252, 473, 754 8, 215, 112	5, 317, 393 21, 230	46, 833	357, 871 48, 234, 999 630, 278	40, 647, 972 1, 420, 221 3, 356, 321	11, 894, 882 1, 123, 802 1, 169, 549 244, 179	N. Y. N. J. Pa. Del.
6, 907, 680	19, 262, 244	10, 827, 260	182, 636	790, 395	435, 823	633, 482	Md.
113, 736, 402	279, 951, 110	16, 165, 883	229, 469	50, 013, 543	45, 860, 337	15, 065, 894	
2, 168, 950 97, 000				8, 823, 753 319, 162 36, 402	1, 980, 728 470, 964 11, 060	917, 528 83, 023 3, 516	Ohio. Ind. Wis.
2, 265, 950				9, 179, 317	2, 462, 752	1, 004, 067	
122, 508, 800	427, 261, 129	129, 823, 204	43, 707, 921	77, 743, 881	65, 998, 586	31, 524, 638	
105, 600 26, 264	117, 295	72,000	11, 400	383, 878	74, 394 9, 426	56, 370 1, 234	Md. D. C.
131, 264	117, 295	72, 000	11, 400	383, 878	83, 820	57, 604	
11, 112 1, 000 26, 378	27,000 1,386,026 119,900 15,700	304, 948 5, 000	240, 818 9, 469 2, 500	67, 452 393, 304 12, 505 26, 652 751, 772 13, 912	84, 311 419, 563 38, 888 57, 960	53, 787 143, 868 57, 918 52, 685 169, 420 54, 633	N. C. S. C. Ga. Fla. La. Tenn
38, 490	1,840,390	331, 692	267, 146	1, 265, 597	809, 140	532, 311	
237, 500 93, 235	691, 950	553, 912		162, 070 7, 581, 214 3, 784, 057 2, 141, 267	1, 523, 018 6, 665, 835 1, 374, 851	191, 699 461, 441 770, 786	Ohio. Ill. Iowa. Minn.
330, 735	691, 950	1		13, 668, 608	9, 563, 704	1, 423, 926	
57, 625 130, 000	98, 490 463, 959	50, 000	65, 991	33, 445 21, 229 46, 815	299, 690 199, 392 294, 354 3, 768	201, 095 354, 745 80, 225	Oreg. Utah. Mont. N. Mex.
	694, 818			262, 978 19, 133, 057	179, 523 4, 812, 805	143, 769 6, 293, 598	Wash. Cal.
187, 625	1, 257, 267	50, 000	65, 991	19, 497, 524	5, 789, 532	7, 073, 432	
688, 114	3, 906, 902	1, 007, 604	344, 537	34, 815, 607	16, 246, 196	9, 087, 273	
123, 196, 914	431, 168, 031	130, 830, 808	44, 052, 458	112, 559, 488	82, 244, 782	40, 611, 911	

TABLE III.

Abstract of Reports of Condition of the Mutual and

		RESOU	TRCES.		LIABILITIES.		
States, etc.	Current ex- penses and taxes paid.	Cash and cash items.	Other resources.	Total.	Capital stock.	Surplus.	
MUTUAL SAVINGS BANKS.							
Maine New Hampshire Vermont Massachusetts Rhode Island Connecticut	\$167,722	\$939, 232 1, 445, 965 337, 086 1, 285, 640 1, 476, 419 4, 757, 467	\$18, 251 90, 284 464, 950 859, 880 657, 123	\$57, 761, 918 71, 710, 242 33, 070, 628 442, 391, 265 71, 364, 528 146, 020, 795		\$2, 189, 257 3, 630, 507 1, 783, 699 16, 851, 217 5, 505, 432	
Total Eastern States	167, 722	10, 241, 809	2, 090, 498	822, 319, 376		29, 960, 112	
New York New Jersey Pennsylvania Delaware a Maryland		9, 091, 200 386, 400 2, 455, 427 63, 508 798, 526	8, 160, 459 560, 718 42, 664 76, 149 72, 517	735, 863, 599 39, 995, 752 77, 464, 432 4, 362, 083 46, 198, 710		91, 574, 735 3, 711, 426 6, 685, 410 573, 152 1, 237, 659	
Total Middle States	156, 752	12, 795, 061	8, 912, 507	903, 884, 576		103, 782, 382	
Ohio	20, 660 7, 400 460	461, 958 192, 775 1, 244	12,776 74,218	26, 221, 782 4, 123, 734 191, 485		1,826,000 382,220	
Total Western States	28, 520	655, 977	86, 994	30, 537, 001		2. 208, 220	
Total mutual savings banks.	352, 994	23, 692, 847	11, 089, 999	1,756,740,953		135, 950, 714	
STOCK SAVINGS BANKS.							
Maryland a	5, 3 69 24, 320	69, 079 6, 015	2, 487	2, 247, 448 185, 469	\$401, 178 50, 041	110, 468	
Total Middle States	29, 689	75, 094	2, 487	2, 432, 917	451, 219	110, 468	
North Carolina	17, 364 20, 121 6, 988	60, 054 364, 632 83, 303 51, 049 284, 677 258, 849	20, 735 6, 666 	1, 147, 186 6, 356, 141 1, 438, 589 532, 435 3, 534, 772 1, 764, 516	290, 000 749, 029 427, 000 120, 000 603, 225 142, 450	15, 000 304, 075 47, 730 228, 358 80, 262	
Total Southern States .	55, 510	1, 102, 564	32, 609	14, 773, 639	2, 331, 704	675, 425	
Ohio a	81, 671	289, 851 7, 129, 551 1, 560, 898 320, 298	14, 139 1, 781 1, 279, 211 15, 142	14, 815, 537 63, 175, 647 37, 385, 630 10, 048, 686	1, 686, 200 6, 132, 000 7, 423, 400 350, 000	1, 122, 735 2, 416, 100 751, 584 25, 100	
Total Western States	147, 734	9, 291, 598	1, 310, 273	125, 425, 500	15, 591, 600	4, 315, 519	
Oregon a. Utah a. Montana a New Mexico a. Washington California	11, 834 3, 465 88 70, 365	208, 309 79, 997 388, 965 127, 858 4, 600, 555	14, 799 918 796, 503	2, 458, 796 2, 385, 771 1, 923, 163 69, 101 2, 563, 759 144, 990, 729	737, 709 700, 000 200, 000 30, 000 625, 560 8, 797, 850	28, 235 120, 576 55, 000 900 27, 419 6, 478, 338	
Total Pac. States, etc	101, 492	5, 405, 684	812, 220	154, 391, 319	11, 091, 050	6, 710, 468	
Total stock sav'gs b'ks.	334, 425	15, 874, 940	2, 157, 589	297, 023, 375	29, 465, 573	11, 811, 880	
Total all sav'gs banks .	687, 419	39, 567, 787	13, 247, 588	2,053,764,328	29, 465, 573	147, 762, 594	

a Unofficial.

Semiofficial; all others official.

TABLE III.

STOCK SAVINGS BANKS IN THE UNITED STATES, 1894-95-Continued.

		LIA	ABILITIES.	· · · · · · · · · · · · · · · · · · ·				
other un- divided profits.	Dividends unpaid.	Deposits subject to check.	Savings deposits.	Due to other banks.	Other liabilities.	No. of depositors.	Average deposit.	States, etc.
1, 006, 577 1, 174, 107 752, 507 8, 490, 937 3, 881, 557 3, 439, 530		\$972, 564	\$54, 531, 223 66, 746, 703 29, 430, 697 416, 778, 018 67, 444, 117 136, 928, 858	\$50,000 3,380	\$34, 861 158, 925 81, 161 271, 093 35, 474 146, 975	155, 704 163, 702 94, 994 1, 247, 090 131, 623 337, 254	\$350. 22 407. 73 309. 81 334. 20 511. 65 461, 51	Me. N. H. Vt. Mass. R. I. Conn.
8, 745, 215		972, 564	771, 859, 616	53, 380	728, 489	2, 130, 367	362.31	
2, 251, 832 22, 114 504, 683			643, 873, 574 36, 149, 920 68, 522, 217 3, 765, 784 44, 403, 051	20, 973	415, 290 134, 406 4, 973 1, 033 32, 344	1, 615, 178 144, 160 264, 642 18, 648 144, 671	398, 63 250, 76 258, 92 201, 94 306, 92	N. Y. N. J. Pa. Del. Md.
2, 778, 629			796, 714, 546	20, 973	588, 046	2, 187, 299	364. 29	
446, 537 74, 202 11, 608			23, 949, 245 3, 667, 312 179, 877			58, 778 15, 636 1, 439	407. 45 234. 54 125. 08	Ohio. Ind. Wis.
532, 347			27, 796, 434			75, 853	366.45	
2, 056, 191		972, 564	1, 596, 370, 596	74, 353	1, 316, 535	. 4, 393, 519	363, 12	
44, 757 26, 138	\$15, 369	582, 446 13, 990	1, 087, 228 95, 300	865	5, 137	3, 671 1, 356	296. 17 70. 28	Md. D. C.
70, 895	15, 369	596, 436	1, 182, 528	865	5, 137		235. 23	
16, 739 202, 466 59, 526 20, 212 10, 653 102, 269	3, 906 4, 656 4, 602	473, 897 475, 047 83, 602 140, 631	291, 744 4, 578, 838 741, 596 205, 710 2, 687, 934 1, 112, 491	8,865 4,180 12,948 29,382	50, 941 38, 600 61, 531 16, 500	6,039 17,418 5,747 1,148 9,918 8,703	48. 31 262. 88 129. 04 179. 19 271. 02 127. 83	N. C. S. C. Ga. Fla. La. Tenn.
411, 865	13, 164	1, 499, 961	9, 618, 313	55, 375	167, 832	48, 973	196. 40	
456, 852 2, 114, 271 866, 863 123, 952	18, 312 238 48, 350	701, 221 27, 251, 424	10, 803, 977 24, 357, 400 28, 158, 488 9, 471, 799	10, 967 904, 214 185, 295	15, 278 29, 485	27, 405 94, 724 77, 809 42, 777	394. 23 257. 14 361. 89 221. 42	Ohio. Ill. Iowa. Minn.
3, 561, 938	66, 900	27, 952, 645	72, 791, 664	1, 100, 476	44,758	242, 715	299, 91	
26, 432 55, 527 54, 750 250 109, 457	3, 613 696	982, 087 312, 585 796, 382 648, 115	662, 229 1, 142, 215 812, 910 37, 951 1, 148, 104 126, 830, 513	45, 288 4, 121 4, 981 10, 228	18, 500 8, 884 	1, 803 6, 271 2, 844 217 5, 512 168, 638	367. 29 182. 14 285. 83 174. 90 208. 29 752. 08	Oreg. Utah. Mont. N.Mex. Wash. Cal.
246, 416	4,309	2, 739, 169	130, 633, 922	64, 618	2, 901, 367	185, 285	705. 04	
4, 291, 114	99, 742	32, 788, 211	214, 226, 427	1, 221, 334	3, 119, 094	482,000	444. 45	
1, 201, 111			1		·			

TABLE IV.

ABSTRACT OF REPORTS OF CONDITION OF THE

				RESOURCES	3.
States, etc.	Date of report.	No. of banks.	Loans on real estate.	Loans on collateral security other than real estate.	Other loans and discounts.
New York. Pennsylvania Maryland	do	28 32 3	\$263,574 1,069,690 31,050	\$148, 642 393, 528	\$4, 222, 153 5, 363, 779 162, 955
Total Middle States		63	1, 363, 714	542, 170	9, 748, 887
North Carolinaa. Georgia. Florida. Alabama Texas. Kentucky a. Total Southern States.	June 29, 1895 do do do do	16 8 6 7 25 15	418, 422 29, 000 64, 963 46, 412 1, 314, 974	240, 620 17, 226 111, 686 660, 755	449, 091 249, 850 178, 833 230, 872 3, 124, 130 1, 532, 644
Total Southern States. Missouri a Ohio Indiana. Illinois Michigan Wisconsin a Lowa Minnesota	Apr. 3, 1895 June 29, 1895 do do July 1, 1895 June 29, 1895	94 93 60 154 52 110 160 60	794, 496 2, 735, 708 614, 253 2, 512, 171 618, 625 1, 670, 113 712, 552	1, 030, 287 1, 486, 062 419, 503 2, 900, 251 585, 388 1, 392, 544 1, 391, 659	5, 755, 420 4, 591, 729 7, 248, 788 3, 645, 299 8, 597, 636 1, 465, 208 4, 428, 697 6, 881, 164 1, 751, 360
Total Western States		783	9, 657, 918	8, 175, 407	38, 609, 881
Nevada Oregon Colorado Utah Ldaho Montana Wyoming a New Mexico South Dakota a Oklahoma Indian Territory California a	do do do do do do do June 5, 1895 June 29, 1895 do June 17, 1895	2 5 12 4 10 7 8 3 67 7 4 18	52, 012 254, 634 49, 275 65, 797 34, 650 1, 450 7, 584	46, 163 105, 442 404, 668 44, 995 115, 934 41, 137 531, 037 500 71, 344 44, 898 46, 896	82, 423 30, 528 234, 226 1, 057, 414 208, 326 149, 581 10, 632 34, 662 1, 731, 387 52, 442 155, 479 850, 258
Total Pacific States, etc		147	1, 183, 727	1, 453, 014	4, 597, 358
Total United States		1, 070	14, 079, 130	11, 200, 878	58, 711, 546

a Official; all others unofficial.

TABLE IV.

PRIVATE BANKS IN THE UNITED STATES, 1895.

			RESOURCES.				
Overdrafts.	United States bonds.	State, county, municipal, etc., bonds.	Railroad bonds and stocks.	Bank stocks.	All other bonds and stocks.	Due from other banks and bankers.	States, etc.
\$39, 428 19, 987 803	\$743,980 180,225	\$57, 760 120, 559	\$229, 100 214, 952	\$20, 893 52, 125	\$206, 347 367, 532 21, 059	\$1, 149, 599 1, 227, 788 27, 870	New York. Pennsylvania. Maryland.
60, 218	924, 205	178, 319	444, 052	73, 018	594, 938	2, 405, 257	
28, 474 8, 606 739 9, 034 55, 220	10,000	1,000 150 36,816 17,395	22, 496 18, 479 4, 800	14, 900 20, 000 34, 260	8, 498 44, 031 4, 325 88, 733 245, 545	250, 013 81, 960 71, 400 283, 781 662, 890 189, 041	North Carolina. Georgia. Florida. Alabama. Texas. Kentucky.
102, 073	10,000	55, 361	45, 775	69, 160	391, 132	1, 539, 085	
217, 224 144, 120 77, 828 281, 303 24, 606 103, 051 267, 706 98, 541	74, 000 211, 994 132, 650 133, 361 	293, 037 48, 795 167, 807 9, 225 30, 778 13, 000	136, 977 57, 380 2, 000	70, 030 56, 322 16, 700 197, 486 11, 540	99, 096 49, 753 86, 783 1, 559, 981 44, 125 248, 347 26, 476 76, 144	1, 446, 605 1, 924, 312 1, 310, 238 3, 492, 135 348, 755 1, 072, 338 1, 567, 647 1, 153, 734	Missouri. Ohio. Indiana. Illinois. Michigan. Wisconsin. Iowa. Minnesota.
1, 214, 379	563, 105	562, 642	196, 357	352, 078	2, 190, 705	12, 315, 764	
18, 864 2, 682 6, 971 1, 986 15, 218 6, 331 29, 590 1, 284 24, 135 13, 343		3, 106 43, 874 6, 000 3, 552 10, 685 115 10, 156 77, 488 873, 810	5, 029 11, 667 16, 696 702, 880		11, 500 208, 493 50 48, 459 6, 983 6, 423 1, 000 113, 872 124, 198 520, 978 3, 697, 753	11, 553 59, 933 475, 339 537, 202 144, 178 191, 316 99, 988 6, 015 230, 024 49, 291 28, 360 120, 087 1, 953, 287	Nevada. Oregon. Colorade. Utah. Idaho. Montana. Wyoming. New Mexico. South Dakota. Oklahoma. Indian Territory California.

TABLE IV. ABSTRACT OF REPORTS OF CONDITION OF THE PRIVATE

	RESOURCES.				
States, etc.	Real estate, furniture, and fix- tures.	Current expenses and taxes paid.	Cash and cash items.	Other resources.	Total.
New York Pennsylvania Maryland	\$234, 915 519, 515 36, 923	\$16, 286 32, 730 1, 730	\$445, 795 528, 136 12, 046	\$170, 563 65, 885 530	\$7, 949, 035 10, 155, 831 294, 966
Total Middle States	791, 353	50, 746	985, 977	236, 978	18, 399, 832
North Carolina a Georgia. Florida	70, 618 109, 066 449, 120	12, 050 4, 325 236 5, 479 53, 011	106, 637 40, 258 20, 298 107, 023 618, 804 146, 803	8, 109 8, 215 28, 107 159, 656	1, 378, 844 812, 036 428, 788 1, 085, 596 7, 269, 011 2, 028, 144
Total Southern States	801, 344	85, 101	1, 039, 823	204, 087	13, 002, 419
Missouria Ohio. Indiana Illinois Michigan Wisconsina Lowa Minnesota	333, 755 593, 424 319, 991 970, 929 275, 466 989, 306 1, 406, 796 435, 373	132, 210 43, 290 178, 713 20, 941 48, 258 120, 701 153, 094	701, 485 1, 313, 875 602, 760 1, 455, 395 231, 993 636, 636 829, 895 545, 592	131, 210 7, 612 159, 422 57, 966 139, 976 147, 566 186, 126	8, 258, 390 16, 471, 500 7, 309, 002 22, 522, 806 3, 700, 908 7, 666, 609 14, 549, 882 6, 528, 715
Total Western States	5, 324, 950	697, 207	6, 317, 631	829, 878	87, 007, 902
Nevada. Oregon Colorado. Utah Idaho. Montana Wyoming a New Mexico. South Dakota a Oklahoma Indian Territory Californiaa Total Pacific States, etc	17, 225 42, 047 53, 789 33, 765 85, 625 30, 121 35, 608 20, 521 199, 175 30, 882 9, 392 405, 046 963, 196	4, 264 3, 464 8, 656 702 9, 323 14, 144 16, 800 67, 017 1, 973 3, 341	26, 026 34, 449 32, 106 201, 252 66, 551 97, 783 65, 003 12, 536 177, 077 19, 828 21, 966 157, 908	3, 529 53, 831 8, 112 10, 153 9, 000 21, 450 67, 983 94, 226 268, 284	210, 047 350, 342 1, 788, 254 1, 940, 754 783, 116 591, 731 795, 081 90, 533 2, 610, 670 2, 43, 938 2, 76, 779 2, 516, 944 12, 207, 189
Total United States	7, 880, 843	962, 738	9, 255, 916	1, 539, 227	130, 617, 342

a Official; all others unofficial.

TABLE IV.

BANKS IN THE UNITED STATES, 1895-Continued.

			LIABILIT	ies.		
Capital.	Surplus.	Other undivided profits.	Deposits.	Due to banks.	Other liabil- ities.	States, etc.
\$1, 347, 550 1, 573, 544 112, 249	\$331, 758 1, 070, 989 4, 946	\$211, 929: 197, 891 1, 350	\$5, 832, 690 7, 190, 609 162, 106	\$146, 387 112, 696 3, 400	\$78, 721 10, 102 10, 915	New York. Pennsylvania. Maryland.
3, 033, 343	1, 407, 693	411, 170	13, 185, 405	262, 483	99, 738	
298, 300 315, 197 135, 957 435, 050 3, 090, 434 406, 700	91, 918 51, 218 27, 250 99, 701 107, 507 54, 125	48, 513 23, 792 2, 174 9, 808 173, 539	865, 370 353, 626 238, 107 512, 609 3, 270, 571 1, 356, 941	28, 108 8, 769 3, 300 16, 582 386, 450 29, 966	46, 635 59, 434 22, 000 11, 846 240, 510 120, 412	North Carolina. Georgia. Florida. Alabama. Texas. Kentucky.
4, 741, 638	431, 719	257, 826	6, 597, 224	473, 175	500, 837	
1, 191, 860 4, 453, 641 1, 786, 170 5, 033, 933 910, 178 1, 376, 696 4, 614, 832 2, 114, 906	418, 056 551, 364 457, 936 1, 233, 997 186, 420 699, 002 892, 743 156, 168	419, 945 196, 467 578, 449 62, 642 860, 123 203, 000	6, 053, 389 10, 541, 274 4, 745, 100 14, 801, 583 2, 515, 462 5, 285, 552 7, 754, 629 3, 756, 327	437, 673 291, 683 23, 284 198, 473 9, 038 305, 350 120, 651 64, 043	157, 412 213, 593 100, 045 676, 380 17, 258 206, 904 234, 271	Missouri. Ohio. Indiana. Illinois. Michigan. Wisconsin. Iowa. Minnesota.
21, 482, 216	4, 595, 686	2, 320, 617	55, 453, 316	1, 450, 204	1, 705, 863	
70, 000 118, 500 727, 481 189, 000 350, 000 141, 000 003, 349 50, 000 93, 458 86, 000 1, 132, 767 4, 024, 648	32, 500 78, 877 103, 173 2, 500 12, 558 11, 000 20, 536 87, 729 3, 902 6, 000 352, 957 711, 822	27, 936 3, 857 51, 472 10, 343 24, 725 14, 135 15, 430 141, 640 10, 476 6, 513	112, 111 193, 856 875, 381 1, 629, 538 398, 006 401, 180 582, 998 28, 497 1, 193, 781 131, 853 122, 400 919, 386 6, 588, 987	1, 629 20, 149 1, 200 4, 499 19, 788 3, 604 16, 573 425 43, 138 27, 554	34, 894 7, 590 3, 386 3, 070 18, 700 500 267, 854 3, 734 12, 728 84, 280	Nevada. Oregon. Colorado. Utah. Idaho. Montana. Wyoming. New Mexico. South Dakota. Oklahoma. Indian Territory California.
4, 024, 648 33, 281, 845	711, 822 7, 146, 920	306, 527	6, 588, 987 81, 824, 932	138, 559 2, 324, 421	$\frac{436,646}{2,743,084}$	

TABLE V.

Comparative Statement of the Resources and Liabilities of State Banks from 1873 to 1895.

	1873.*	1874.	1875.	1876.	1877.	1878.
	banks.	banks.	551 banks.	633 banks.	592 banks.	475 banks.
RESOURCES.	Millions.	Millions.	Millions.	Millions.	Millions.	Millions.
Loans on real estate)					}
Loans on other collateral	119.3	154.4	176.3	179.0	266. 6	169.4
Loans, other	.2	. 2	. 4	.3	.5	. 3
United States bonds	1.5	2. 0	. 3	.9	. 9	2.1
State, etc., bonds			00.5	*0.4		
Bank stocksOther bonds, etc	9.6	16.4	23.7	19. 4	23. 2	19. 4
Due from banks	12.6	19.0	19.9	23. 1	25. 2	25.1
Real estate etc	3.3	5.4	9.0	8.6	12.6	11.1
Expenses	19.0	1.3 10.4	1.4 8.6	1.6 9.1	1. 2 9. 8	.9 7.3
Cash items. Specie Legal tenders	3.0	2.0		1.9	2.3	3.0
Legal tenders	8.4	25. 1	1. 2 26. 7	27.6	34. 4	28.5
Other resources	1.1	1.2	4.8	6.8	6.6	10.8
Total	178. 9	237. 4	272. 3	278.3	383. 3	277. 9
LIABILITIES.						
Capital stock	42.7	59. 3	69.0	80.4	110.9	95. 2
Surplus	2.1	2. 9	6.8	7.0	5.7	8,0
Undivided profitsState-bank notes	10.0	12. 4 . 2	9.0	10, 5 . 4	18.3 .4	11.7 .4
Dividends unpaid Deposits. Due to banks. Other liabilities		.3	.1	4	.3	.3
Deposits	110.8	137. 6	165.9	157.9	226. 7	142.8
Other liabilities	8.8 4.3	14. 2 10. 5	10.5 10.8	13. 3 8. 4	9. 4 11. 6	10.3 9.2
Other nationales						
Total	178.9	237. 4	272.3	278.3	383. 3	277. 9
	1050					
	1879.	1880.	1881.	1882.	1883.	1884.
	616 banks.	620 banks.	652 banks.	672 banks.	754 banks.	817 banks.
PEROVICES	616	620	652	672	754	817
RESOURCES.	616	620	652	672	754 banks.	817 banks.
Loans on real estate	616 banks. Millions.	620 banks. Millions.	652 banks. Millions.	672 banks.	754 banks.	817 banks.
Loans on real estate	616 banks.	620 banks.	652 banks.	672 banks.	754 banks.	817 banks.
Loans on real estate	616 banks. Millions. 191.4	620 banks. Millions. 206. 8	652 banks. Millions.	672 banks.	754 banks. Millions. 322. 4	817 banks.
Loans on real estate	616 banks. Millions. 191.4	620 banks. Millions. 206. 8	652 banks. Millions. 250.8	672 banks. Millions. 272.5	754 banks. Millions. 322.4	817 banks. Millions. 331.0
Loans on real estate	616 banks. Millions. 191.4 7.7	620 banks. Millions. 206. 8 .5 7. 1	652 banks. Millions. 250. 8 1. 3 12. 0	672 banks. Millions. 272. 5 1. 2 8. 7	754 banks. Millions. 322. 4 1. 4 5. 3	817 banks. Millions. 331. 0 1. 3 2. 3
Loans on real estate	616 banks. Millions. 191.4 7.7 21.9	620 banks. Millions. 206. 8	652 banks. Millions. 250. 8	672 banks. Millions. 272. 5	754 banks. Millions. 322. 4	817 banks. Millions. 331.0
Loans on real estate	616 banks. Millions. 191.4 7.7 21.9	620 banks. Millions. 206. 8 .5 7. 1 17. 1	652 banks. Millions. 250. 8 1. 3 12. 0 24. 9	672 banks. Millions. 272.5 1.2 8.7 19.8	754 banks. Millions. 322. 4 1. 4 5. 3	817 banks. Millions. 331.0 1.3 2.3 31.5
Loans on real estate	616 banks. Millions. 191.4 7.7 21.9	620 banks. Millions. 206.8 .5 7.1 17.1 36.2	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9	754 banks. Millions. 322.4 1.4 5.3 22.1	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8
Loans on real estate	616 banks. Millions. 191.4 7.7 21.9	620 banks. Millions. 206.8 .5 7.1 17.1 36.2 14.2 .9	652 banks. Millions. 250. 8 1. 3 12. 0 24. 9	672 banks. Millions. 272.5 1.2 8.7 19.8	754 banks. Millions. 322. 4 1. 4 5. 3 22. 1 58. 7 13. 6	817 banks. Millions. 331.0 1.3 2.3 31.5
Loans on real estate. Loans on other collateral Loans other Overdrafts. United States bonds State, etc., bonds. Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items.	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 .8 8.8	620 banks. Millions. 206. 8 .5 7.1 17. 1 36. 2 14. 2 .9 11. 2	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1	817 banks. Millions. 331. 0 1. 3 2. 3 31. 5 48. 8 15. 1 1. 0 28. 2
Loans on real estate	616 banks. Millions. 191. 4 7.7 21. 9 22. 2 14. 3 .8 8. 8 8. 8 2. 0	620 banks. Millions. 206.8 .5 7.1 17.1 36.2 14.2 .9 11.2 6.2	652 banks. Millions. 250. 8 1. 3 12. 0 24. 9 46. 7 13. 9 1. 0 16. 9 17. 1	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 .9 35.1 17.4	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4
Loans on real estate	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 8.8 2.0 37.1	620 banks. Millions. 206. 8 .5 7. 1 17. 1 36. 2 14. 2 .9 11. 2 6. 2 48. 8	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.00 16.9 17.1 23.8	672 banks. Millions. 272. 5 1. 2 8. 7 19. 8 49. 9 13. 0 1. 0 18. 5 17. 2 24. 6	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1 17.4 25.3	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8
Loans on real estate Loans on other collateral Loans other Overdrafts United States bonds State, etc., bonds Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders. Other resources	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 8.8 2.0 37.1 9.2	620 banks. Millions. 206.8 .5 7.1 17.1 36.2 14.2 .9 11.2 6.2 48.8 5.9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1 17.4 25.3 9.9	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7
Loans on real estate Loans on other collateral Loans other Overdrafts United States bonds State, etc., bonds. Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc Expenses Cash items. Specie Legal tenders. Other resources.	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 8.8 2.0 37.1	620 banks. Millions. 206. 8 .5 7. 1 17. 1 36. 2 14. 2 .9 11. 2 6. 2 48. 8	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.00 16.9 17.1 23.8	672 banks. Millions. 272. 5 1. 2 8. 7 19. 8 49. 9 13. 0 1. 0 18. 5 17. 2 24. 6	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1 17.4 25.3	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7
Loans on real estate Loans on other collateral Loans other. Overdrafts. United States bonds State, etc., bonds. Railroad bonds, etc. Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders. Other resources. Total LIABILITIES.	616 banks. Millions. 191. 4 7.7 21. 9 22. 2 14. 3 8. 8 8. 8 2. 0 37. 1 9. 2 315. 8	620 banks. Millions. 206. 8 .5 7.1 17. 1 36. 2 14. 2 .9 11. 2 6. 2 48. 8 5. 9 354. 9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0	672 banks. Millions. 272. 5 1. 2 8. 7 19. 8 49. 9 13. 0 1. 0 18. 5 17. 2 24. 6 12. 4 438. 8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9.9 35.1 17.4 25.3 9.9	817 banks. Millions. 331. 0 1. 3 2. 3 31. 5 48. 8 15. 1 1. 0 28. 2 25. 4 28. 8 7. 7
Loans on real estate	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 8.8 8.8 2.0 37.1 9.2 315.8	620 banks. Millions. 206.8 .5 7.1 17.1 36.2 14.2 .6.2 6.2 48.8 5.9 354.9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1 17.4 25.3 9.9 512.1	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7
Loans on real estate. Loans on other collateral Loans. other. Overdrafts. United States bonds State, etc., bonds. Railroad bonds, etc. Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders. Other bosources. Total LIABILITIES. Capital stock Surplus.	616 banks. Millions. 191. 4 7. 7 21. 9 22. 2 14. 3 . 8 8. 8 2. 0 37. 1 9. 2 315. 8	620 banks. Millions. 206. 8 . 5 7. 1 17. 1 36. 2 14. 2 . 9 11. 2 6. 2 48. 8 5. 9 354. 9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9.9 35.1 17.4 25.3 9.9 512.1	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7 521.1
Loans on real estate. Loans on other collateral Loans. other. Overdrafts. United States bonds State, etc., bonds. Railroad bonds, etc. Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items. Specie Legal tenders. Other bonders. LIABILITIES. Capital stock Surplus. Undivided profits.	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 8.8 8.8 2.0 37.1 9.2 315.8	620 banks. Millions. 206.8 .5 7.1 17.1 36.2 14.2 .6.2 6.2 48.8 5.9 354.9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9.9 35.1 17.4 25.3 9.9 512.1	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7
Loans on real estate. Loans on other collateral Loans. other. Overdrafts. United States bonds State, etc., bonds. Railroad bonds, etc. Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items. Specie Legal tenders. Other bonders. LIABILITIES. Capital stock Surplus. Undivided profits.	616 banks. Millions. 191. 4 7.7 21. 9 22. 2 14. 3 8. 8 8. 8 2. 0 37. 1 9. 2 315. 8	620 banks. Millions. 206. 8 .5 7.1 17. 1 36. 2 14. 2 .9 11. 2 6. 2 48. 8 5. 9 354. 9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0 92.9 21.0 7.9 .3 .6	672 banks. Millions. 272. 5 1. 2 8. 7 19. 8 49. 9 13. 0 1. 0 18. 5 17. 2 24. 6 12. 4 438. 8 91. 8 23. 1 8. 9 . 3 . 5	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9.9 35.1 17.4 25.3 9.9 512.1	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 25.4 27.7 521.1
Loans on real estate Loans of ther collateral Loans other Overdrafts United States bonds State, etc., bonds Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders Other resources Total LIABILITIES. Capital stock Surplus Undivided profits State-bank notes. Dividends unpaid	616 banks. Millions. 191.4 7.7 21.9 22.2 14.3 8.8 8.8 2.0 37.1 9.2 315.8	620 banks. Millions. 206.8 .5 7.1 17.1 36.2 14.2 14.2 6.2 48.8 5.9 354.9	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0 92.9 21.0 7.9 3.6 261.4	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8 91.8 23.1 8.9 .3 .5 281.8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1 17.4 25.3 9.9 512.1	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7 521.1 110.0 31.5 12.7 2 325.4
Loans on real estate Loans of ther collateral Loans other Overdrafts United States bonds State, etc., bonds Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders Other resources Total LIABILITIES. Capital stock Surplus Undivided profits State-bank notes. Dividends unpaid	616 banks. Millions. 191. 4 7. 7 21. 9 22. 2 14. 3 8. 8 2. 0 37. 1 9. 2 315. 8	620 banks. Millions. 206.8 .5.7.1 17.1 36.2 14.2 .9 11.2 6.2 48.8 5.9 354.9 90.8 18.8 6.7 .3 .5 208.8 18.5	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8 91.8 23.1 8.9 .3 .5 281.8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9.9 35.1 17.4 25.3 9.9 512.1 102.5 25.8 11.3 .2 4 335.0 20.7	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7 521.1 110.0 31.5 12.7 2 2.5 325.4 27.1
Loans on real estate Loans of ther collateral Loans of ther Overdrafts United States bonds State, etc., bonds. Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders Other resources Total LIABILITIES. Capital stock Surplus Undivided profits State-bank notes Dividends unpaid Deposits Due to banks Other liabilities.	616 banks. Millions. 191. 4 7. 7 21. 9 22. 2 14. 3 8. 8 2. 0 37. 1 9. 2 315. 8 104. 1 16. 7 5. 7 5. 7 5. 7 167. 0 13. 1 8. 3	620 banks. Millions. 206. 8 .5 7. 1 17. 1 36. 2 14. 2 .9 11. 2 6. 2 48. 8 5. 9 354. 9 90. 8 18. 8 6. 7 . 3 . 5 208. 8 18. 5 208. 8 18. 5 10. 5	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0 92.9 21.0 7.9 .3 .6 261.4 18.9 16.0	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8 91.8 23.1 8.9 .3 .5 281.8 18.3 14.1	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9 35.1 17.4 25.3 9.9 512.1 102.5 25.8 11.3 .2 .4 335.0 20.7 16.2	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7 521.1 110.0 31.5 12.7 .2 .5 .2 .5 .4 .27.1 13.7
Loans on real estate Loans of ther collateral Loans other Overdrafts United States bonds State, etc., bonds Railroad bonds, etc Bank stocks Other bonds, etc. Due from banks Real estate, etc. Expenses Cash items Specie Legal tenders Other resources Total LIABILITIES. Capital stock Surplus Undivided profits State-bank notes. Dividends unpaid	616 banks. Millions. 191. 4 7. 7 21. 9 22. 2 14. 3 8. 8 2. 0 37. 1 9. 2 315. 8	620 banks. Millions. 206.8 .5.7.1 17.1 36.2 14.2 .9 11.2 6.2 48.8 5.9 354.9 90.8 18.8 6.7 .3 .5 208.8 18.5	652 banks. Millions. 250.8 1.3 12.0 24.9 46.7 13.9 1.0 16.9 17.1 23.8 10.6 419.0	672 banks. Millions. 272.5 1.2 8.7 19.8 49.9 13.0 1.0 18.5 17.2 24.6 12.4 438.8 91.8 23.1 8.9 .3 .5 281.8	754 banks. Millions. 322.4 1.4 5.3 22.1 58.7 13.6 9.9 35.1 17.4 25.3 9.9 512.1 102.5 25.8 11.3 .2 4 335.0 20.7	817 banks. Millions. 331.0 1.3 2.3 31.5 48.8 15.1 1.0 28.2 25.4 28.8 7.7 521.1 110.0 31.5 12.7 2 2.5 325.4 27.1

^{*}In compliance with House resolution, making it one of the duties of the Comptroller of the Currency, the Annual Report for 1873 contained the first report of State and savings banks made to this office, and was the first call of that character ever made upon State by Federal officers.

COMPARATIVE STATEMENT OF THE RESOURCES AND LIABILITIES OF STATE BANKS FROM 1873 TO 1895—Continued.

	1885.	1886.	1	887.	188	8.	1889.	1890.
	975 banks.	849 banks.	1 ba	,413 nks.	1,40 banl		1,671 banks.	2,101 banks.
RESOURCES. Loans on real estate	Millions. 347.9 1.3 3.0 32.6 55.1 155.9 1.1 26.0 29.9 31.0 5.8 553.6	Millions. 331. 2 1. 2 4. 4 27. 2 49. 7 14. 6 1. 0 51. 7 24. 7 14. 7 8. 3 528. 7	}	2. 4 2. 5 30. 5 64. 8 20. 5 2. 1 110. 8 15. 3 684. 8	3 5 2 100 1 67 67 15 4	2. 0 2. 0 2. 1 4. 8 8. 8 9. 2 1. 8 5. 3 4. 7 1. 7	Million { 31. 1	34.3 77.8 469.4 5.1 1.3 2.4 77.3 35.0 86.0 88.0 27.2 2.0 2.120.8 7.7 35.0 870.8
State-bank notes Dividends unpaid Deposits Due to banks Other liabilities Total	344.3 29.9 11.2 553.6	$ \begin{array}{r} $		14. 3 . 2 . 7 446. 6 32. 4 10. 9	41 3 1	1. 0 0. 0 4. 5 4. 3	507. 1 43. 2 13. 3	553. 1 37. 0 17. 4
	1891.	1892	j 	10	93.		1894.	1895.
	2,572 banks.	3,19 bank	1	3,5	579 1ks.		3,586 panks.	3,774 banks.
RESOURCES. Loans on real estate Loans on other collateral Loans, other Overdrafts United States bonds State, etc., bonds Railroad bonds, etc Bank stocks Other bonds, etc Due from banks Real estate, etc Expenses Cash items	37.	2 4 4 5 5 6 1 1 1 2 2 6 4 4 5 5 1 6 8 1 6 8	ns. 15. 0 12. 9 11. 7 4. 8 2. 3 . 9 15. 6 04. 6 32. 0 3. 3		ions. 43. 2 39. 1 675. 2 5. 5 4 2. 5 . 3 . 1 73. 3 103. 8 38. 6 4. 2	М	illions. 42.4 89.8 533.8 5.4 .6 1.4 .1 .3 82.1 119.7 41.4 4.1	Millions. 44.3 42.1 606.4 4.9 1.3 .1 .4 89.3 127.6 43.4 3.4
Legal tenders	107.		29.7		137.0		144.5	143. 1
Other resources	906.		16. 5 10. 7	1,	7.5		11.6	1, 1-17. 5
LIABILITIES.			_				====	
Capital stock. Surplus Undivided profits. State hank notes		0 1 2 2 1 7 1 7 1 7 1 1 1 1 1 1 1 1 1 1 1	33. 8 36. 7 23. 6 . 1		250. 8 74. 2 28. 9		244. 4 74. 4 28. 0	250. 3 74. 2 26. 9
Dividends unpaid Deposits Due to banks Other liabilities	556. 38. 20.	6 64 8 4	18. 5 18. 6 18. 6		706. 9 48. 3 21. 1		658. 1 54. 1 17. 7	712. 4 63. 1 20. 2
Total	906.	0 1,04	10.7	1,	130.7		1,077.2	1, 147. 5

TABLE VI.

Aggregate Resources and Liabilities of Loan and Trust Companies from 1890--91 to 1894--95 .

	1890-91.	1891–92.	1892-93.	1893-94.	1894-95.
Resources and liabilities.	171 compa- nies.	168 compa- nies.	228 compa- nies.	224 compa- nies.	242 compa- nies.
Resources.		,			
Loans on real estate Loans on personal, etc., security Other loans and discounts Overdrafts United States bonds State, county, and municipal bonds. Railread bonds and stocks. Bank stocks. Other stocks, bonds, and mortgages. Due from other banks and bankers. Real estate, furniture, and fixtures. Current expenses and taxes paid Cash and cash items Other resources.	\$65, 072, 641 225, 012, 138 66, 791, 541 105, 608 16, 057, 015 3, 828, 397 29, 771, 125 1, 159, 776 43, 157, 008 39, 948, 273 17, 357, 290 743, 684 16, 482, 207 11, 141, 299	\$55, 098, 822 256, 413, 894 73, 760, 832 155, 999 18, 059, 578 6, 404, 311 27, 617, 700 1, 608, 344 52, 516, 845 54, 975, 325 22, 617, 764 648, 269 22, 600, 045 7, 767, 130	\$81, 288, 973 307, 170, 395 74, 270, 229 93, 917 18, 486, 636 5, 842, 753 11, 639, 339 92, 187, 712 53, 352, 971 26, 245, 518 284, 177 22, 216, 533 32, 217, 786	\$58, 149, 211 233, 662, 562 82, 609, 940 82, 489 13, 449, 411 5, 728, 331 11, 166, 307 678, 972 111, 201, 130 90, 632, 502 28, 654, 778 833, 835 34, 377, 700 33, 909, 776	\$50, 294, 477 221, 022, 813 162, 069, 171 122, 055 39, 607, 593 3, 767, 198 5, 849, 131 127, 369, 591 92, 620, 845 28, 871, 535 199, 004 35, 861, 686 38, 914, 900
Total		600, 244, 908	726, 664, 506	705, 186, 944	807, 003, 041
${\it Liabilities.}$					
Capital stock. Surplus fund. Other undivided profits Debenture bonds Dividends unpaid. Individual deposits Due to other banks and bankers Other liabilities.	38, 412, 197 17, 091, 648 18, 907, 550 83, 396 355, 330, 080	80, 645, 972 45, 824, 747 15, 943, 401 11, 365, 280 108, 479 411, 659, 996 3, 771, 465 30, 925, 568	94, 867, 268 50, 403, 421 20, 368, 056 18, 489, 542 67, 385 486, 244, 079 2, 690, 476 53, 534, 279	97, 068, 092 57, 663, 599 17, 639, 767 6, 164, 226 52, 514 471, 298, 816 6, 757, 007 48, 542, 923	108, 963, 905 64, 179, 611 20, 622, 087 3, 960, 072 78, 453 546, 652, 657 7, 104, 064 55, 502, 192
Total	536, 628, 202	600, 244, 908	726, 664, 566	705, 186, 944	807, 063, 041

TABLE VII.

AGGREGATE RESOURCES AND LIABILITIES OF SAVINGS BANKS FROM 1890-91 TO 1894-95.

	100	/4-00.			
	1890-01.	1891-92.	1892-93.	1893-94.	1894-95.
Resources and liabilities.	1,011 banks.	1,059 banks.	1,030 banks.	1,025 banks.	1,017 banks.
Resources.					
Loans on real estate. Loans on personal, etc., security. Other loans and discounts. Overdrafts United States bonds State, county, and municipal bonds. Railroad bonds and stocks. Bank stocks. Other stocks, bonds, and mortgages. Due from other banks and bankers. Real estate, furniture, and fixtures. Current expenses and taxes paid. Cash and cash items. Other resources.	198, 134, 045 286, 254 139, 267, 045 320, 278, 708 115, 991, 821 45, 038, 830 107, 963, 932 70, 660, 882 30, 438, 232 971, 266	79, 173, 174 229, 711, 725 328, 763 133, 344, 199 393, 190, 240 131, 215, 829 43, 688, 739 71, 096, 738 81, 576, 253 33, 097, 998 832, 059 33, 208, 271	74, 179, 877 209, 014, 835 495, 781 129, 610, 783 398, 606, 298 121, 519, 071 44, 466, 725 105, 169, 599 83, 007, 108 34, 615, 359 748, 432 36, 936, 824	66, 225, 339 181, 351, 984 315, 383 108, 950, 804 398, 756, 936 121, 732, 130 44, 629, 479 104, 518, 517 82, 468, 981 36, 665, 514 1, 624, 130 42, 436, 271	50, 504, 44(192, 247, 692 352, 555 123, 196, 914 431, 168, 03; 130, 839, 806 44, 052, 458 112, 559, 488 82, 244, 782 40, 611, 911 687, 418 39, 567, 78
Total	1, 854, 517, 069	1, 964, 044, 861	2,013,775,147	1, 980, 744, 189	2, 953, 764, 32
Liabilities.					
Capital stock Surplus fund. Other undivided profits Dividends unpaid Individual deposits (savings) Individual deposits (not savings). Due to other banks and bankers Other liabilities.	130, 042, 098 25, 815, 395 19, 364 1, 623, 079, 749 31, 746, 393	132, 880, 724 27, 448, 960 41, 412 1, 712, 769, 026 45, 560, 592 3, 593, 717	137, 456, 126 26, 017, 047 160, 297 1, 785, 150, 957 23, 649, 305 2, 350, 368	139, 691, 412 25, 918, 049 59, 102 1, 747, 961, 280 29, 971, 962 2, 587, 866	147, 762, 59 26, 347, 30 99, 74; 1, 810, 597, 02; 33, 760, 77; 1, 295, 68
Total	1, 854, 517, 069	1, 964, 044, 861	2, 013, 775, 147	1, 980, 744, 189	2, 053, 764, 32
	1	ı	I	1	1

TABLE VIII.

PRIVATE BANKS.

AGGREGATE RESOURCES AND LIABILITIES OF PRIVATE BANKS IN 1891, 1892, 1893, 1894, AND 1895.

7	1891.	1892.	1893.	1894.	1895.
Resources and liabilities.	1,235 banks.	1,161 banks.	848 banks.	904 banks.	1,070 banks.
Resources.					
Loans on real estate. Loans on personal, etc., security. Other loans and discounts. Overdrafts United States bonds. State bonds. Railroad bonds and stocks Bank stocks. Other stocks, bonds, etc Due from other banks and bankers. Real estate, furniture, etc Current expenses, etc Cash and cash items Other resources	16, 738, 321 68, 180, 783 2, 475, 025 1, 509, 155 908, 983	\$13, 782, 512 10, 259, 256 69, 051, 435 2, 067, 627 1, 709, 497 1, 316, 540 404, 178 703, 982 3, 268, 242 20, 097, 689 9, 317, 287 846, 197 12, 235, 490 1, 601, 813	\$9, 772, 644 8, 885, 376 54, 879, 855 1, 509, 436 1, 472, 148 702, 652 269, 505 517, 866 1, 798, 426 10, 551, 291 6, 449, 149 527, 765 9, 445, 188 972, 042	\$9, 042, 340 13, 902, 444 43, 651, 233 1, 212, 618 534, 102 897, 707 334, 940 400, 948 2, 726, 788 16, 236, 347 7, 014, 581 623, 049 8, 041, 910 760, 044	\$14, 079, 130 11, 200, 878 58, 711, 546 1, 497, 512 1, 497, 310 873, 810 702, 880 504, 406 3, 697, 753 18, 213, 393 7, 880, 843 962, 738 9, 255, 916 1, 539, 227
Total	151, 646, 018	146, 661, 673	107, 843, 343	105, 379, 051	130, 617, 342
Liabilities.					•
Capital Surplus fund Other undivided profits Dividends unpaid Individual deposits Due to other banks and bankers Other liabilities	3, 152, 635	34, 590, 227 7, 730, 587 3, 528, 577 93, 691, 148 1, 745, 695 5, 975, 439	25, 943, 075 5, 488, 683 3, 335, 118 68, 552, 696 1, 670, 358 1, 853, 413	23, 652, 167 6, 005, 126 3, 053, 339 41, 795 66, 074, 549 1, 826, 414 1, 725, 661	33, 281, 845 7, 146, 920 3, 296, 140 81, 824, 932 2, 324, 421 2, 743, 084
Total	151, 646, 018	146, 661, 673	107, 843, 343	105, 379, 051	130, 617, 342

TABLE IX.

AGGREGATE RESOURCES AND LIABILITIES OF ALL STATE BANKS, LOAN AND TRUST COMPANIES, SAVINGS AND PRIVATE BANKS, 1894-95.

Resources and liabilities.	State banks.	Loan and trust com- panies.	Savings banks.	Private banks.	Total.
	3,774 banks.	242 companies.	1,017 banks.	1,070 banks.	6,103 banks.
Resources.					
Loans on real estate	\$44, 32 2 , 689	\$50, 294, 477	\$792, 492, 458	\$14, 079, 130	\$901, 18 8, 754
than real estate	42, 093, 118	221, 022, 813	50, 504, 440	11, 200, 878	324, 821, 249
Other loans and discounts		162, 069, 171	192, 247, 692	58, 711, 546	1, 019, 400, 533
Overdrafts	4, 900, 137	122, 055	352, 552	1, 497, 512	6, 872, 256
United States bonds	883, 885	39, 607, 593	123, 196, 914	1, 497, 310	165, 185, 702
State, county, and municipal bonds.	1, 319, 104	3, 767, 198	431, 168, 031	873, 810	437, 128, 143
Railroad bonds and stocks Bank stocks	63, 334 392, 238	5, 849, 131	130, 830, 808	702, 880 504, 406	137, 446, 158 45, 442, 144
Other stocks and bonds	89, 330, 135	493, 042 127, 369, 591	44, 052, 458 112, 559, 488	3, 697, 753	332, 956, 96
Due from other banks and bankers.	127, 641, 703	92, 620, 845	82, 244, 782	18, 213, 393	320, 720, 723
Real estate, furniture, and fixtures.	43, 398, 546		40, 611, 911	7, 880, 843	120, 762, 835
Current expenses and taxes paid	3, 442, 015	. 199,004	687, 419	962, 738	5, 291, 170
Cash and cash items	143, 057, 914	35, 861, 686	39, 567, 787	9, 255, 916	227, 743, 30
Other resources	40, 328, 876	38, 914, 900	13, 247, 588	1,539,227	94, 030, 59
Total	1, 147, 545, 818	807, 063, 041	2, 053, 764, 328	130, 617, 342	4, 138, 990, 529
Liabilities.					
Capital stock		108, 963, 905	29, 465, 573	33, 281, 845	422, 052, 618
Surplus fund		64, 179, 611	147, 762, 594	7, 146, 920	293, 264, 64
Other undivided profits		20, 622, 087	26, 347, 305	3, 296, 140	77, 132, 35
Dividends unpaid	446, 935	78, 453	99,742	01 004 000	625, 13
Individual deposits		546, 652, 657	33, 760, 775 1, 810, 597, 023	81, 824, 932	1, 374, 648, 78 1, 810, 597, 02
Debenture bonds		3,960,072	1, 010, 091, 023		1, 810, 597, 023 3, 960, 075
Due to other banks and bankers	63, 147, 250	7, 104, 064	1, 295, 687	2, 324, 421	73, 871, 42
All other liabilities		55, 502, 192	4, 435, 629	2, 743, 084	82, 838, 47
Total	1, 147, 545, 818	807, 063, 041	2, 053, 764, 328	130, 617, 342	4, 138, 990, 529

TABLE X.

GOLD, ETC., HELD BY NATIONAL BANKS ON JULY 11, 1895, AND BY OTHER BANKS AND BANKERS ON OR ABOUT THE SAME DATE.

Classification.	National	All other	Total all
	banks (3,715).	banks (6,093).	banks (9,808).
Gold coin. Gold Creasury certificates Gold (clearing-house) certificates Silver dollars Silver, fractional Silver Treasury certificates National-bank notes Legal-tender notes United States certificates for legal tenders Fractional currency. Specie, not classified Cash, not classified Total	22, 425, 600 31, 315, 000 7, 248, 050 5, 834, 241 30, 127, 457 19, 402, 179 123, 185, 172 45, 330, 000 1, 023, 442	a70, 953, 721	31, 315, 000 15, 594, 037 30, 127, 457 19, 402, 178 194, 138, 895 45, 330, 000

a Includes coin certificates and national-bank notes

TABLE XI.

GOLD, SILVER, SPECIE (NOT CLASSIFIED), PAPER CURRENCY, AND CASH (NOT CLASSIFIED) HELD BY BANKS OTHER THAN NATIONAL IN EACH STATE AND TERRITORY AT DATE OF LATEST REPORTS, 1894-95.

		ı	1	ı	I .	
States and Territories.	Gold.	Silver.	Specie (not classified).	Paper cur- rency.	Cash (not classified).	Total.
Maine					#1 975 704	\$1 275 764
Maine New Hampshire	• • • • • • • • • • • • • • • • • • • •				\$1, 375, 764 1, 445, 965	\$1, 375, 764 1, 445, 965
Vermont					337, 086	337, 086
Massachusetts					10, 131, 075	10, 131, 075
Rhode Island			\$16,881	\$104,680	3, 285, 472	3, 407, 033
Connecticut				227,546	5, 468, 565	5, 696, 111
Total Eastern States.			16, 881	332, 226	22, 043, 927	22, 393, 034
New York	\$64, 985	\$19,526	15, 883, 225	25, 257, 608	42, 818, 259	84, 043, 603
New Jersey		φ10, 020	10,000,220	483, 035	980, 243	1, 463, 278
Pennsylvania	79, 263	18,005		240, 676	11, 507, 185	11, 845, 129
Delaware	12, 850	3, 478		49, 580	102, 992	168, 900
Maryland	245, 237	46, 744		283, 675	1, 039, 597	1, 615, 253
District of Columbia	1 38, 018	1,466		137, 810	51, 903	329, 197
Total Middle States	540, 353	89, 219	15, 883, 225	26, 452, 384	56, 500, 179	99, 465, 360
Virginia	167, 758	62, 739		385, 985	877, 176	1, 493, 658
West Virginia	209, 194	35, 755		323, 709	642, 657	1, 211, 315
North Carolina			222, 770	341,007	109, 870	673, 647
South Carolina	18, 409	36, 441		51, 880	495, 796	602, 526
Georgia	366, 620	142, 654		584, 873	1, 584, 245	2, 678, 392
Florida	1,732	6, 586	50, 549	134, 753	69, 730	263, 350
Alabama	73, 084	28, 765		100, 120	86, 867	288, 836
Mississippi	57, 972	50, 684		167, 934	601, 421	878, 011
Louisiana	191, 861	80, 224		1, 939, 517	1, 326, 885	3, 538, 487
TexasArkansas	148, 882 97, 989	33, 351 61, 755 127, 248		414, 482	243, 815 162, 403	840, 530 574, 179
Kentucky	723, 301	127 248		252, 032 1, 831, 764	1, 622, 009	4, 304, 322
Tennessee	183, 742	186, 233		1, 038, 683	669, 825	2, 069, 483
Total Southern States	2, 240, 544	852, 435	273, 319	7, 566, 739	8, 483, 699	19, 416, 736
Missouri	2, 514, 294	565, 765		7, 289, 843	1, 796, 189	12, 166, 091
Ohio	302, 693	86, 212	790, 172	2, 550, 093	885, 284	4, 614, 454
Indiana	150, 329	42,996	582, 586	1, 107, 226	648, 064	2, 531, 20 1
Illinois	221, 035	85, 579		14, 541, 213	3, 011, 389	17, 859, 216
Michigan	1, 954, 823	344,609		2, 219, 274	766, 873	5, 285, 579
Wisconsin	261, 935	60, 206	1, 752, 180	1, 832, 504 552, 296	491, 005 3, 443, 981	4, 075, 689 4, 318, 418
Minnesota	158, 240	30, 060		3, 263, 731	1, 195, 788	4, 647, 819
Kansas	990, 532	249, 190		1, 172, 459	176,004	2, 588, 185
Nebraska		210,100		1, 409, 999	124, 277	1, 534, 276
Total Western States	6, 553, 881	1, 464, 617	3, 124, 938	35, 938, 638	12, 538, 854	59, 620, 928
Nevada	19,000	526		5, 300	1, 200	26, 026
Oregon	164, 156	10, 499		18, 451	155, 768	348, 874
Colorado Utah	59, 916 148, 950	14, 642 9, 982		63, 498 61, 727	460, 323 79, 051	598, 379 299, 710
Idaho	26, 774	2, 145		12, 925	24, 707	66, 551
Montana	53, 441	7, 251		38, 904	455, 326	554, 922
Wyoming	4, 608	766		6, 528	68, 510	80, 412
New Mexico	37,504	5,977		31, 206	13, 438	88, 125
North Dakota	101, 419	19,603		123, 249	34, 594	278, 865
South Dakota	57, 848	15, 426		253, 916	133, 141	460, 331
Washington	100, 526	10, 734		14,777	470, 768	596, 805
Arizona	26, 700	3, 210		10, 000	567	40, 477
California	7 000	4 900		91 020	$23,329,711 \\ 21,949$	23, 329, 711
Oklahoma	7, 982 660	4, 292 413		21, 868 1, 385	21, 949 19, 508	56, 091 21, 966
Indian Territory		410		1, 505	19, 505	21, 900
Total Pacific States and Territories	809, 484	105, 466		663, 734	25, 268, 561	26, 847, 245
Total United States	10, 144, 262	2, 511, 737	19, 298, 363	70, 953, 721	124, 835, 220	227, 743, 303

TABLE XII.

Capital, and Dividends paid by State Banks in each State Reporting that Information, 1894-95.

GL 4	Num-	~,	Dividend	ls paid.
States.	ber of banks.	Capital.	Amount.	Per cent.
Rhode Island Connecticut New Jersey Maryland Virginia West Virginia South Carolina Alabama Georgia Mississippi Louisiana Texas Arkansas Kentucky Tennessee Ohio Illinois Nebruska Colorado Utah	6 8 8 21 4 28 13 7 3 29 21 10 4 12 58 8 16 6 b 123 58 482 7 3	\$916, 675 2, 340, 000 1, 684, 360 1, 075, 000 2, 978, 500 1, 011, 150 425, 750 124, 000 3, 995, 073 548, 600 593, 250 8, 463, 400 2, 890, 761 1, 368, 000 13, 292, 000 10, 407, 838 410, 600 350, 000	\$40, 028 135, 640 133, 973 69, 500 186, 389 73, 493 32, 060 8, 565 233, 321 75, 094 186, 914 43, 952 56, 459 695, 675 209, 844 138, 500 822, 525 795, 250 25, 350 17, 250	4.3 5.8 7.9 6.22 7.5 6.22 7.5 8.9 2.7 8.2 7.5 8.2 8.2 8.2 8.2 8.2 8.2 8.2 8.2 8.2 8.2
Moutana. North Dakota South Dakota Washington	2 21 25 4	55, 000 354, 500 451, 800 315, 700	7, 350 41, 084 38, 580 21, 956	13, 2 11, 5 8, 5 6, 9
Total	928	56, 596, 382	4, 088, 752	7.2

a Stock savings banks.

b Includes stock savings banks.

TABLE XIII.

Capital Stock of National Banks on July 11, 1895, and of State, Stock Savings, and Private Banks, and Loan and Trust Companies at Date of Latest Reports to this Bureau.

	National	State	Stock	Private	Loan and	
States and Territories.	banks.	banks.	savings	banks.	trust com-	Total.
	budge.	Dulksi	banks.	Danks.	panies.	
35-1	dd.1 101 000	i			#1 905 400	A10 000 100
Maine New Hampshire	5, 880, 000				\$1, 205, 400	\$12, 326, 400 5, 880, 000
Vormant	7 010 000					7, 010, 000
Massachusatta	97 142 500				9, 775, 000	106, 917, 500
Rhode Island	19, 537, 050	\$916,675			2, 808, 636	23, 262, 361
Vermont. Massachusetts Rhode Island. Connecticut	22, 391, 070	2, 340, 000			1, 186, 600	25, 917, 670
Total Eastern States		3, 256, 675			14, 975, 636	181, 313, 931
New York	86, 917, 176	33, 106, 495	(\$1, 347, 550	28, 800, 000	150, 171, 221
New Jersey		1, 684, 360		φ1, 341, 330	1,869,500	17, 967, 840
Pennsylvania	74, 155, 490	8, 421, 705		1,573,544	39, 018, 085	123, 168, 824
Pennsylvania Delaware	2, 133, 985	580, 000			1,000,000	3, 713, 985
Maryland	17, 054, 960	1, 184, 750	\$401, 178	112, 249	1, 817, 275	20, 570, 412
District of Columbia	2, 827, 600		50, 041		3, 250, 000	6, 127, 041
Total Middle States	197, 502, 591	44, 977, 310	451, 219	3, 033, 343	75, 754, 860	321, 719, 323
Virginia	4, 796, 300	6, 503, 896				11, 300, 196
West Virginia	3, 261, 000 2, 706, 000 1, 868, 910	a 3, 118, 582				6,379,582
North Carelina	2,706,000	1,960,785	290,000	298, 300		5, 255, 085
South Carolina	1,868,910	1, 299, 541	749, 029			1 2 017 490
Georgia	3, 416, 000	8, 839, 282	427, 000	315, 197		12, 997, 479 2, 261, 757 4, 737, 550
Florida	1, 435, 000	570, 800	120,000	135, 957		2, 261, 757
Alabama	3, 444, 000	858, 500		435, 050		4, 737, 550
Mississippi	855, 000	3, 387, 425	602 607			4, 242, 425
Louisiana Texas	3,660,000 21,439,160	2, 882, 444 885, 150	603, 225	9 000 494		7, 145, 669
Arkansas	1, 220, 000	1, 836, 400		5,090,434		25, 414, 744 3, 056, 400
Kentneky	13, 109, 400	16, 140, 733		466 700		29, 716, 833
Kentucky Tennessee	8, 325, 000	5, 653, 531	142, 450			14, 120, 981
Total Southern States.	69, 535, 770	53, 937, 069	2, 331, 704	4, 741, 638		130, 546, 181
Missouri	17, 665, 000	20, 070, 040		1, 191, 860	6, 150, 000	45, 076, 900
Ohio	45, 581, 699	8, 589, 540	1,686,200	4, 453, 641	0, 100, 000	60, 310, 480
Indiana	14, 422, 000	4, 736, 150	1,000,200	1, 786, 170	1,400,200	22, 344, 520
Illinois	38, 606, 000	7, 160, 000	6, 132, 000	5, 033, 933	5, 087, 500	62, 019, 433
Michigan	13, 434, 000	a12, 444, 482		910, 178		26, 788, 660
Wisconsin	10, 785, 000	6, 969, 350		1, 376, 696		19, 131, 046
Iowa.	13, 395, 000	8, 737, 900	7, 423, 400	4,614,832	1, 699, 872	35, 871, 004
Minnesota	15, 030, 000	8, 800, 000	350, 000	2, 114, 906	3, 895, 837	30, 190, 743
Kansas	10,037,100 11,765,000	a 8, 782, 213 a 9, 882, 288				18, 819, 313 21, 647, 288
Medraska	11, 705, 000	49, 602, 200				21, 047, 288
Total Western States.	190, 720, 199	96, 171, 963	15, 591, 600	21, 482, 216	18, 233, 409	342, 199, 387
Nevada	282, 000			70, 000		352, 000
Oregon	3, 620, 000	425, 400	737, 700	118, 500		4, 901, 600
Colorado	6, 937, 000	1, 835, 000		727, 481		9, 499, 481
Utah	2, 100, 000	565, 000	700,000	189,000		3,554,000
Idaho	775, 000 4, 100, 000	330, 000	200, 000	350, 000 141, 000		1, 125, 000 4, 771, 000
Wroming	860, 000	62, 000	200,000	163, 349		1,085,349
Wyoming New Mexico	650, 000	201, 700	30,000	50,000		931,700
North Dakota	2, 190, 000	1, 064, 000				3, 254, 000
South Dakota	2, 035, 000	1, 269, 712		903, 093		4, 207, 805
Washington	5, 205, 000	2, 534, 400	625, 500			8, 364, 900
Arizona	400, 000	40, 200				440, 200
California	7, 525, 000	43, 547, 699	8, 797, 850	1, 132, 767		61, 003, 316
Oklahoma	300, 000	123, 167		93, 458		516, 625
Indian Territory	405, 000			86, 000		491,000
Total Pacific States and Territories	37, 384, 000	51, 998, 278	11, 091, 050	4, 024, 648		104, 497, 976
Total United States		250, 341, 295	29, 465, 573		108, 963, 905	1, 080, 276, 798
Total Onlied Blates	000, 44±, 100	200, 0±1, 200	20, 400, 013	00, 201, 040	1.00, 200, 200	1,000,410,190

TABLE XIV.

Population of the States and Territories on June 1, 1895; the Aggregate Capital, Surplus, Undivided Profits, and Individual Deposits of National Banks, etc., on or about June 29, 1895; the Average of these items per Capita, and the per Capita Averages in each Class of Banks and in all Banks.

States and Territories.	Population June 1,	All bank	s.	National banks.	State banks.	Loan and trust compa- nies.	Savings banks.	Private banks
	1895.a	Capital, etc.	Average per capita.	Average per capita.	Average per capita.	Average per capita.	Average per capita.	Aver- age per capita.
Maine New Hampshire Vermont. Massachusetts. Rhode Island Connecticut New York. New Jersey Pennsylvania Delaware Maryland District of Columbia Virginia West Virginia. North Carolina South Carolina Georgia Florida Alabama. Mississippi Louisiana Texas Arkansas Arkansas Kentucky Tennessee Missouri Ohio Indiana Illinois Michigan Wisconsin Iowa. Minnesota Kansas Nebraska Nevada Oregon Colorado Utah Idaho Montana Utah Idaho Montana Montana Montana Midaho Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana Montana	666, 000 391, 000 391, 000 3933, 000 2, 675, 000 382, 000 821, 000 6, 557, 000 1, 632, 000 1, 905, 000 1, 905, 000 1, 905, 000 1, 905, 000 1, 905, 000 1, 350, 000	\$92, 465, 355 88, 574, 901 51, 005, 685 877, 449, 028 144, 226, 324 229, 343, 562 1, 958, 823, 314 165, 229, 355 661, 176, 381 17, 245, 474 116, 679, 287 22, 843, 260 44, 973, 759 24, 570, 210 16, 154, 976 16, 597, 137 12, 170, 409 13, 788, 573 40, 585, 366 68, 314, 801 179, 465 68, 314, 801 179, 679, 465 260, 144, 427 83, 804, 143 327, 528, 672 137, 256, 639 96, 327, 597 129, 549, 017 108, 531, 299 129, 549, 017 108, 531, 299 129, 549, 017 108, 531, 299 129, 549, 017 108, 531, 299 113, 113, 913 17, 426, 323 40, 689, 777 10, 727, 848 3, 588, 363 22, 787, 11 3, 985, 953	\$138. 83 1226. 53 153. 44 226. 53 328. 02 377. 55 279. 35 298. 74 88. 94 112. 81 106. 56 80. 44 26. 12 29. 42 29. 42 18. 87 7. 49 10. 21 34. 10 27. 94 6. 90 41. 36 6. 50 77. 98 77. 49 67. 01 36. 59 77. 98 48. 40 49. 67 65. 38 35. 18 35. 18 35. 18 41. 22 24. 75 44. 91 74. 53 42. 07 28. 48 105. 01	\$44. 62 43. 54 54. 52 125. 33 120. 69 83. 64 99. 56 48. 39 62. 77 42. 06 54. 92 50. 87 12. 39 12. 82 4. 96 5. 83 13. 58 6. 30 2. 24 20. 65 24. 33 2. 64 17. 22 21. 27 22. 42 21. 13. 52 27. 72 20. 42 42. 11 24. 25 27. 72 28. 72 29. 72 20. 73 21. 70 20. 98 24. 72 21. 27 30. 27 30. 27 21. 70 22. 33 23. 88. 72 23. 88. 72	11. 13 3. 59 4. 83 2. 79	4. 80 .76 6. 66 4. 39 3. 68	5. 28 6. 91 1. 02 2. 97 	\$1. 18 1. 71 26 .78 .88 .85 .96 .2. 72 .96 .2. 58 .4. 15 .1. 56 .3. 79 .6. 97 .3. 75 .6. 97 .9. 69 .9. 96 .9.
New Mexico North Dakota South Dakota Washington Arizona California Oklahoma Indian Territory	173, 000 316, 000 522, 000 575, 000 67, 000 1, 392, 000 145, 000 201, 000	3, 644, 990 10, 731, 496 11, 397, 413 23, 464, 477 2, 328, 940 289, 348, 874 1, 557, 170 1, 397, 235	21. 07 33. 96 21. 83 40. 81 34. 76 207. 87 10. 73 6. 95	16. 92 22. 77 10. 91 26. 12 22. 25 19. 46 7. 05 5. 85			4. 45 102. 09	1. 73 1. 66 1. 10
Total United States.	·	6, 703, 544, 084	95. 83	38. 97	15. 21	10. 59	29, 28	1. 78

a Estimate by the Government actuary.

b Includes private banks.

TABLE XV.

AGGREGATE SAVINGS DEPOSITS IN SAVINGS BANKS, NUMBER OF DEPOSITORS, AND THE AVERAGE AMOUNT DUE TO EACH, BY STATES AND TERRITORES IN 1893-94 AND 1894-95. b

		1893-94.		1894-95.			
States and Territories.	Number of depositors.	Amount of deposits.	Average to each depositor.	Number of depositors.	Amount of deposits.	Average to each depositor.	
Maine	153, 922	\$53, 261, 309	\$346.03	155, 704	\$54, 531, 223	\$350. 22	
New Hampshire	169, 510	70, 616, 944	416. 59	163, 702	66, 746, 703	407. 73	
Vermont	92, 239 1, 214, 493	27, 966, 855 399, 995, 570	303. 20 329. 35	94, 994 1, 247, 090	29, 430, 697 416, 778, 018	309. 81 334. 20	
Rhode Island	130, 610	69, 053, 724	528.70	131, 623	67, 444, 117	512. 40	
Connecticut	335, 879	133, 967, 220	398, 95	337, 254	136, 928, 858	406.01	
Total Eastern States	2, 096, 653	754, 861, 622	360. 03	2, 130, 367	771, 859, 616	362. 31	
New York	1, 585, 155	617, 089, 449	390. 50	1, 615, 178	643, 873, 574	398. 63	
New Jersey	137, 897	34, 266, 298	248. 49	144, 160	36, 149, 920	250.76	
Pennsylvania	248, 244	66, 025, 821	265. 97	264, 642	68, 522, 217	258. 92	
Delaware	18, 264 144, 218	3, 693, 311 43, 758, 875	202. 22 303. 42	18, 648 148, 342	3, 765, 784 45, 490, 279	201. 94 306, 66	
District of Columbia	1, 258	72, 667	57.76	1, 356	95, 300	70. 28	
Total Middle States	2, 135, 036	764, 906, 421	358. 26	2, 192, 326	797, 897, 074	363.95	
West Virginia	3, 522	236, 025	67. 01				
North Carolina	a 8, 750	416, 695	47.62	a 6, 039	291, 744	48. 31	
South Carolina	a 23, 246	3, 939, 976	169. 49	17, 418	4, 578, 838	262. 88	
Georgia	a 7, 196	836, 823	116. 29	5, 747	741, 596	129.04	
Florida	881	175, 115	198.77	a 1, 148	205, 710	179. 19	
Alabama	a 2, 590 7, 786	102,347 $2,057,845$	39. 52 264. 30	9, 918	2, 687, 934	271. 02	
Louisiana Texas	2, 450	301, 648	123. 12	9, 910	2,087,934	271.02	
Tennessee	9, 664	1, 412, 840	146. 19	8, 703	1, 112, 491	127.83	
Total Southern States	66, 085	9, 479, 314	143. 44	48, 973	9, 618, 313	196. 40	
Ohio	77, 533	27, 403, 922	353.45	86, 183	34, 753, 222	403, 25	
Indiana	13, 967	3, 165, 214	226. 62	15, 636	3, 667, 312	234. 54	
Illinois	83, 802	22, 870, 005	272.90	94, 724	24, 357, 400	257. 14	
Wisconsin	1, 219	152, 300	124. 94	1,439	179, 877	125. 00	
Iowa Minnesota	a 72, 397 38, 493	26, 230, 214 8, 954, 575	362, 31 232, 63	a 77, 809 42, 777	28, 158, 488 9, 471, 799	361, 89 221, 42	
Total Western States	287, 411	88, 776, 230	308. 88	318, 568	100, 588, 098	315. 75	
Oregon	a 1, 732	753, 080	434. 80	1, 803	662, 229	367. 29	
Utah	5, 528	963, 227	174. 24	6, 271	1, 142, 215	182. 14	
Montana	1, 240	347, 476	280. 22	2,844	812, 910	285. 83	
New Mexico	182	37, 476	205. 91	217	37, 951	174. 90	
Washington	a 11, 595 172, 225	2,415,669 $125,420,765$	208.34 728.24	a 5, 512 a 168, 638	1, 148, 104 126, 830, 513	208. 29 752. 08	
Total Pacific States and Territories	192, 502	129, 937, 693	674. 99	185, 285	130, 633, 922	705. 04	
				1		I———	

CUR, PT 1-33

a Partially estimated. b These banks held \$33,760,775 deposits subject to check not included in this and the following table

TABLE XVI.

Number of Savings Banks in the United States, Number of Depositors, Amount of Savings Deposits, Average Amount due each Depositor in the Years 1820, 1825, 1830, 1835, 1840, and 1845 to 1895, and Average per Capita in the United States in the Years Given.

Year.	Number of banks.	Number of depositors.	Deposits.	Average due each depositor.	Average per capit in the United States.
20	10	8, 635	\$1, 138, 576	\$131.86	\$0. 3
25	15	16, 931	2,537,082	149.84	
30	36	38, 085	6,973,304	183.09	
35	52	60,058	10, 613, 726	176.72	
40	61 70	78, 701 145, 206	14, 051, 520 24, 506, 677	178. 54 168. 77	
46	74	158, 709	27, 374, 325	172.48	
47	76	187, 739	31, 627, 479	168. 46	
48	83	199, 764	33, 087, 488	165, 63	
49	90	217, 318	36, 073, 924	165. 99	
50	108	251,354	43, 431, 130	172.78	1.
51	128	277, 148	50, 457, 913	182.06	
52	141	308, 863	59, 467, 453	192.54	
54	159 190	365, 538 396, 173	72, 313, 696 77, 823, 906	197.82 196.44	
55	215	431, 602	84, 290, 076	195. 29	
56	222	487, 986	95, 598, 230	195. 90	
57	231	490, 428	98, 512, 968	200. 87	
58	245	538, 840	108, 438, 287	201. 24	
59	259	622,556	128, 657, 901	206, 66	
60	278	693, 870	149, 277, 504	215. 13	4.
61	285 289	694, 487 787, 943	146, 729, 882 169, 434, 540	211, 27 215, 03	
663	289	887, 096	206, 235, 202	232. 48	
64	305	976, 025	236, 280, 401	242. 08	
65	317	980, 844	242, 619, 382	247.35	
966	336	1, 057, 061	282, 455, 794	264.70	
867	371	1, 188, 202	337, 009, 452	283, 63	
68	406	1, 310, 144	392, 781, 813	299.80	
669	476 517	1,466,684 1,630,846	457, 675, 050 549, 874, 358	312. 04 337. 17	14.
571	577	1,902,047	650, 745, 442	342. 13	14.
72	647	1, 992, 925	735, 046, 805	368.82	
ή3	669	2, 185, 832	802, 363, 609	367.07	
17 4	693	2, 293, 401	864, 556, 902	376.98	
75	771	2, 359, 864	924, 037, 304	391.56	
76	781 675	2, 368, 630 2, 395, 314	941, 350, 255 866, 218, 306	397. 42 361. 63	
78	663	2, 400, 785	879, 897, 425	366. 50	
79	639	2, 268, 707	802, 490, 298	353.72	
80	629	2, 335, 582	819, 106, 973	350.71	16.
<u>81</u>	629	2, 528, 749	891, 961, 142	352. 73	
82	629	2,710,354	966, 797, 081	356.70	
83	630 636	2, 876, 438 3, 015, 151	1, 024, 856, 787 1, 073, 294, 955	356. 29 355. 96	
85	646	3, 071, 495	1, 095, 172, 147	356.56	
86	638	3, 158, 950	1, 141, 530, 578	361.36	
87	684	3, 418, 013	1, 235, 247, 371	361.39	
88 . ,	801	3, 838, 291	1, 364, 196, 550	355.41	
89	849	4, 021, 523	1, 425, 230, 349	354.40	
90	921	4, 258, 893	1, 524, 844, 506	358. 03	24.
91	1,011	4,533,217	1, 623, 079, 749	358.04	25.
993	1,059 1,030	4, 781, 605 4, 830, 599	1,712,769,026	358. 20	26. 26.
994	1,030	4, 777, 687	1, 785, 150, 957 1, 747, 961, 280	369, 55 365, 86	20. 25.
95	1, 017	4, 875, 519	1, 810, 597, 023	371.36	25.

TABLE XVII.

Number, Assets, and Liabilities of State and Savings Banks, Trust, Mortgage, and Investment Companies and Private Bauks which Failed during the Year ended August 31, 1895.

[From reports to the Bradstreet Agency.]

States and Territories.		State ba	nks.		Savings b	anks.	Мо	rtgage and compani			Private b	anks.		Tota	l.
	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.
New Hampshire Massachusetts New York Pennsylvania North Carolina Georgia Texas Kentucky Tennessee Missouri Ohio Illinois Wisconsin Lowa	1 1 1 1 10 1	\$566, 662 20, 000 50, 000 542, 200 4, 000 117, 174	\$863, 540 35, 000 26, 510 851, 545 5, 000 134, 660	1	1,069, 552 429,000	1, 134, 253 358, 000	1	\$500, 000 427, 100 80, 000 100, 000	250, 000	1 2 1 1 1 2 3	\$20, 803 240, 000 3, 000 40, 000 50, 000 22, 000 245, 000	\$97, 721 260, 000 4, 000 30, 000 75, 000 35, 000 425, 000 181, 600	2 4 1 1 1 1 1 12 1 4 1 4	\$ 1, 433, 771 50.7, 000 2, 084, 117 749, 000 3, 000 50, 000 50, 000 50, 000 50, 000 54, 260 4, 000 345, 000 117, 174 3, 156, 000	\$1, 874, 946 \$1, 874, 940 2, 674, 014 708, 000 4, 000 75, 000 35, 000 26, 510 88, 545 5, 000 675, 000 134, 660 4, 381, 600
Minnesota Kansas	2	154, 500 60, 000	82,000											178, 497 60, 000	237,397 $82,000$
Nebraska Oregon Idaho Wyoming	2 1	414,000 227 000 20,000	564, 000 117, 000 35, 000	1	1,650,000	1, 430, 000					· · · · · · · · · · · · · · · · · · ·		1	414, 000 1, 650, 000 227, 000 20, 000	564, 000 1, 430, 000 117, 000 35, 000
North Dakota b. South Dakota b. Washington California Oklahoma	1 1 4		(c) 54, 820 485, 000	(c) 1	(c) 71,000	(c) 21, 000	(c)	(c)	(c)		(c) 309, 501 13, 000 250, 000 15, 000	(c) 309, 501 13, 000 300, 000 27, 000	1 5 7 1	(c) 364, 321 409, 000 250, 000 15, 000	(c) 364, 321 519, 000 300, 000 27, 000
Total	46		3, 444, 675	8	4, 653, 323	4, 818, 199	6	4, 107, 100	5, 843, 500	25	1, 388, 301	1, 804, 619	85	12, 704, 080	15, 910, 993

a Trust company.

b From reports of State-bank examiners.

c No information.

TABLE XVIII.

REPORTS OF THE CONDITION OF THE LOAN AND TRUST COMPANIES IN THE DISTRICT OF COLUMBIA AT THE CLOSE OF BUSINESS ON SATURDAY, SEPTEMBER 28, 1895.

American Security and Trust Company, Washington.

C. J. BELL, President.

J. W. WHELPLEY, Cashier.

RESOURCES.		LIABILITIES,		
Loans and discounts. Overdrafts. U. S. bonds on hand. Premiums on U. S. bonds Stocks, securities, etc. Banking house, furniture, and fixtures. Other real estate and mortgages owned. Due from national banks. Due from State banks and bankers. Checks and other cash items Fractional currency, nickels, and cents. Specie. Legal-tender notes.	117. 22 100, 000. 00 13, 562. 50 75, 295. 64 235, 666. 23 177, 309. 90 156, 781. 90 126, 418. 82 15, 708. 81 115. 61 115, 746. 00	Capital stock paid in Surplus fund. Undivided profits, less current expenses and taxes paid. Dividends unpaid. Individual deposits. Debenture bonds.	\$1, 250, 000. 00 200, 000. 00 60, 747. 51 121. 50 1, 169, 917. 55 973, 200. 00	
Total	3, 653, 986, 56	Total	3, 653, 986, 56	

National Safe Deposit, Savings, and Trust Company, Washington.

BENJAMIN P	CNUDED	Pranidant

A L. STURTEVANT, Secretary.

	,	,	
Loans and discounts		Capital stock paid in	\$1,000,000.00
U. S. bonds on hand		Undivided profits, less current ex-	
Premiums on U. S. bonds		penses and taxes paid	67,251.66
Stocks, securities, etc	21, 975. 00	Individual deposits	1, 636, 429, 38
Banking house, furniture, and fix-		-	1 ' '
tures	777, 669, 50	}	
Due from national banks	58, 497, 14		
Due from State banks and bankers.			į
Checks and other cash items			1.
Bills of national banks		i	
Fractional currency, nickels, and			
cents		1	İ
Specie			į .
T and to demand a			į
Legal-tender notes	2, 500. 00		1
m 1	0.500.001.01	m	0.500.004.04
Total	2, 703, 684. 04	Total	2, 703, 684. 04

Washington Loan and Trust Company, Washington.

JOHN JOY EDSON, President.

A. PARKER, Secretary.

7	** 004 000 00	0-11-1-1-1	41 000 000 00
Loans and discounts		Capital stock paid in	\$1, 000, 000. 00
Overdrafts		Surplus fund	100,000.00
Stocks, securities, etc	48, 197, 84	Undivided profits, less current ex-	•
Banking house, furniture, and fix-		penses and taxes paid	72, 700, 38
tures	602, 904, 17	Due to national banks	5, 338, 34
Other real estate and mortgages	,	Dividends unpaid	1, 204. 14
owned	42, 453, 66	Interest on trust bonds unpaid	557. 50
Due from national banks		Individual deposits	1, 707, 208. 47
Due from State banks and bankers.		Real estate trust bonds	149, 000, 00
Checks and other cash items			
Fractional currency, nickels, and		İ	
cents	15.04	ıj .	
Specie		<u> </u>	
Legal-tender notes	45, 000, 00]	
Total	3 036 008 83	Total	3, 036, 008, 83
T AMT	0, 000, 000.00		5, 555, 666, 66
	1	11	

TABLE XIX.

CANADIAN BANKS.

SUMMARY OF THE CONDITION OF THE THIRTY-EIGHT CHARTERED BANKS OF THE DOMINION OF CANADA ON AUGUST 31, 1895.

RESOURCES.		LIABILITIES.		
Call loans on bonds, etc	\$16, 766, 317 197, 526, 285 445, 922 4, 324, 234 1, 814, 624 2, 687, 044 9, 393, 325 9, 224, 246 36, 934, 410 7, 391, 813	Capital stock Surplus fund Bank notes outstanding Due to the Dominion government. Due to provincial governments. Demand deposits Time deposits Due to other banks and agencies. All other liabilities	\$61, 704, 458 27, 083, 799 30, 737, 622 4, 395, 918 3, 999, 523 67, 386, 516 115, 716, 520 8, 210, 530 294, 435	
Total cash on hand Other resources Excess of liabilities	28, 691, 792 2, 241, 162 2, 088, 138			
Total	319, 529, 321	Total	319, 529, 321	

AGGREGATE RESOURCES AND LIABILITIES

OR

THE NATIONAL BANKS

FROM

OCTOBER, 1863, TO OCTOBER, 1895.

1863.

Resources.	JANUARY.	APRIL.	JULY.	OCTOBER 5.
resources.				66 banks.
Loans and discounts U. S. bonds and securities Other items				\$5, 466, 088, 33 5, 662, 600, 00 106, 009, 12
Due from nat'l and other b'ks Real estate, furniture, etc Current expenses Premiums paid				2, 625, 597, 05 177, 565, 69 53, 808, 92 2, 503, 69
Checks and other cash items. Bills of nat'l and other banks. Specie and other lawful mon'y		ļ 		492, 138. 58 764, 725. 00 1, 446, 607. 62
Total				16, 797, 614. 00

1864.

Resources.	JANUARY 4.	APRIL 4.	JULY 4.	OCTOBER 3.
resources.	139 banks.	307 banks.	467 banks.	508 banks.
Loans and discounts U. S. bonds and securities Other items	\$10, 666, 095. 60 15, 112, 250. 00 74, 571. 48	\$31, 593, 943, 45 41, 175, 150, 00 432, 059, 95	\$70, 746, 513. 33 92, 530, 500. 00 842, 017. 73	\$93, 238, 657. 92 108, 064, 400. 00 1, 434, 739. 76
Due from national banks Due from other b'ks and b'krs Real estate, furniture, etc Current expenses	* 4, 786, 124, 58 381, 144, 00 118, 854, 43	4, 699, 479, 56 8, 537, 908, 94 755, 696, 41 352, 720, 77	15, 935, 730. 13 17, 337, 558. 66 1, 694, 049. 46 502, 341. 31	19, 965, 720. 47 14, 051, 396. 31 2, 202, 318. 20 1, 021, 569. 02
Checks and other cash items. Bills of nat'l and other banks. Specie and other lawful mon'y	577, 507, 92 895, 521, 00 5, 018, 622, 57	2, 651, 916. 96 1, 660, 000. 00 22, 961, 411. 64	5, 057, 122, 90 5, 344, 172, 00 42, 283, 798, 23	7, 640, 169, 14 4, 687, 727, 00 44, 801, 497, 48
Total	37, 630, 691, 58	114, 820, 287, 66	252, 273, 803. 75	297, 108, 195. 30

Resources.	JANUARY 2.	APRIL 3.	JULY 3.	OCTOBER 2.
Resources.	638 banks.	907 banks.	1,294 banks.	1,513 banks.
Loans and discounts U. S. bonds and securities Other items	\$166, 448, 718, 00	\$252, 404, 208. 07	\$362, 442, 743. 08	\$487, 170, 136, 29
	176, 578, 750, 00	277, 619, 900. 00	391, 744, 850. 00	427, 731, 300, 00
	3, 294, 883, 27	4, 275, 769. 51	12, 569, 120. 38	19, 048, 513, 15
Due from national banks Due from other b'ks and b'krs Real estate, furniture, etc Current expenses Premiums paid	30, 820, 175, 44	40, 963, 243, 47	76, 977, 539, 59	89, 978, 980, 55
	19, 836, 072, 83	22, 554, 636, 57	26, 078, 028, 01	17, 393, 232, 25
	4, 083, 226, 12	6, 525, 118, 80	11, 231, 257, 28	14, 703, 281, 77
	1, 053, 725, 34	2, 298, 025, 65	2, 338, 775, 56	4, 539, 525, 11
	1, 323, 023, 56	1, 823, 291, 84	2, 243, 210, 31	2, 585, 501, 06
Checks and other cash items.	17, 837, 496, 77	29, 681, 394, 13	41, 314, 904, 50	72, 309, 854, 44
Bills of nat'l and other banks.	14, 275, 153, 00	13, 710, 370, 00	21, 651, 826, 00	16, 247, 241, 00
Specie.	4, 481, 937, 68	6, 659, 660, 47	9, 437, 060, 40	18, 072, 012, 59
Legal tenders and fract'l cur'y	72, 535, 504, 67	112, 999, 320, 59	168, 426, 166, 55	189, 988, 496, 28
Total	512, 568, 666. 68	771, 514, 939, 10	1, 126, 455, 481. 66	1, 359, 768, 074. 49

^{*} Including amount due from national banks.

BANKS FROM OCTOBER, 1863, TO OCTOBER, 1895.

1863.

***	JANUARY.	APRIL.	JULY.	OCTOBER 5
Liabilities.				66 banks.
Capital stock				\$7, 188, 393.00
Undivided profits				128, 030. 0 6 8, 497, 681. 8 4 981, 178. 5 9
Other items				2, 360. 51
<u> </u>				
Total				16, 797, 644. 00

1864.

Liabilities.	JANUARY 4.	APRIL 4.	JULY 4.	OCTOBER 3.
mavinues.	139 banks.	307 banks.	467 banks.	508 banks.
Capital stock	\$14, 740, 522. 00	\$42, 204, 474. 00	\$75, 213, 945. 00	\$86, 782, 802. 00
Surplus fund	432, 827. 81	1, 625, 656. 87	1, 129, 910, 22 3, 034, 330, 11	2, 010, 286. 10 5, 982, 392. 22
Nat'l-bank notes outstanding Individual and other deposits Due to nat'l and other banks*.	30, 155, 00 19, 450, 492, 53 2, 153, 779, 38	9, 797, 975, 00 51, 274, 914, 01 6, 814, 930, 40	25, 825, 665, 00 119, 414, 239, 03 27, 382, 606, 37	45, 260, 504, 00 122, 166, 536, 40 34, 862, 384, 81
Other items	822, 914, 86	3, 102, 337. 38	213, 708, 02	43, 289. 77
Total	37, 630, 691. 58	114, 820, 287. 66	252, 273, 803, 75	297, 108, 195, 30

	JANUARY 2.	APRIL 3.	JULY 3.	OCTOBER 2.
Liabilities.	638 banks.	907 banks.	1,294 banks.	1,513 banks.
Capital stock	\$135, 618, 874. 00	\$215, 326, 023. 00	\$325, 834, 558. 00	\$393, 157, 206. 00
Surplus fund	8, 663, 311, 22 12, 283, 812, 65	17, 318, 942. 65 17, 809, 307. 14	31, 303, 565. 64 23, 159, 408. 17	38, 713, 380, 72 32, 350, 278, 19
Nat'l-bank notes outstanding	66, 769, 375, 00	98, 896, 488. 00	131, 452, 158. 00	171, 321, 903. 00
Individual and other deposits United States deposits	183, 479, 636, 98 37, 764, 729, 77	262, 961, 473, 13 57, 630, 141, 01	398, 357, 559, 59 58, 032, 720, 67	500, 910, 873, 2 2 48, 170, 381, 31
Due to national banks Due to other b'ks and b'kers*.	30, 619, 175, 57 37, 104, 130, 62	41, 301, 031, 16 59, 692, 581, 64	78, 261, 045, 64 79, 591, 594, 93	90, 044, 837, 08 84, 155, 161, 27
Other items	265, 620. 87	578, 951. 37	462, 871. 02	944, 053. 70
Total	512, 568, 666, 68	771, 514, 939. 10	1, 126, 455, 481. 66	1, 359, 768, 074. 49

^{*}Including State-bank circulation outstanding.

1866.

	JANUARY 1. APRIL 2.		JULY 2.	остовев 1.
Resources.	1,582 banks.	1,612 banks.	1,634 banks.	1,644 banks.
Loans and discounts U.S.b'ds dep'd to secure circ'n' Other U.S.b'ds and securities Oth'r stocks, b'ds, and mortg's Due from national banks Due from other b'ks and b'k's	142, 003, 500, 00 17, 483, 753, 18 93, 254, 551, 02	\$528, 080, 526, 70 315, 850, 300, 00 125, 625, 750, 00 17, 379, 738, 92 87, 564, 329, 71 13, 682, 345, 12	\$550, 353, 094, 17 326, 483, 350, 00 121, 152, 950, 00 17, 565, 911, 46 96, 696, 482, 66 13, 982, 613, 23	\$603, 314, 704, 83 331, 843, 200, 00 94, 974, 650, 00 15, 887, 490, 06 107, 650, 174, 18 15, 211, 117, 16
Real estate, furniture, etc Current expenses Premiums paid	15, 436, 296, 16 3, 193, 717, 78	15, 895, 564, 46 4, 927, 599, 79 2, 233, 516, 31	16, 730, 923, 62 3, 032, 716, 27 2, 398, 872, 26	17, 134, 002, 58 5, 311, 253, 35 2, 493, 773, 47
Checks and other cash items. Bills of nat'land other banks. Specie Legal tenders and fract'leur'y	20, 406, 442, 00 19, 205, 018, 75	105, 490, 619, 36 18, 279, 816, 00 17, 529, 778, 42 189, 867, 852, 52	96, 077, 134, 53 17, 866, 742, 00 12, 629, 376, 30 201, 425, 041, 63	103, 684, 249, 21 17, 437, 779, 00 9, 226, 831, 82 205, 793, 578, 76
Total	1, 404, 776, 619. 29	1, 442, 407, 737. 31	1, 476, 395, 208. 13	1, 526, 962, 804. 42

1867.

7)	JANUARY 7.	APRIL 1.	JULY 1.	OCTOBER 7.
Resources.	1,648 banks.	1,642 banks.	1,636 banks.	1,642 banks.
Leans and discounts U.S.b'dsdep'dto secure circ'n U.S.b'dsdep'dto sec're dep'ts U.S.b'ds and sec'ties on hand. Oth'r stocks, b'ds, and mortg's	36, 185, 950. 00 52, 949, 300. 00	\$597, 648, 286, 53 338, 863, 650, 60 38, 465, 800, 60 46, 639, 400, 60 20, 194, 875, 21	\$588, 450, 396, 12 337, 684, 250, 00 38, 368, 950, 00 45, 633, 700, 00 21, 452, 615, 43	\$609, 675, 214, 61 338, 640, 150, 00 37, 862, 100, 00 42, 460, 800, 00 21, 507, 881, 42
Due from national banks Due from other b'ks and b'k'rs Real estate, furniture, etc Current expenses. Promiums paid.	18, 925, 315, 51 2, 822, 675, 18	94, 121, 186, 21 10, 737, 392, 90 19, 625, 893, 81 5, 693, 784, 17 3, 411, 325, 56	92, 308, 911, 87 9, 663, 322, 82 19, 800, 905, 86 3, 249, 153, 31 3, 338, 600, 37	95, 217, 610, 14 8, 389, 226, 47 20, 639, 708, 23 5, 297, 494, 13 2, 764, 186, 35
Checks and other eash items. Bills of national banks Bills of other banks Specie. Legal tenders and fract leur'y Compound-interest notes	19, 726, 043, 20	87, 951, 405, 13 12, 873, 785, 60 825, 748, 60 11, 444, 529, 15 92, 861, 254, 17 84, 665, 790, 00	128, 312, 177. 79 16, 138, 769. 00 531, 267. 00 11, 128, 672. 98 102, 534, 613. 46 75, 488, 220. 00	134, 603, 231, 51 11, 841, 104, 00 333, 209, 00 12, 798, 044, 40 100, 550, 849, 91 56, 888, 250, 00
Total	1, 511, 222, 985. 40	1, 465, 451, 105. 84	1, 494, 084, 526. 01	1, 499, 469, 060. 17

Resources.	JANUARY 6. APRIL 6.		JULY 6.	october 5.
Hesourees.	1,642 banks.	1,643 banks.	1,640 banks.	1,643 banks.
U.S.b'ds dep'd to secure circ'n' U.S.b'ds dep'd to secure circ'n' U.S.b'ds dep'd to sec're dep'ts U.S.b'ds and sec'ties on hand Oth'r stocks, b'ds, and mortg's Due from national banks	\$616, 603, 479, 89 339, 064, 200, 00 37, 315, 750, 00 44, 164, 500, 00 19, 365, 864, 77 99, 311, 446, 60	\$628, 029, 347, 65 339, 686, 650, 00 37, 446, 000, 00 45, 958, 550, 00 19, 874, 384, 33 95, 900, 606, 35	\$655, 729, 546, 42 339, 569, 100, 00 37, 853, 150, 00 43, 068, 350, 60 20, 007, 327, 42 114, 434, 097, 93	\$657, 668, 847, 83 340, 487, 050, 00 37, 360, 150, 00 36, 817, 600, 00 20, 693, 406, 40 102, 278, 547, 77
Due from other b'ks and b'k'rs Real estate, furniture, etc Current expenses Premiums paid	8, 480, 199, 74 21, 125, 665, 68 2, 986, 893, 86 2, 464, 536, 96	7, 074, 297, 44 22, 082, 570, 25 5, 428, 460, 25 2, 660, 106, 09	114, 434, 097, 93 8, 642, 456, 72 22, 699, 820, 70 2, 938, 519, 04 2, 432, 074, 37	7, 848, 822, 24 22, 747, 875, 18 5, 278, 911, 22 1, 819, 815, 50
Checks and other cash items. Bills of national banks Bills of other banks Fractional currency Specie	$109, 300, 266, 37 \\ 16, 655, 572, 00 \\ 261, 269, 00 \\ 1, 927, 876, 78 \\ 20, 981, 601, 45$	114, 993, 036, 23 12, 573, 514, 00 196, 106, 00 1, 825, 640, 16 18, 373, 943, 22	124, 076, 097, 71 13, 210, 179, 00 342, 550, 00 1, 863, 358, 91 20, 755, 919, 04	143, 241, 394, 99 11, 842, 974, 00 222, 668, 00 2, 262, 791, 97 13, 003, 713, 39
Legal-tender notes Compound-interest notes Three per cent certificates Total	114, 306, 491, 00 39, 997, 030, 00 8, 245, 000, 00 1, 502, 647, 644, 10	84, 390, 219, 00 38, 917, 490, 00 24, 255, 000, 00	100, 166, 100, 00 19, 473, 420, 00 44, 905, 000, 00 1, 572, 167, 076, 26	92, 453, 475, 00 4, 513, 730, 00 59, 080, 000, 00 1, 559, 621, 773, 49
	-, 552, 521, 572. 10	2, 200, 000, 020.01	2,072,107,010.20	1,000,021,770.40

1866.

	JANUARY 1.	APRIL 2.	JULY 2.	OCTOBER 1.
Liabilities.	1,582 banks.	1,612 banks.	1,634 banks.	1,644 banks.
Capital stock	\$400, 357, 346, 00	\$409, 273, 534, 00	\$414, 270, 493. 00	\$415, 472, 369, 00
Surplus fund	43, 000, 370, 78 28, 972, 493, 70	44, 687, 810, 54 30, 964, 422, 73	50, 151, 991, 77 29, 286, 175, 45	53, 359, 277, 64 32, 593, 486, 69
Nat'l-bank notes outstanding State-b'k notes outstanding	213, 239, 530, 00 45, 449, 155, 00	248, 886, 282, 00 33, 800, 865, 00	267, 798, 678, 00 19, 996, 163, 00	280, 253, 818, 00 9, 748, 025, 00
Individual deposits	522, 507, 829, 27 29, 747; 236, 15	534, 734, 950, 33 29, 150, 729, 82	533, 338, 174, 25 36, 038, 185, 03 3, 066, 892, 22	564, 616, 777, 64 30, 420, 819, 80 2, 979, 955, 77
Due to national banks Due to other b'ks and bankers	94, 709, 074, 15 23, 793, 584, 24	89, 067, 501, 54 21, 841, 641, 35	96, 496, 726, 42 25, 951, 728, 99	110, 531, 957. 31 26, 986, 317. 57
Total	1, 404, 776, 619. 29	1,442,407,737.31	1, 476, 395, 208. 13	1, 526, 962, 804. 42

1867.

7.13.11.1	JANUARY 7.	APRIL 1.	JULY 1.	OCTOBER 7.
Liabilities.	1,648 banks.	1,642 banks.	1,636 banks.	1,642 banks.
Capital stock	\$420, 229, 739, 00	\$419, 399, 484. 00	\$418, 558, 143. 00	\$420, 073, 415. 00
Surplus fund	59, 992, 874, 57	60, 206, 013, 58	63, 232, 811, 12	66, 695, 587, 01
	26, 961, 382, 60	31, 131, 034, 39	30, 656, 222, 84	33, 751, 446, 21
Nat'l-bank notes outstanding	291, 436, 749, 00	292, 788, 572, 00	291, 769, 553, 00	293, 887, 941, 00
State-b'k notes outstanding	6, 961, 499, 00	5, 460, 312, 00	4, 484, 112, 00	4, 092, 153, 00
Individual deposits	558, 699, 768. 06	512, 046, 182, 47	539, 599, 076. 10	540, 797, 837. 51
	27, 284, 876. 93	27, 473, 005, 66	29, 838, 391. 53	23, 062, 119. 92
	2, 477, 509. 48	2, 650, 981, 39	3, 474, 192. 74	4, 352, 379. 43
Due to national banks	92, 761, 998. 43	91, 156, 890, 89	89, 821, 751. 60	93, 111, 240, 89
Due to other b'ks and bankers	24, 416, 588. 33	23, 138, 629, 46	22, 659, 267. 08	19, 644, 940, 20
Total	1, 511, 222, 985. 40	1, 465, 451, 105. 84	1, 494, 084, 526. 01	1, 499, 469, 060. 17

Liabilities.	JANUARY 6.	APRIL 6.	july 8.	OCTOBER 5.
1343111(168.	1,642 banks.	1,643 banks.	1,640 banks.	1,643 banks.
Capital stock	\$420, 260, 790. 00	\$420, 676, 210.00	\$420, 105, 011. 00	\$420, 634, 511. 00
Surplus fund	70, 586, 125, 70 31, 399, 877, 57	72, 349, 119, 60 32, 861, 597, 08	75, 840, 118. 94 33, 543, 223. 35	77, 995, 761. 40 36, 095, 883. 98
Nat'l-bank notes outstanding State-b'k notes outstanding.	294, 377, 390, 00 3, 792, 013, 00	295, 336, 044, 00 3, 310, 177, 00	294, 908, 264. 00 3, 163, 771. 00	295, 769, 489. 00 2, 906, 352. 00
Individual deposits	534, 704, 709, 00 24, 305, 638, 02 3, 208, 783, 03	532, 011, 480, 36 22, 750, 342, 77 4, 976, 682, 31	575, 842, 070. 12 24, 603, 676. 96 3, 499, 389. 99	580, 940, 820, 85 17, 573 250, 64 4, 570, 478, 16
Due to national banks Due to other b'ks and bankers	98, 144, 669, 61 21, 867, 648, 17	94, 073, 631, 25 21, 323, 636, 60	113, 306, 346, 34 27, 355, 204, 56	99, 414, 397, 28 23, 720, 829, 18
Total	1, 502, 647, 644, 10	1, 499, 668, 920. 97	1, 572, 167, 076. 26	1, 559, 621, 773, 49

1869.

Resources.	JANUARY 4.	APRIL 17.	JUNE 12.	остовек 9.
Trosbaroes.	1,628 banks.	1,620 banks.	1,619 banks.	1,617 banks.
Loans and discounts U. S. bonds to secure circ'l'n. U. S. bonds to secure deposits U. S. b'ds and sec'ties on hand Other st'ks, b'ds, and mortg's	\$644, 945, 039, 53	\$662, 084, 813, 47	\$686, 347, 755. 81	\$682, 883, 106.97
	338, 539, 950, 00	338, 379, 250, 00	338, 699. 750. 00	339, 480, 100.00
	34, 538, 350, 00	29, 721, 350, 00	27, 625, 350. 00	18, 704, 000.00
	35, 010, 600, 00	30, 226, 550, 00	27, 476, 650. 00	25, 903, 950.00
	20, 127, 732, 96	20, 074, 435, 69	20, 777, 560. 53	22, 250, 697.14
Due from redeeming agents. Due from other national b'nks. Due from State b'ks and b'k's Real estate, furniture, etc. Current expenses. Premiums paid.	65, 727, 070, 80	57, 554, 382, 55	62, 912, 636, 82	56, 669, 562, 84
	36, 067, 316, 84	30, 520, 527, 89	35, 556, 501, 53	35, 393, 563, 47
	7, 715, 719, 34	8, 075, 595, 60	9, 140, 919, 24	8, 790, 418, 57
	23, 289, 838, 28	23, 798, 188, 13	23, 859, 271, 17	25, 169, 188, 95
	3, 265, 990, 81	5, 641, 195, 01	5, 820, 577, 87	5, 646, 382, 96
	1, 654, 352, 70	1, 716, 219, 13	1, 809, 070, 01	2, 092, 364, 85
Checks and other cash items. Bills of other national banks. Fractional currency. Specie	142, 605, 984, 92	154, 137, 191, 23	161, 614, 852, 66	108, 809, 817, 37
	14, 684, 799, 00	11, 725, 239, 00	11, 524, 447, 00	10, 776, 023, 00
	2, 280, 471, 06	2, 088, 545, 18	1, 804, 855, 53	2, 090, 727, 38
	29, 626, 750, 26	9, 944, 532, 15	18, 455, 090, 48	23, 002, 405, 83
	88, 239, 300, 00	80, 875, 161, 00	80, 934, 119, 00	83, 719, 295, 00
	52, 075, 000, 00	51, 190, 000, 00	49, 815, 009, 00	45, 845, 000, 00
Total	1, 540, 394, 266, 50	1, 517, 753, 167. 03	1, 564, 174, 410. 65	1, 497, 226, 604. 33

1870.

Resources.	JANUA RY 22.	макси 24.	June 9.	OCTOBER 8.	DECEMBER 28.
itesources.	1,615 banks.	1,615 banks.	1, 612 banks.	1,615 banks.	1,648 banks.
Loans and discounts Bonds for circulation Bonds for deposits U. S. bonds on hand. Otherstocks and b'ds	339, 350, 750, 00 17, 592, 000, 00 24, 677, 100, 00	\$710, \$48, 609, 39 339, 251, 350, 00 16, 102, 000, 00 27, 292, 150, 00 20, 524, 294, 55	\$719, 341, 186, 06 338, 845, 200, 00 15, 704, 000, 00 28, 276, 600, 00 23, 300, 681, 87	\$715, 928, 079, 81 340, 857, 450, 00 15, 381, 500, 00 22, 323, 800, 00 23, 614, 721, 25	\$725, 515, 538, 49 344, 104, 200, 00 15, 189, 500, 00 23, 893, 300, 00 22, 686, 358, 59
Due from red'g ag'nts Due from nat'l banks Due from State b'ks Real estate, etc Current expenses Premiums paid	31, 994, 609, 26	73, 435, 117, 98 29, 510, 688, 11 10, 238, 219, 85 26, 330, 701, 24 6, 683, 189, 54 2, 680, 882, 39	74, 635, 405, 61 36, 128, 750, 66 10, 430, 781, 32 26, 593, 357, 00 6, 324, 955, 47 3, 076, 456, 74	66, 275, 668, 92 33, 948, 805, 65 9, 202, 496, 71 27, 470, 746, 97 5, 871, 750, 02 2, 491, 222, 11	64, 805, 062, 88 37, 478, 166, 49 9, 824, 144, 18 28, 021, 637, 44 6, 905, 073, 32 3, 251, 648, 72
Cash items Clear'g house exch'gs National-bank notes Fractional currency Specie Legal-tender notes Three percent cert'fs	15, 840, 669, 00 2, 476, 966, 75 48, 345, 383, 72 87, 708, 502, 00	11, 207, 703, 12 75, 317, 992, 22 14, 226, 817, 00 2, 285, 490, 02 37, 096, 543, 44 82, 485, 978, 00 43, 570, 000, 00	11, 497, 534, 13 83, 936, 515, 64 16, 342, 582, 00 2, 184, 714, 39 31, 099, 437, 78 94, 573, 751, 00 43, 465, 000, 00	12, 536, 613, 57 79, 089, 688, 30 12, 512, 927, 00 2, 078, 178, 05 18, 460, 011, 47 79, 324, 577, 60 43, 345, 002, 60	13, 229, 403, 34 76, 208, 707, 00 17, 001, 846, 00 2, 150, 522, 89 26, 307, 251, 59 80, 580, 745, 00 41, 845, 000, 00
Total	1,546,261,357.44	1,529,147,735.85	1, 565,756,909. 67	1,510,713,206.02	1,538,998,105.93

Resources.	MARCH 18.	APRIL 29.	JUNE 10.	OCTOBER 2.	DECEMBER 16.
10000arces.	1,688 banks.	1,707 banks.	1,723 banks.	1,767 banks.	1,790 banks.
Loans and discounts Bonds for circulation Bonds for deposits. U.S. bonds on hand.	351, 556, 700, 00 15, 231, 500, 00 23, 911, 350, 00	354, 427, 200, 00 15, 236, 500, 00 22, 487, 950, 00	357, 388, 950, 00 15, 250, 500, 00 24, 200, 300, 00	364, 475, 800, 00 28, 087, 500, 00 17, 753, 650, 00	\$818, 096, 311, 74 366, 840, 200, 00 23, 155, 150, 60 17, 675, 500, 00
Other stocks and b'ds Due from red g ag'nts Due from nat l banks Due from State b'ks Real estate, etc Current expenses	83, 809, 188, 92 30, 201, 119, 99 10, 271, 605, 34 28, 805, 814, 79 6, 694, 014, 17	22, 414, 659, 05 85, 061, 016, 31 38, 332, 679, 74 11, 478, 174, 71 29, 242, 762, 79 6, 764, 159, 73	23, 132, 871. 05 92, 369, 246. 71 39, 636, 579. 35 11, 853, 308. 60 29, 637, 999. 30 6, 295, 099. 46	24, 517, 059, 35 86, 878, 608, 84 43, 525, 362, 05 12, 772, 669, 83 30, 089, 783, 85 6, 153, 370, 29	23, 061, 184, 20 77, 935, 600, 53 43, 313, 344, 78 13, 069, 301, 40 30, 070, 330, 57 7, 330, 424, 12
Premiums paid Cash items Clear'g house exch'gs National bank notes Fractional currency Specie Legal tender notes Threeper centeert'is	11, 642, 644. 74 100, 693, 917. 54 13, 137, 006. 00 2, 103, 298. 16 25, 769, 166. 64 91, 072, 349. 00	4, 414, 755, 40 12, 749, 289, 84 130, 855, 698, 15 16, 632, 323, 00 2, 135, 763, 09 22, 732, 027, 02 106, 219, 126, 00 33, 935, 000, 00	5,026,385.97 13,101,497.95 102,091,311.75 19,101,389.00 2,160,713.22 19,924,955.16 122,137,660.00 30,690,000.00	5,500,800.17 14,058,268.65 101,165,854.52 14,197,653.00 2,095,485.79 13,252,998.17 109,414,735.00 25,075,000.00	5, 956, 073. 74 13, 784, 424. 76 114, 538, 539. 93 13, 085, 904. 00 2, 061. 600. 89 29, 595. 299. 56 93, 942, 707. 00 21, 400, 000. 00
Total	1,627,032,030.28	1,694,440,912.94	1,703,415,335.65	1,730,560,899.72	1,715,861,897.22

1869.

	JANUARY 4.	APRIL 17.	JUNE 12.	OCTOBER 9.
Liabilities.	1,628 banks.	1,620 banks.	1,619 banks.	1,617 banks.
Capital stock	\$419, 040, 931. 00	\$420, 818, 721. 00	\$422, 659, 260. 00	\$426, 399, 151. 00
Surplus fund	81, 169, 936, 52	82, 653, 989, 19	82, 218, 576, 47	86, 165, 334, 32
	35, 318, 273, 71	37, 489, 314, 82	43, 812, 898, 70	40, 687, 300, 92
Nat'l-bank notes outstanding	294, 476, 702, 00	292, 457, 098, 00	292, 753, 286, 00	293, 593, 645, 00
State-bank notes outstanding	2, 734, 669, 00	2, 615, 387, 00	2, 558, 874, 00	2, 454, 697, 00
Individual deposits	568, 530, 934, 11	547, 922, 174, 91	574, 307, 382, 77	511, 400, 196. 63
	13, 211, 850, 19	10, 114, 328, 32	10, 301, 907, 71	7, 112, 646. 67
	3, 472, 884, 90	3, 665, 131, 61	2, 454, 048, 99	4, 516, 648. 12
Due to national banks	95, 453, 139, 33	92, 662, 648, 49	100, 933, 910. 03	95, 067, 892, 83
Due to State banks and b'k'rs.	26, 984, 945, 74	23, 018, 610, 62	28, 046, 771. 30	23, 849, 371, 62
Notes and bills rediscounted.		2, 464, 849, 81	2, 392, 205, 61	3, 839, 357. 10
Bills payable		1, 870, 913, 26	1, 785, 289, 07	2, 140, 363. 12
Total	1, 540, 394, 266. 50	1, 517, 753, 167, 03	1, 564, 174, 410. 65	1, 497, 226, 604. 33

1870.

Liabilities.	JANUARY 22.	MARCH 24.	JUNE 9.	OCTOBER 8.	DECEMBER 28.
mannines.	1,615 banks.	1,615 banks.	1,612 banks.	1,615 banks.	1,648 banks.
Capital stock	\$426, 074, 954. 00	\$427, 504, 247.00	\$427, 235, 701.00	\$430, 399, 301. 00	\$435, 356, 004. 00
Surplus fund	90, 174, 281. 14	90, 229, 954, 59	91, 689, 834. 12	94, 061, 438, 95	94, 705, 740, 34
Undivided profits	34, 300, 430. 80	43, 109, 471, 62	42, 861, 712. 59	38, 608, 618, 91	46, 056, 428, 55
Nat'l-bank circulat'n	292, 838, 935, 00	292, 509, 149, 00	291, 183, 614. 00	291, 798, 640, 00	296, 205, 446. 00
State-bank circulat'n	2, 351, 993, 00	2, 279, 469, 00	2, 222, 793. 00	2, 138, 548, 00	2, 091, 799. 00
Dividends unpaid	2, 299, 296. 27	1, 483, 416. 15	1, 517, 595. 18	2, 462, 591. 31	2, 242, 556. 49
Individual deposits.	546, 236, 881, 57	516, 058, 085, 26	542, 261, 563, 18	501, 407, 586, 90	507, 368, 618. 67
U.S. deposits	6, 750, 139, 19	6, 424, 421, 25	10, 677, 873, 92	6, 807, 978, 49	6, 074, 407. 90
Dep's U.S. dis. officers	2, 592, 001, 21	4, 778, 225, 93	2, 592, 967, 54	4, 550, 142, 63	4, 155, 304. 25
Due to nation'l banks	108, 351, 300, 33	109, 667, 715, 95	115, 456, 491, 84	100, 348, 292, 45	106, 090, 414, 53
Due to State banks	28, 904, 849, 14	29, 767, 575, 21	33, 012, 162, 78	29, 693, 910, 80	29, 200, 587, 29
Notes rediscounted	3, 842, 542, 30	2, 462, 647, 49	2, 741, 843, 53	3, 843, 577, 67	4, 612, 131, 08
Bills payable	1, 543, 753, 49	2, 873, 357, 40	2, 302, 756, 99	4, 592, 609, 76	4, 838, 667, 83
Total	1,546,261,357.44	1,529,147,735. 85	1,565, 756,909. 67	1,510,713,236.92	1,538,998,105.93

T. 100.	мавсн 18.	APRIL 29.	JUNE 10.	OCTOBER 2.	DECEMBER 16.
Liabilities.	1,688 banks.	1,707 banks.	1,723 banks.	1,767 banks.	1,790 banks.
Capital stock	\$444, 232, 771. 00	\$446, 925, 493. 00	\$450, 330, 841. 00	\$458, 255, 696. 00	\$460, 225, 866. 00
Surplus funds	96, 862, 081, 66	97, 620, 099, 28	98, 322, 203, 80	101, 112, 671, 91	101, 573, 153. 62
Undivided profits	43, 883, 857, 64	44, 776, 030, 71	45, 535, 227, 79	42, 008, 714, 38	48, 630, 925. 81
Nat'l-bank circulat'n	301, 713, 460. 09	306, 131, 393, 00	307, 793, 880, 00	315, 519, 117, 00	318, 265, 481. 00
State-bank circulat'n	2, 035, 800. 00	1, 982, 580, 00	1, 968, 058, 00	1, 921, 056, 00	1, 886, 538. 00
Dividends unpaid	1, 263, 767. 70	2, 235, 248. 46	1, 408, 628. 25	4, 540, 194. 61	1, 393, 427. 98
Individual deposits.	561, 190, 830, 41	611, 025, 174, 10	602, 110, 758. 16	600, 868, 486, 55	596, 586, 487, 54
U.S. deposits	6, 314, 957, 81	6, 521, 572, 92	6, 265, 167. 94	20, 511, 935, 98	14, 829, 525, 65
Dep's U.S. dis. officers	4, 813, 016, 66	3, 757, 873, 84	4, 893, 907. 25	5, 393, 598, 89	5, 399, 108, 34
Due to nation'l banks	118, 904, 865, 84	128, 037, 469, 17	135, 167, 847, 69	131, 730, 713. 04	118, 657, 614. 16
Due to State banks	37, 311, 519, 13	36, 113, 290, 67	41, 219, 802, 96	40, 211, 971. 67	38, 116, 950. 67
Notes rediscounted	3, 256, 896, 42	3, 573, 723. 02	3, 120, 039, 09	3, 964, 552, 57	4, 922, 455. 78
Bills payable	5, 248, 206, 01	5, 740, 964. 77	5, 278, 973, 72	4, 528, 191, 12	5, 374, 362. 67
Total	1,627,032,030.28	1,694,440,912.94	1,703,415,335.65	1,730,566,899.72	1,715,861,897.22

1872.

~	FEBRUARY 27.	APRIL 19.	JUNE 10.	OCTOBER 3.	DECEMBER 27.
Resources.	1,814 banks.	1,843 banks.	1,853 banks.	1,919 banks.	1,940 banks.
Loans and discounts. Bonds for circulation Bonds for deposits. U.S. bonds on hand. Other stocks and b'ds Due from nat'l banks Due from Batte banks Real estate, etc. Current expenses. Premiums paid. Cash items. Clear'g-house exch'gs National-bank notes.	370, 924, 700, 00 15, 870, 000, 00 21, 323, 150, 00 22, 838, 388, 80 80, 548, 829, 93 38, 282, 905, 86 12, 269, 822, 68 12, 269, 821, 86 6, 265, 655, 13 6, 308, 821, 86 12, 143, 403, 12 93, 154, 319, 74 15, 552, 087, 02 2, 278, 143, 24	\$844, 902, 253, 49 374, 428, 450, 00 15, 160, 000, 00 19, 292, 100, 00 21, 538, 914, 06 82, 120, 017, 20, 21 30, 809, 274, 98 7, 026, 041, 23 6, 544, 279, 29 12, 461, 171, 40 114, 195, 966, 36 18, 492, 832, 02, 29	377, 029, 700, 00 15, 409, 950, 00 16, 458, 250, 00 22, 270, 610, 47 91, 564, 260, 53 39, 468, 523, 39 13, 014, 265, 26 6, 719, 794, 90 6, 616, 174, 75 13, 458, 753, 80 88, 592, 800, 16 10, 253, 560, 0 2, 699, 464, 12	\$577, 197, 923, 47 382, 046, 400, 00 15, 479, 750, 00 12, 142, 550, 00 23, 533, 151, 73 80, 717, 071, 34 4, 846, 593, 87 12, 976, 878, 01 32, 276, 498, 17 6, 310, 428, 79 6, 546, 548, 54 110, 086, 315, 37 15, 787, 296, 00 2, 151, 747, 88	\$885, 653, 449, 62, 384, 458, 500, 00 16, 304, 750, 60 10, 306, 100, 00 23, 160, 557, 29 86, 401, 459, 412, 707, 613, 54 12, 108, 843, 514, 796, 83 8, 454, 803, 97 7, 097, 847, 848, 849, 849, 849, 849, 849, 849, 849
SpecieLegal-tender notes U. S. cert's of deposit	25, 507, 825, 32 97, 865, 400, 00	24, 433, 899, 46 105, 732, 455, 00	24, 256, 644. 14 122, 994, 417. 00	10, 229, 756, 79 105, 121, 104, 00 6, 710, 000, 00	19, 047, 336, 45 102, 922, 369, 00 12, 650, 000, 00
Three per centeert'fs Total		15, 365, 000. 00 1,743,652,213. 55	12, 005, 000. 00 1, 770,837,269. 40	7,140,000.00 1,755,857,098.24	4, 185, 000, 00 1,773,556,532, 43

1873.

	FEBRUARY 28.	APRIL 25.	JUNE 13.	SEPTEMBER 12.	DECEMBER 26.
Resources.	1,947 banks.	1,962 banks.	1,968 banks.	1,976 banks.	1,976 banks.
Loans and discounts. Bonds for circulation Bonds for deposits U. S. bonds on hand Other stocks and b'ds Due from red'gag'nts Due from nat'l banks Due from State banks Real estate, etc Current expenses Premiums naid	384, 675, 050, 00 15, 035, 000, 00 10, 436, 950, 00 22, 063, 306, 20 95, 773, 077, 10 39, 483, 700, 09 13, 595, 679, 17 34, 023, 057, 77	\$912, 064, 267, 31 386, 763, 800, 00 16, 235, 000, 00 9, 613, 550, 00 22, 449, 146, 04 88, 815, 557, 80 38, 671, 088, 63 12, 883, 353, 37 34, 216, 878, 07 7, 410, 045, 87 7, 559, 987, 67	\$925, 557, 682, 42 388, 080, 300, 00 15, 935, 000, 00 9, 789, 400, 00 22, 912, 415, 63 97, 143, 326, 94 43, 328, 792, 29 14, 073, 287, 77 34, 820, 562, 77 7, 154, 211, 69 7, 890, 902, 14	\$944, 220, 116, 34 388, 330, 400, 00 14, 805, 000, 00 8, 824, 850, 00 23, 709, 034, 53 96, 134, 120, 66 41, 413, 680, 06 12, 022, 873, 41 34, 661, 823, 21 6, 985, 436, 99 7, 752, 843, 87	\$856, 816, 555, 05 389, 384, 409, 00 14, 815, 200, 00 8, 630, 850, 00 24, 358, 125, 06 73, 032, 046, 87 40, 404, 757, 97 11, 185, 253, 08 35, 556, 746, 48 8, 678, 270, 39 7, 987, 107, 14
Cash items	11, 761, 711, 50 131, 383, 860, 95 15, 998, 779, 00 2, 289, 680, 21	11, 425, 209, 00 94, 132, 125, 24 19, 310, 202, 00 2, 198, 973, 37 16, 868, 808, 74	13, 036, 482, 58 91, 918, 526, 59 20, 394, 772, 00 2, 197, 559, 84 27, 950, 086, 72	11, 433, 913, 22 88, 926, e03, 53 16, 103, 842, 00 2, 302, 775, 26 19, 868, 469, 45	12, 321, 972, 80 62, 881, 342, 16 21, 403, 179, 00 2, 287, 454, 03 26, 907, 037, 58
Legal-tender notes U.S. cert's of deposit Three per cent cert'fs	97, 141, 909, 00 18, 460, 000, 00 1, 805, 600, 00	100, 605, 287, 00 18, 370, 000, 00 710, 000, 00	106, 381, 491, 00 22, 365, 000, 00 305, 000, 00	92, 522, 663, 00 20, 610, 000, 00 	108, 719, 506, 00 24, 010, 000, 00

	FEBRUARY 27.	MAY 1.	JUNE 26.	OCTOBER 2.	DECEMBER 31.
Resources.	1,975 banks.	1,978 banks.	1,983 banks.	2,004 banks.	2,027 banks.
Loans and discounts. Bonds for circulation Bonds for deposits. U.S. bonds on hand. Other stocks and b'ds Pue from res've ag'ts Due from State banks Real estate, etc Current expenses. Premiums paid. Cash items. Clear'g-house exch'gs National-bank notes.	\$897, 859, 600, 46 389, 614, 700, 00 14, 600, 200, 00 11, 043, 400, 00 25, 305, 736, 24 101, 502, 861, 58 36, 624, 001, 39 11, 496, 711, 47 36, 043, 741, 50 6, 998, 875, 75 8, 741, 028, 77 10, 269, 955, 50 62, 768, 119, 19	\$923, 347, 030. 79 389, 249, 100. 00 14, 890, 200. 00 10, 152, 000, 460. 20 94, 017, 603. 31 41, 291, 015, 203. 36, 708, 066. 39 7, 547, 203. 05 8, 680, 370. 84 11, 949, 020. 71 94, 877, 796. 52 20, 673, 452. 00	\$926, 195, 671, 70 390, 281, 700, 00 14, 890, 200, 00 10, 456, 900, 00 27, 010, 727, 48 97, 871, 517, 06 45, 770, 715, 59 12, 469, 592, 33 37, 270, 876, 51 7, 550, 125, 20 63, 896, 271, 31 23, 527, 991, 00		\$955, 862, 580, 51 382, 976, 200, 00 14, 714, 000, 00 15, 290, 300, 00 28, 313, 473, 12 80, 488, 831, 45 48, 100, 842, 62 11, 655, 573, 07 39, 190, 683, 04 5, 510, 560, 47 8, 626, 112, 16 14, 005, 517, 33 112, 995, 317, 55 22, 532, 336, 00
Fractional currency Specie. Legal-tender notes. U. S. cert's of deposit Dep. with U. S. Treas. Total	33, 365, 863, 58 102, 717, 563, 00 37, 235, 000, 00	2, 187, 186, 69 32, 569, 969, 26 101, 692, 930, 00 40, 135, 000, 00	2, 283, 898, 92 22, 326, 207, 27 103, 108, 350, 00 47, 780, 000, 60 91, 250, 00	2, 224, 943, 12 21, 240, 945, 23 80, 021, 946, 00 42, 825, 000, 00 20, 349, 950, 15 1,877, 180, 942, 44	2, 392, 668, 74 22, 436, 761, 04 82, 604, 791, 00 33, 670, 000, 00 21, 043, 084, 36

1872.

T . 1 . 1 . 1	february 27.	APRIL 19.	JUNE 10.	OCTOBER 3.	DECEMBER 27.
Liabilities.	1,814 banks.	1,843 banks.	1,853 banks.	1,919 banks.	1,940 banks.
Capital stock	\$464, 081, 744. 00	\$467, 924, 318.00	\$470, 543, 301. 00	\$479, 629, 174, 00	\$482, 606, 252. 00
Surplus fund	103, 787, 082, 62	104, 312, 525, 81	105, 181, 943, 28	110, 257, 516, 45	111, 410, 248, 98
Undivided profits	43, 310, 341, 46	46, 428, 590, 90	50, 234, 298, 32	46, 623, 784, 50	56, 762, 411, 89
Nat'l bank circulat'n.		325, 305, 752. 00	327, 092, 752, 00	333, 495, 027. 00	336, 289, 285, 00
Statebank circulat'n.		1, 763, 885. 00	1, 700, 935, 00	1, 567, 143. 00	1, 511, 396, 00
Dividends unpaid	1, 451, 746. 29	1, 561, 914. 45	1, 454, 044. 06	3, 149, 749. 61	1, 356, 934. 48
Individual deposits .	593, 645, 666, 16	620, 775, 265, 78	618. 801, 619. 49	613, 290, 671, 45	598, 114, 679, 26
U. S. deposits	7, 114, 893, 47	6, 355, 722, 95	6, 993, 014. 77	7, 853, 772, 41	7, 863, 894, 93
Dep's U.S. dis. officers	5, 024, 699, 44	3, 416, 371, 16	5, 463, 953. 48	4, 563, 833, 79	5, 136, 597, 74
Due to national banks	128, 627, 494, 44	120, 755, 565, 86	132, 804, 924, 02	110, 047, 347. 67	124, 218, 392, 83
	39, 025, 165, 44	35, 005, 127, 84	39, 878, 826, 42	33, 789, 083. 82	34, 794, 963, 37
Notes rediscounted	3, 818, 686, 91	4, 225, 622. 04	4, 745, 178. 22	5, 549, 431, 88	6, 545, 059. 78
Bills payable	6, 062, 896, 91	5, 821, 551. 76	5, 942, 479. 34	6, 040, 562, 66	6, 946, 416. 17
Total	1,719,415,657.34	1,743,652,213.55	1,770,837,269.40	1,755,857,098.24	1,773,556,532.43

7.1.1.1.1.	FEBRUARY 28.	APRIL 25.	JUNE 13.	SEPTEMBER 12.	DECEMBER 26.		
Liabilities.	1,947 banks.	1,962 banks.	1,968 banks.	1,976 banks.	1,976 banks.		
Capital stock	\$484, 551, 811.00	\$487, 891, 251. 00	\$490, 109, 801.00	\$491, 072, 616, 00	\$490, 266, 611. 00		
Surplus fund Undivided profits	114, 681, 048, 73 48, 578, 045, 28	115, 805, 574, 57 52, 415, 348, 46	116, 847, 454. 62 55, 306, 154. 69	120, 314, 499, 20 54, 515, 131, 76	120, 961, 267, 91 58, 375, 169, 43		
Nat'l-bank circulat'n State-bank circulat'n		338, 163, 864, 00 1, 280, 208, 00	338, 788, 504. 00 1, 224, 470. 00	339, 081, 799, 00 1, 188, 853, 00	341, 320, 256, 00 1, 130, 585, 00		
Dividends unpaid	1, 465, 993. 60	1, 462, 336. 77	1, 400, 491. 90	1, 402, 547, 89	1, 269, 474. 74		
Individual deposits U. S. deposits Dep's U.S.dis.ofhcers	7, 044, 848, 34	616, 848, 358, 25 7, 880, 057, 73 4, 425, 750, 14	641, 121, 775. 27 8, 691, 001. 95 6, 416, 275. 10	622, 685, 563, 29 7, 829, 327, 73 8, 098, 560, 13	540, 510, 602. 78 7, 680, 375. 26 4, 705, 593. 36		
Due to national banks Due to State banks		126, 631, 926, 24 35, 036, 433, 18	137, 856, 085, 67 40, 741, 788, 47	133, 672, 732, 94 39, 298, 148, 14	114, 996, 666. 54 36, 598, 076. 29		
Notes rediscounted. Bills payable	5, 117, 810, 50 5, 672, 532, 75	5, 403, 043. 38 7, 059, 128. 39	5, 515, 900. 67 7, 215, 157. 04	5, 987, 512, 36 5, 480, 554, 09	3, 811, 487, 89 7, 754, 137, 41		
Total	1,839,152,715.21	1,800,303,280.11	1,851,234,860.38	1,830,627,845.53	1,729,380,303.16		

1874.								
1	FEBRUARY 27.	MAY 1.	JUNE 26.	OCTOBER 2.	DECEMBER 31.			
Liabilities.	1,975 banks.	1,978 banks.	1,983 banks.	2,004 banks.	2,027 banks.			
Capital stock	\$490, 859, 101.00	\$490, 077, 001. 00	\$491, 003, 711. CO	\$493, 765, 121.00	\$495, 802, 481.00			
Surplus fund Undivided profits		125, 561, 081. 23 54, 331, 713. 13	126, 239, 308. 41 58, 332, 965. 71	128, 958, 106, 84 51, 484, 437, 32	130, 485, 641, 37 51, 477, 629, 33			
Nat'l-bank circulat'n State-bank circulat'n	339, 602, 955, 00 1, 078, 988, 00	340, 267, 649, 00 1, 049, 286, 00	338, 538, 743. 00 1, 009, 021. 00	333, 225, 298, 00 964, 567, 00	331, 193, 159. 00 860, 417. 00			
Dividends unpaid	1, 291, 055. 63	2, 259, 129, 91	1, 242, 474. 81	3, 516, 276. 99	6, 088, 845. 01			
Individual deposits . U. S. deposits Dep's U.S. dis. officers	595, 350, 334, 90 7, 276, 959, 87 5, 034, 624, 46	649, 286, 298, 95 7, 994, 422, 27 3, 297, 689, 24	622, 863, 154, 44 7, 322, 830, 85 3, 238, 639, 20	669, 068, 995, 88 7, 302, 153, 58 3, 927, 828, 27	682, 846, 607, 45 7, 492, 307, 78 3, 579, 722, 94			
Due to national banks Due to State banks		135, 640, 418. 24 48, 683, 924. 34	143, 033, 822, 25 50, 227, 426, 18	125, 102, 049, 93 50, 718, 007, 87	129, 188, 671, 42 51, 629, 602, 36			
Notes rediscounted Bills payable	3, 448, 828, 92 4, 275, 002, 51	4, 581, 420, 38 4, 772, 662, 59	4, 436, 256. 22 4, 352, 560. 57	4, 197, 372, 25 4, 950, 727, 51	6, 365, 652, 97 5, 398, 900, 83			
Total	1,808,500,529.16	1,867,802,796,28	1,851,840,913.64	1,877,180,942.44	1,902,409,638.46			

1875.

Resources.	MARCH 1.	MAY 1.	JUNE 30.	OCTOBER 1.	DECEMBER 17
resources.	2,029 banks.	2,046 banks	2,076 banks.	2 088 banks.	2,086 banks.
Loans and discounts. Bonds for circulation Bonds for deposits. U. S. bonds on hand. Otherstocks and bids Due from resve ag'ts Due from state banks Real estate, etc. Current expenses Premiums paid. Cash items. Clear'g house exchigs Bills of other banks. Fractional currency. Specie. Legal-tender notes U.S. cert's of deposit. Due from U.S. Treas.	380, 682, 650, 00 14, 492, 200, 00 18, 092, 150, 00 28, 268, 841, 69 89, 991, 175, 34 44, 720, 394, 11 12, 724, 243, 97 39, 430, 052, 12 7, 790, 581, 86 9, 006, 880, 92 11, 734, 762, 42 81, 127, 796, 38	\$971, 835, 298, 74 378, 026, 900, 00 14, 372, 200, 00 14, 297, 650, 00 29, 102, 197, 10 80, 620, 678, 75 46, 039, 597, 57 12, 094, 086, 39 7, 706, 700, 42 13, 122, 145, 88 116, 970, 819, 640, 00 2, 702, 326, 44 10, 620, 361, 64 84, 015, 528, 00 38, 615, 000, 02 14, 554, 422, 29	\$972, 926, 532, 14 375, 127, 900, 00 14 147, 200, 00 12, 753, 000, 00 32, 010 316, 18 80, 788, 903, 73 48, 513, 388, 86 11, 625, 647, 10 4, 992, 044, 34 4, 992, 044, 34 88, 924, 925, 93 24, 261, 961, 00 2, 620, 504, 26 18, 959, 852, 30 47, 310, 000, 00 47, 310, 000, 075, 52	\$984. 691. 434. 40 370. 321. 700. 00 14. 097. 200. 00 13. 989. 950. 00 33. 505. 045. 15 85. 701. 259. 82 47. 028, 768. 90 42, 366. 647. 65 7. 841, 213. 05 8. 670. 991. 18 12, 758. 872. 03 75. 142, 863. 763. 142, 863. 872. 03 75. 142, 863. 872. 03 75. 142, 863. 872. 03 75. 142, 863. 472. 03 48. 810. 000. 00 48. 810. 000. 00 48. 810. 000. 00 49. 686, 960. 30	\$962, 571, 807, 70 363, 618, 100, 00 13, 981, 500, 00 16, 009, 550, 00 31, 657, 960, 52 44, 831, 891, 48 11, 895, 551, 682, 27 44, 831, 891, 48 41, 583, 311, 94 9, 218, 455, 47 9, 442, 801, 54 11, 238, 725, 72 67, 886, 967, 023, 10 17, 176, 190, 00 2, 901, 023, 10 17, 079, 905, 90 70, 725, 077, 00 31, 005, 000, 236, 68
Total	1,869,819,753.22	1,909,847,891.40	1,913,239,201.16	1,882,209,307.62	1,823,469,752.44

1876.

	MARCH 10.	MAY 12.	JUNE 30.	OCTOBER 2.	DECEMBER 22.
	2,091 banks.	2,089 banks.	2,091 banks.	2,089 banks.	2,082 banks.
Loans and discounts. Bonds for circulation Bonds for deposits U. S. bonds on hand Other stocks and b'ds Due from res' ve ag'ts Due from nat'l banks Due from State banks Real estate, etc Current expenses Premiums paid	354, 547, 750, 00 14, 216, 500, 00 25, 910, 650, 00 30, 425, 430, 43 99, 068, 360, 35 42, 341, 542, 67 11, 180, 562, 15 41, 937, 617, 25 8, 296, 207, 85 10, 946, 713, 15	\$939, 895, 085, 34 344, 537, 350, 00 14, 128, 000, 00 26, 577, 000, 00 30, 905, 195, 82 86, 769, 083, 97 44, 328, 609, 46 11, 262, 193, 96 42, 183, 958, 73, 35 10, 414, 347, 28	\$933, 686, 530, 45 339, 141, 750, 00 14, 328, 000, 00 30, 842, 300, 00 32, 482, 805, 75 87, 989, 900, 90 47, 417, 029, 03 10, 989, 507, 95 42, 722, 415, 27 5, 025, 549, 38 10, 621, 634, 03	\$931, 304, 714, 06 337, 170, 400, 00 14, 698, 000, 00 33, 142, 150, 00 34, 445, 157, 16 87, 326, 950, 48 47, 525, 689, 98 12, 061, 283, 08 43, 121, 942, 06 10, 715, 251, 16	\$929, 066, 408, 42 336, 705, 300, 00 14, 757, 000, 00 31, 937, 950, 00 31, 565, 914, 50 83, 789, 174, 65 44, 011, 664, 97 12, 415, 841, 97 43, 498, 445, 49 9, 818, 422, 88 10, 811, 300, 66
Cash items Clear 's-house exch' gs Bills of other banks. Fractional currency. Specie. Legal-tender notes U.S. cert's of deposit. Due from U.S. Treas.	18, 536, 502. 00 3, 215, 594. 30 29, 077, 345. 85 76, 768, 446. 00 30, 805, 000. 00 18, 479, 112. 79	9, 693, 186, 37 56, 806, 632, 63 20, 347, 964, 00 2, 771, 886, 26 21, 714, 594, 36 79, 858, 661, 00 27, 380, 000, 00 16, 911, 680, 20	11, 724, 592, 67 75, 328, 878, 84 20, 398, 422, 00 1, 987, 897, 44 25, 218, 469, 92 90, 836, 876, 00 27, 955, 000, 00 17, 063, 407, 65	12, 043, 139, 68 87, 870, 817, 06 15, 910, 315, 00 1, 417, 203, 66 21, 360, 767, 42 84, 250, 847, 00 29, 170, 000, 00 16, 743, 695, 40	10, 658, 709, 26 68, 027, 016, 40 17, 521, 663, 00 1, 146, 741, 94 32, 999, 647, 80 66, 221, 400, 00 26, 035, 000, 00 16, 359, 491, 73

	JANUARY 20.	APRIL 14.	JUNE 22.	OCTOBER 1.	DECEMBER 28.
	2,083 banks.	2,073 banks.	2,078 banks.	2,080 banks.	2,074 banks.
Loans and discounts.	337, 590, 700, 00	\$911, 946, 833. 88	\$901, 731, 416. 03	\$891, 920, 593, 54	\$881, 856, 744. 87
Bonds for circulation		339, 658, 100. 00	337, 754, 100. 00	336, 810, 950, 00	343, 869, 550. 00
Bonds for deposits	31, 988, 650. 00	15, 084, 000. 00	14, 971, 000. 00	14, 903, 000. 00	13, 538, 000. 00
U. S. bonds on hand		32, 964, 250. 00	32, 344, 050. 00	30, 088, 700. 00	28, 479, 800. 00
Other stocks and b'ds		32, 554, 594, 44	35, 653, 755. 29	34, 435, 995, 21	32, 169, 491, 03
Due from res've ag'ts		84, 942, 718, 41	82, 132, 099. 96	73, 284, 133, 12	75, 960, 087, 27
Due from nat'l banks		42, 027, 778, 81	44, 567, 303, 63	45, 217, 246, 82	44, 123, 924, 97
Due from State banks		11, 911, 437, 36	11, 246, 349, 79	11, 415, 761, 60	11, 479, 945, 65
Real estate, etc	43, 704, 335. 47	44, 736, 549, 09	44, 818, 722. 07	45, 229, 983, 25	45, 511, 932, 25
Current expenses	4, 131, 516. 48	7, 842, 296, 86	7, 910, 864. 84	6, 915, 792, 50	8, 958, 903, 60
Premiums paid	10, 991, 714. 50	10, 494, 505, 12	10, 320, 674, 34	9, 219, 174. 62	8, 841, 939. 09
Cash items	10, 295, 404, 19	10, 410, 623, 87	10, 099, 988, 46	11, 674, 587. 50	10, 265, 059. 49
Clear'g-house exch'gs		85, 159, 422. 74	57, 861, 481. 13	74, 525, 215. 89	64, 664, 415. 01
Bills of other banks.		17, 942, 693, 00	20, 182, 948. 00	15, 531, 467. 00	20, 312, 692. 00
Fractional currency.	1, 238, 228. 08	1, 114, 820. 09	1, 055, 123, 61	900, 805. 47	778, 084. 78
SpecieLegal-tender notes		27, 070, 037, 78 72, 351, 573, 00	21, 335, 996, 06 78, 004, 386, 00	22, 658, 820. 31 66, 920, 684. 00	32, 907, 750. 70 70, 568, 248. 00
U.S. cert's of deposit.	25, 470, 000. 00	32, 100, 000. 00	44, 430, 000, 00	32, 410, 000, 00	26, 515, 000. 00
Due from U.S. Treas.	16, 441, 509, 98	16, 291, 040. 84	17, 932, 574, 60	16, 021, 753, 01	16, 493, 577. 08
Total	1,818,174,517.68	1,796,603,275.29	1,774,352,833.81	1,741,084,663.84	1,737,295,145. 79

1875.

T 7 - 7 - 22-4	MARCH 1.	MAY 1.	JUNE 30.	остовек 1.	DECEMBER 17.
Liabilities.	2,029 banks.	2,046 banks.	2,076 banks.	2,088 banks.	2,086 banks.
Capital stock	\$496, 272, 901. 00	\$498, 717, 143. 00	\$501, 568, 563. 50	\$504, 829, 769.00	\$505, 4 85, 865 . 00
Surplus fund	131, 249, 079, 47	131, 604, 608. 66	133, 169, 694. 79	134, 356, 076, 41	133, 085, 422. 30
Undivided profits	51, 650, 243, 62	55, 907, 619. 95	52, 160, 104. 68	52, 964, 953 50	59, 204, 957. 81
Nat'l bank circulat'n	324, 525, 349, 00	323, 321, 230. 00	318, 148, 406, 00	318, 350, 379. 00	314, 979, 451, 00
State bank circulat'n	824, 876, 00	815, 229. 00	786, 844, 00	772, 348. 00	752, 722, 00
Dividends unpaid	1, 601, 255. 48	2, 501, 742, 39	6, 105, 519. 34	4, 003, 534. 90	1, 353, 396, 80
Individual deposits	647, 735, 879, 69	695, 347, 677, 70	686, 478, 630, 48	664, 579, 619. 39	618, 517, 245, 74
U. S. deposits	7, 971, 932, 75	6, 797, 972, 00	6, 714, 328, 70	6, 507, 531. 59	6, 652, 556, 67
Dep's U.S. dis. officers	5, 330, 414, 16	2, 766, 387, 41	3, 459, 061, 80	4, 271, 195. 19	4, 232, 550, 87
Due to national banks	137, 735, 121. 44	127, 280, 034, 02	138, 914, 828, 39	129, 810, 681, 60	119, 843, 665. 44
Due to State banks	55, 294, 663. 84	53, 037, 582, 89	55, 714, 055, 18	49, 918, 530, 95	47, 048, 174. 56
Notes rediscounteâ	4, 841, 600, 20	5, 671, 031. 44	4, 261, 464, 45	5, 254, 453, 66	5, 257, 160. 61
Bills payable	4, 786, 436, 57	6, 079, 632. 94	5, 758, 299, 85	6, 590, 234, 43	7, 056, 583. 64
Total	1,869,819,753. 22	1,909,817,891.40	1,913,239,201.16	1,882,209,307.62	1, 823, 469, 752. 44

1876.

	MARCH 10.	мау 12.	JUNE 30.	OCTOBER 2.	DECEMBER 22.
	2,091 banks.	2,089 banks.	2,091 banks.	2,089 banks.	2,082 banks.
Capital stock	\$504, 818, 666. 00	\$590, 982, 006. 00	\$500, 393, 796. 00	\$499, 802, 232. 00	\$497, 482, 016. 00
Surplus fund	133, 091, 739. 50	131, 795, 199, 94	131, 897, 197. 21	132, 202, 282, 00	131, 390, 664, 67
Undivided profits	51, 177, 031. 26	49, 939, 278, 75	46, 609, 341. 51	46, 445, 215, 59	52, 327, 715, 08
Nat'l bank circulat'n		300, 252, 085. 00	294, 444, 678. 00	291, 544, 020. 00	292, 011, 575. 00
State bank circulat'n		667, 060. 00	658, 938. 00	628, 847. 00	608, 548. 00
Dividends unpaid	1, 405, 829. 06	2, 325, 523, 51	6, 116, 679. 30	3, 848, 705. 64	1, 286, 540. 28
Individual deposits	620, 674, 211, 05	612, 355, 096, 59	641, 432, 886, 08	651, 385, 210, 19	619, 350, 223. 66
U.S. deposits	6, 606, 394, 90	8, 493, 878, 18	7, 667, 722, 97	7, 256, 801, 42	6, 727, 155. 14
Dep's U.S. dis. officers	4, 313, 915, 45	2, 505, 273, 30	3, 392, 939, 48	3, 746, 781, 58	4, 749, 615. 39
Due to national banks		127, 880, 045, 04	131, 702, 164. 87	131, 535, 969, 04	122, 351, 818. 09
Due to State banks		46, 706, 969, 52	51, 403, 995. 59	48, 250, 111, 63	48, 685, 392. 14
Notes rediscounted	4, 631, 882, 57	4, 653, 460, 08	3, 867, 622, 24	4, 464, 407. 31	4, 553, 158. 7 6
Bills payable	6, 049, 566, 31	5, 650, 126, 87	6, 173, 006, 03	6, 154, 784. 21	5, 882, 672. 1 5
Total	1,834,369,941.70	1,793,306,002.78	1,825,760,967.28	1,827,265,367.61	1, 787, 407, 093. 76

	JANUARY 20.	APRIL 14.	JUNE 22.	OCTOBER 1.	DECEMBER 28.
	2,083 banks.	2,073 banks.	2,078 banks.	2,080 banks.	2,074 banks.
Capital stock	\$493, 634, 611. 00	\$489, 684, 645, 00	\$481, 044, 771. 00	\$479, 467, 771. 00	\$477, 128, 771. 00
Surplus fund	130, 224, 169, 02	127, 793, 320, 52	124, 714, 072, 93	122, 776, 121. 24	121, 618, 455. 32
Undivided profits	37, 456, 530, 32	45, 609, 418, 27	50, 508, 351, 70	44, 572, 678. 72	51, 530, 910. 18
Nat'l bank circulat'n		294, 710, 313. 00	290, 002, 057, 00	291, 874, 236, 00	299, 240, 475. 0 0
State bank circulat'n		535, 963. 00	521, 611, 00	481, 738, 00	470, 540. 0 0
Dividends unpaid	2, 448, 909. 70	1, 853, 974. 79	1, 398, 101. 52	3, 623, 703, 43	1, 404, 178. 34
Individual deposits .	659, 891, 969, 76	641, 772, 528. 08	636, 267, 529, 20	616, 403, 987, 12	601, 512, 514. 52
U. S. deposits	7, 234, 696, 96	7, 584, 267. 72	7, 187, 431, 67	7, 972, 714, 75	6, 529, 031. 09
Dep's U. S. dis, officers	3, 108, 316, 55	3, 076, 878. 70	3, 710, 167, 20	2, 376, 983, 02	3, 780, 759. 43
Due to national banks	130, 293, 566, 36	125, 422, 444, 43	121, 443, 601. 23	115, 028, 954. 38	115, 773, 660. 58
Due to State banks	49, 965, 770, 27	48, 604, 820, 09	48, 352, 583. 90	46, 577, 439. 88	44, 807, 958. 79
Notes rediscounted	4, 000, 063, 82	3, 985, 459, 75	2, 953, 128, 58	3, 791, 219, 47	4, 654, 784, 51
Bills payable	6, 483, 320, 92	5, 969, 241, 94	6, 249, 426, 88	6, 137, 116, 83	5, 843, 107, 03
Total	1,818,174,517.68	1,796,603,275.29	1,774,352,833.81	1,741,084,663.84	1, 737, 295, 145. 79

1878.

	MARCH 15.	MAY 1.	JUNE 29.	OCTOBER 1.	DECEMBER 6.
Resources.	2,063 banks.	2,059 banks.	2,056 banks.	2,053 banks.	2,055 banks.
Loans and discounts. Bonds for circulation Bonds for deposits. U.S. bonds on hand. Other stocks and b'ds Due from res've ag'ts Due from nat'l banks Due from State banks Real estate, etc Current expenses Premiums paid.	343, 871, 350, 00 13, 329, 000, 00 34, 881, 690, 00 34, 674, 307, 21 86, 016, 990, 78 39, 692, 105, 87 11, 683, 050, 17 45, 792, 363, 73 7, 786, 572, 42	\$847, 620, 392, 49 345, 256, 350, 00 19, 536, 000, 00 33, 615, 700, 00 34, 697, 320, 53 71, 331, 219, 27 40, 545, 522, 72 12, 413, 579, 10 45, 901, 536, 93 7, 239, 365, 78 7, 574, 255, 95	\$835, 078, 133, 13 347, 332, 100, 00 28, 371, 000, 00 40, 479, 900, 00 36, 694, 996, 24 78, 875, 055, 92 41, 897, 858, 89 12, 232, 316, 30 46, 153, 409, 35 4, 718, 618, 66 7, 335, 454, 49	\$833, 988, 450, 59 347, 556, 650, 00 47, 936, 850, 00 46, 785, 600, 00 36, 859, 534, 82 85, 983, 418, 51 41, 492, 918, 75 12, 314, 698, 11 46, 702, 476, 26 6, 272, 566, 73 7, 134, 735, 68	\$826, 017, 451, 87 347, 812, 300, 00 49, 110, 800, 00 44, 255, 850, 00 35, 816, 810, 47 81, 733, 137, 00 43, 144, 220, 68 12, 259, 856, 09 46, 728, 147, 36 7, 608, 128, 83 6, 978, 768, 71
Cash items Clear'g-house exch'gs Bills of other banks. Fractional currency. Specie Legal-tender notes U. S. cert's of deposit. Due from U. S. Treas. Total.	66, 498, 965, 23 16, 250, 569, 00 697, 398, 86 54, 729, 558, 02 64, 034, 972, 00 20, 605, 000, 00 16, 257, 608, 98	10, 989, 440, 78 95, 525, 134, 28 18, 363, 335, 00 661, 044, 69 46, 023, 756, 06 67, 245, 975, 00 20, 995, 000, 00 16, 364, 000, 47	11, 525, 376, 07 87, 498, 287, 82 17, 063, 576, 00 610, 084, 25 29, 251, 469, 77 71, 643, 402, 00 36, 905, 000, 00 16, 798, 667, 62	10, 982, 492, 89 82, 372, 537, 88 16, 929, 721, 00 515, 661, 04 30, 688, 606, 59 64, 428, 600, 00 32, 690, 000, 00 16, 543, 674, 36	9, 985, 004, 21 61, 998, 286, 11 19, 392, 281, 00 496, 864, 34 34, 355, 250, 36 64, 672, 762, 00 32, 520, 000, 00 17, 940, 918, 34

1879.

And the second second second second second second	JANUARY 1.	APRIL 4.	JUNE 11.	OCTOBER 2.	DECEMBER 12.
	2,051 banks.	2,048 banks.	2,048 banks.	2,048 banks.	2,052 banks.
Loans and discounts.		\$814, 653, 422. 69		\$878, 503, 097. 45	\$933, 543, 661. 93
Bonds for circulation		348, 487, 700, 00 309, 348, 450, 00	352, 208, 000. 00 257, 038, 200. 00	357, 313, 300. 00 18, 204, 650. 00	364, 272, 700.00 14, 788, 800.00
Bonds for deposits U.S. bonds on hand.		54, 601, 750, 00	62, 180, 300, 00	52, 942, 100, 00	40, 677, 500, 00
Other stocks and b'ds		36, 747, 129, 40	37, 617, 015, 13	39, 671, 916, 50	38, 836, 369, 80
Due from res've ag'ts		74, 003, 830, 40	93, 443, 463, 95	107, 023, 546, 81	102, 742, 452, 54
Due from nat'l banks		39, 143, 288. 90	48, 192, 531, 93	46, 692, 994, 78	55, 352, 459. 82
Due from State banks	11, 892, 540, 26	10, 535, 252. 99	11, 258, 520, 45	13, 630, 772. 63	14, 425, 072.00
Real estate, etc		47, 461, 614. 54	47, 796, 108. 26	47, 817, 169. 36	47, 992, 332. 99
Current expenses		6, 693, 668. 43	6, 913, 430, 46	6, 111, 256, 56	7, 474, 082. 10
Premiums paid		6, 609, 390. 80	5, 674, 497, 80	4, 332, 419. 63	4, 150, 836. 17
Cash items	13, 564, 550. 25	10, 011, 294, 64	10, 209, 982, 43	11, 306, 132. 48	10, 377, 272, 77
Clear'g-house exch'gs		63, 712, 445, 55	83, 152, 359, 49	12, 964, 964, 25	112, 172, 677, 95
Bills of other banks.		17, 068, 505, 00 467, 177, 47	16, 685, 484, 00 446, 217, 26	16, 707, 550. 00 396, 065, 06	16, 406, 218, 00 374, 227, 02
Fractional currency.	41, 499, 757. 32	41, 148, 563. 41	42, 333, 287, 44	42, 173, 731, 23	79, 013, 041, 59
Legal-tonder notes		64, 461, 231, 00	67, 059, 152, 09	69, 196, 696, 00	54, 715, 096, 00
U.S. cert's of deposit.		21, 885, 000, 00	25, 180, 000, 00	26, 770, 000, 00	10, 860, 600, 00
Ducfrom U. S. Treas.		17, 029, 121, 31	16, 620, 986, 20	17, 029, 065, 45	17, 054, 816, 40
		<u> </u>	<u> </u>	<u> </u>	!
Total	1,800,592,002.25	1,984,068,936.53	2,019,884,549.16	1,868,787,428.19	1,925,229,617.08

	FEBRUARY 21.	APRIL 23.	JUNE 11.	OCTOBER 1.	ресемвек 31.
	2,061 banks.	2,075 banks.	2,076 banks.	2,000 banks.	2,095 banks.
Loans and discounts. Bonds for circulation Bonds for deposits. U. S. bonds on hand. Other stocks and b'ds Due from res've ag'ts Due from nat'l banks Due from State banks Real estate, etc Current expenses.	361, 991, 700, 00 14, 917, 000, 00 36, 798, 600, 90 41, 223, 583, 33 117, 791, 386, 81 53, 230, 634, 03 14, 501, 152, 51 47, 845, 915, 77	\$992, 970, 823, 10 361, 274, 650, 00 14, 722, 000, 00 29, 509, 600, 00 42, 494, 927, 73 103, 964, 229, 84 54, 493, 465, 09 13, 293, 775, 94 47, 808, 207, 00 7, 007, 404, 19	\$994, 712, 646, 41 350, 512, 650, 00 14, 727, 000, 00 28, 605, 800, 00 44, 947, 345, 75 115, 935, 668, 27 56, 578, 444, 69 13, 861, 582, 77 47, 979, 244, 53 6, 778, 829, 19	\$1,040,977,267.53 357,789,350.00 14,827,000.00 28,793,400.00 48,863,150.22 134,562,778.79 63,023,796.84 15,881,197.74 48,045,832.54 6,386,182.01	358,042,550,00 14,726,500.00 25,016,400.00 48,028,372.77 126,155,014.40 69,079,326.15 17,111,241.03 47,784,461.47
Premiums paid. Cash items. Clan'g-houseexch'gs Bills of other banks. Fractional currency Specie. Legal-tender notes. U.S. cert's of deposit. Due from U. S. Treas.	3, 908, 059, 27 10, 320, 274, 51 166, 736, 402, 64 15, 369, 257, 00 397, 187, 23 89, 442, 051, 75 55, 229, 408, 00 10, 760, 000, 00	3, 791, 703, 33 9, 857, 645, 34 99, 357, 056, 41 21, 064, 504, 00 395, 747, 67 86, 429, 722, 21 61, 048, 941, 00 7, 890, 000, 00 17, 226, 060, 01	3,702,354.60 9,980,179.32 122,390,409.45 21,908,193.00 387,226.13 99,506,505.26 64,470,717.00 12,510,000.00 16,999,083.78	3,488,470.11 12,729,002.19 121,095,249.72 18,210,943.00 367,171.73 109,346,509.49 56,640,458.00 7,655,000.00 17,103,866.00	3,288,602.63 14,713,929.02 229,733,904.59 21,549,367.00 389,921.75 167,172,900.92 59,216,934.00 6,150,000.00
Total	2,038,066,498.46	1,974,600,472.95	2,035,493,280.15	2,105,786,625.82	2,241,683,829.91

1878.

T	MARCH 15.	MAY 1.	JUNE 29.	OCTOBER 1.	DECEMBER 6.
Liabilities.	2,063 banks.	2,059 banks.	2,056 banks.	2,053 banks.	2,055 banks.
Capital stock	\$473, 952, 541. 00	\$471, 971, 627. 00	\$470, 393, 366. 00	\$466, 147, 436. 00	\$464, 874, 996. 00
Surplus fund	120, 870, 290, 10	119, 231, 126, 13	118, 178, 530, 75	116, 897, 779, 98	116, 402, 118. 84
Undivided profits	45, 040, 851, 85	43, 938, 961, 98	40, 482, 522, 64	40, 936, 213, 58	44, 040, 171. 84
Nat'l bank circulat'n		301, 884, 704. 00	299, 621, 059, 00	301, 888, 092. 00	303, 324, 733. 00
State bank circulat'n		426, 504. 00	417, 808, 00	413, 913. 00	400, 715. 00
Dividends unpaid	1, 207, 472. 68	1, 930, 669. 58	5, 466, 350, 52	3, 118, 389. 91	1, 473, 784. 86
Individual deposits.	7, 243, 253, 29	625, 479, 771, 12	621, 632, 160, 06	620, 236, 176, 82	598, 805, 775, 56
U.S. deposits		13, 811, 474, 14	22, 686, 619, 67	41, 654, 812, 08	40, 269, 825, 72
Dep's U.S. dis. officers		2, 392, 281, 61	2, 903, 531, 99	3, 342, 794, 73	3, 451, 436, 56
Due to national banks	123, 239, 448, 50	109, 720, 396, 70	117, 845, 495, 88	122, 496, 513, 92	120, 261, 774, 54
Due to State banks	43, 979, 239, 39	44, 006, 551, 05	43, 360, 527, 86	42, 636, 703, 42	41, 767, 755, 0 7
Notes rediscounted	2, 465, 390, 79	2, 834, 012. 00	2, 453, 839, 77	3, 007, 324. 85	3, 228, 13 2 . 9 3
Bills payable	4, 215, 196, 23	4, 270, 879. 74	5, 022, 894, 37	4, 502, 982. 92	4, 525, 617. 45
Total	1,729,465,956.90	1,741,898,959.05	1,750,464,706.51	1,767,279,133.21	1, 742, 826, 837. 3 7

1879.

	JANUARY 1.	APRIL 4.	JUNE 14.	OCTOBER 2.	DECEMBER 12.
	2,051 banks.	2,048 banks.	2,048 banks.	2,048 banks.	2,052 banks.
Capital stock	\$462, 031, 396, 00	\$455, 611, 362. 00	\$455, 244, 415. 00	\$454, 067, 365. 00	\$454, 498, 515. 00
Surplus fund	116, 200, 863, 52	114, 823, 316, 49	114, 321, 375, 87	114, 786, 528. 10	115, 429, 031, 93
Undivided profits	36, 836, 269, 21	40, 812, 777, 59	45, 802, 845, 82	41, 300, 941. 40	47, 573, 820, 75
Nat'l bank circulat'u		304, 467, 139, 00	307, 328, 695, 00	313, 786, 342. 00	321, 949, 154. 00
State bank circulat'n		352, 452, 00	339, 927, 00	325, 954. 00	322, 502. 00
Dividends unpaid	5, 816, 348. 82	2, 158, 516. 79	1, 309, 059. 13	2, 658, 337. 46	1, 305, 480. 45
Individual deposits	643, 337, 745, 26	598, 822, 694, 02	648, 934, 141, 42	719, 737, 568, 89	755, 459, 966, 01
U. S. deposits	59, 701, 222, 90	303, 463, 505, 69	248, 421, 340, 25	11, 018, 862, 74	6, 923, 323, 97
Dep's U.S.dis.officers	3, 556, 801, 25	2, 689, 189, 44	3, 682, 320, 67	3, 469, 600, 02	3, 893, 217, 43
Due to national banks		110, 481, 176, 98	137, 360, 091, 60	149, 200, 257, 16	152, 484, 079, 44
Due to State banks		43, 709, 770, 14	59, 403, 064, 54	52, 022, 453, 99	59, 232, 391, 93
Notes rediscounted	2, 926, 434, 95	2, 224, 491, 91	2, 226, 396, 39	2, 205, 015, 54	2, 116, 484, 47
	3, 942, 659, 18	4, 452, 544, 48	4, 510, 876, 47	4, 208, 201, 89	4, 041, 649, 70
Total	1,800,592,002.25	1,984,068,936,53	2,019,884,549.16	1,868,787,428.19	1, 925, 229, 617. 08

	FEBRUARY 21.	APRIL 23.	JUNE 11.	OCTOBER 1.	DECEMBER 31.
	2,061 banks.	2,075 banks.	2,076 banks.	2,090 banks.	2,095 banks.
Capital stock	\$454, 548, 585. 00	\$456, 097, 935. 00	\$455, 909, 565. 00	\$457, 553, 985. 00	\$458, 540, 085. 00
Surplus fund	117, 044, 043, 03	117, 299, 350, 09	118, 102, 014, 11	120, 518, 583, 43	121, 824, 629 03
Undivided profits	42, 863, 804, 95	48, 226, 087, 61	50, 443, 635, 45	46, 139, 690, 24	47, 946, 741. 64
Nat'l bank circulat'n		320, 759, 472, 00	318, 088, 562, 00	317, 350, 036, 00	317, 484, 496, 00
State bank circulat'n		299, 790, 00	290, 738, 00	271, 045, 00	258, 499, 00
Dividends unpaid	1, 365, 001. 91	1, 542, 447. 98	1, 330, 179. 85	3, 452, 504. 17	6, 198, 238. 38
Individual deposits.	848, 926, 599, 86	791, 555, 059, 63	833, 701, 034, 20	873, 537, 637, 07	1, 006, 452, 852, 82
U. S. deposits	7, 856, 791, 97	7, 925, 988, 37	7, 680, 905, 47	7, 548, 538, 67	7, 898, 100, 94
Dep's U.S.dis.officers	3, 069, 880, 74	3, 220, 606, 64	3, 026, 757, 34	3, 344, 386, 62	3, 489, 501, 01
Due to national banks	170, 245, 061. 08	157, 209, 759, 14	171, 462, 131, 23	192, 124, 705, 10	192, 413, 295, 78
Due to State banks	65, 439, 334. 51	63, 317, 107, 96	67, 938, 795, 35	75, 735, 677, 06	71, 185, 817, 08
Notes rediscounted	1, 918, 788, 88	2, 616, 900, 55	2, 258, 544, 72	3, 178, 232, 50	3, 354, 697. 18
Bills payable	4, 181, 280, 55	4, 529, 967, 98	5, 260, 417, 43	5, 031, 604, 96	4, 636, 876. 05
Total	2,038,066,498.46	1,974,600,472.95	2,035,493,280.15	2,105,786,625.82	2, 241, 683, 829. 91

1881.

75	MARCH 11.	MAY 6.	JUNE 30.	OCTOBER 1.	DECEMBER 31.
Resources.	2,094 banks.	2,102 banks.	2,115 banks.	2,132 banks.	2,164 banks.
Loans and discounts.	\$1,073,786,749.70	\$1,093,649,382.18	\$1,144,988,949.45		
Bonds for circulation				363,385,500.00	
Bonds for deposits	14,851,500.00				15,715,000.00
U.S. bonds on hand.	4 6,626,150.00				
Other stocks and b'ds					62,663,218.93
Due from res've ag'ts	120,820,691.09				123,530,465.75
Due from nat'l banks	62,295,517.34	63,176,225.67	75,703,599.78	78,505,446.17	77,633,902.77
Due from State banks	17,032,261.64	16,938,734.56	18,850,775.34	19,306,826.62	17,644,704.62
Real estate, etc	47,525,790.02	47,791,348.36	47,834,060.20	47,329,111.16	47,445,050.46
Current expenses	7,810,930.83	6,096,109.78	4,235,911.19	6,731,936,48	4,647,101.04
Premiums paid	3,530,516.71	4,024,763,60	4,115,980.01	4,138,485,71	3,891,728.72
Cash items	10,144,682,87	11,826,603,16	13,534,227,31	14,831,879,30	17,337,964.78
Clear'g-houseexch'gs	147,761,543.96	196,633,558.01	143,960,236.84	189,222,255.95	217,214,627,10
Bills of other banks .	17,733,032.00	25,120,933.00	21,631,932.00	17,732,712,00	24,190,534.00
Fractional currency.	386,569,83	386,950, 21	372,140.23	373,945.96	366,361.52
Specie	105, 156, 195, 24	122,628,562.08	128,638,927.50	114,334,736, 12	113,680,639,60
Legal-tender notes	52,156,439,00				60,104,387.00
U.S. cert's of deposit					7,930,000,00
Due from U.S. Treas.	17,015,269.83				
Total	2,140,110,944.78	2,270,226,817.76	2,325,832,700.75	2,358,387,391,59	2,381,890,866.85

1882.

Danamana	макси 11.	MAY 19.	JULY 1.	OCTOBER 3.	DECEMBER 30.
Resources.	2,187 banks.	2,224 banks.	2,239 banks.	2,269 banks.	2,308 banks.
Loans and discounts.	\$1,182,661,609.53	\$1,189,094,830.35	\$1,208,932,655.92	\$1,243,203,210.08	\$1,230,456,213.97
Bonds for circulation			355,789,550.00	357,631,750.00	357,047,650.00
Bonds for deposits	16,093,000.00	15,920,000.00	15,920,000.00	16,111,000.00	16,344,000,00
U.S. bonds on hand.	28,523,450.00	29,662,700.00	27,242,550,00	21,314,750.00	15,492,150,00
Other stocks and b'ds	64,430,686.18	65,274,999.32	66,691,399,56	66, 168, 916, 64	
Due from res've ag'ts	117,452,719,75	124,189,945, 23	118,455,012,38	113,277,227,87	122,066,106,75
Due from nat'l banks	68,301,645.12	66,883,512,75	75,366,970.74	68,516,841,06	
Due from State banks	15,921,432.07	16,890,174.92	16,344,688,66	17, 105, 468, 44	
Real estate, etc	47,073,247.45	46,956,574.28	46,425,351.40	46,537,066,41	
Current expenses	8,494,036,21	6,774,571.86	3,030,464,69	7,238,270,17	
Premiums paid	3,762,382.59	5,062,314.52	5,494,224,35	6,515,155.03	
Cash items	13,308,120.70				16,281,315.67
Clear'g-house exch'gs				208, 366, 540, 08	
Bills of other banks .				20,689,425,00	
Fractional currency.					
Specie					
Legal-tender notes				63,313,517.00	
U. S. cert's of deposit				8,645,000,00	
Due from U.S. Treas.				17,161,367.94	
Total	2 309 057 088 72	2 277 924 911 13	2,344,342,686.90	2 399 833 676 84	2 360 793 467 09

Resources.	MARCH 13.	MAY 1.	JUNE 22.	OCTOBER 2.	DECEMBER 31.
Resources.	2,343 banks.	2,375 banks.	2,417 banks.	2,501 banks.	2,529 banks.
Loans and discounts. Bonds for circulation					
Bonds for deposits	16,799,000.00				
U.S. bonds on hand .					
Other stocks and b'ds	68,428,685.67	68,340,590.79		71,114,031.11	
Due from res've agt's				124,918,728.71	126,999,606.92
Due from nat'l banks		68,477,918.02	66,164,638.21	65,714,229.44	77,902,785.07
Due from State banks	16,993,341.72	19,382,129.33	19,451,498.16	18, 266, 275. 05	19,402,047.12
Real estate, etc	47,063,305.68	47, 155, 909, 80	47,502,163.52	48,337,665.02	49,540,760.35
Current expenses	8,949,615.28	7,754 958.86	8,829,278, 26	6,808,327.30	4,878,318.44
Premiums paid	7,420,939.84	7,798,445.04	8,079,726.01	8,064,073.60	8,647,252.98
Cash items	11,360,731.07	15,461,050.16	11,109,701.18	13,581,049.94	17,491,804.43
Clear'g-house exch'gs		145,990,998.18	90,792,075.08	96,353,211.76	134,545,273.98
Bills of other banks.	19,739,526.00	22,655,833.00	26,279,856.00	22,675,447.00	28,809,699.00
Fractional currency	431,931.15	446,318.94	456, 447. 36	443,951.12	427,754.35
Specie	97,962,366.34	103,607,266,32		107,817,983.53	114,276,158.04
Legal-tender notes	60,848,068.00	68,256,468.00	73,832,458,00	70,672,997.00	80,559,796.00
U. S. cert's of deposit	8,405,000.00			9,970,000.00	10,840,000.00
Due from U.S. Treas.	16,726,451.30	17,497,694.31	17,407,906.20	16,586,712.60	16,865,938.85
Total	2,298,918,165.11	2,360,192,235.85	2,364,833,122.44	2,372,656,364.82	2,445,880,917.49

1881.

	MARCH 11.	MAY 6.	JUNE 30.	OCTOBER 1.	DECEMBER 31.
Liabilities.	2,094 banks.	2,102 banks.	2,115 banks.	2,132 banks.	2,164 banks.
Capital stock	\$458, 254, 935. 00	\$459, 039, 205. 00	\$460, 227, 835. 00	\$463, 821, 985. 00	\$465, 859, 835.00
Surplus fund Undivided profits	122, 470, 996, 73 54, 072, 225, 49	124, 405, 926. 91 54, 906, 090. 47		128, 140, 617, 75 56, 372, 190, 92	129, 867, 493. 92 54, 221, 816. 10
Nat'l-bank circulat'n State-bank circulat'n	298, 590, 802, 00 252, 765, 60	309, 737, 193, 00 252, 647, 00		320, 200, 069. 00 244, 399. 00	325, 018, 161, 00 241, 701, 00
Dividends unpaid	1, 402, 118. 43	2, 617, 134. 37	5, 871, 595. 59	3, 836, 445. 84	6, 37 2, 7 37. 1 3
Individual deposits . U. S. deposits Dep's U.S. dis.officers	7, 381, 149. 25	9, 504, 081, 25			
Due to nat'l banks Due to State banks	181, 677, 285. 37 71, 579, 477. 47	191, 250, 091, 90 80, 700, 506, 06		205, 862, 945. 80 89, 047, 471. 00	197, 252, 326. 01 79, 380, 429. 38
Notes rediscounted . Bills payable	2, 616, 203, 05 4, 581, 231, 47	2, 908, 370, 45 4, 493, 54 4, 77	2, 220, 053. 0 2 5, 169, 128. 57	3, 091, 165, 30 4, 661, 077, 12	
Total	2, 140, 110, 944, 78	2, 270, 226, 817. 76	2, 325, 832, 700, 75	2, 358, 387, 391, 59	2, 381, 890, 80 6. 8 5

1882..

	MARCH 11.	MAY 19.	JULY 1.	OCTOBER 3.	ДЕСЕМВЕВ 30.
Liabilities.	2,187 banks.	2,224 banks.	2,239 banks.	2,269 banks.	2,308 banks.
Capital stock	\$469, 399, 232. 00	\$473, 819, 124. 00	\$477, 184, 390. 00	\$483, 104, 213. 00	\$484, 883, 492.00
Surplus fund Undivided profits	130, 924, 139, 66 60, 475, 764, 98		131, 079, 251. 16 52, 128, 817. 73		135, 930, 9 69. 31 55, 343, 81 6 . 94
Nat'l-bank circulat'n State-bank circulat'n				314, 721, ∠15. 00 221, 177. 00	315, 230, 925. 00 207, 273. 00
Dividends unpaid	1, 418, 119. 12	1, 950, 554. 88	6, 634, 372. 20	3, 153, 836. 30	6, 805, 057. 82
Individual deposits . U. S. deposits Dep's U.S.dis.efficers	8, 853, 242. 16		9, 817, 224, 44	8, 817, 411. 21	
Due to nat'l banks Due to State banks	187, 433, 824. 90 78, 359, 675. 85				194, 491, 260, 60 77, 031, 165, 82
Notes rediscounted . Bills payable	3, 912, 992, 38 4, 428, 531, 51				6, 703, 164. 45 3, 856, 056. 54
Total	2, 309, 057, 088, 72	2, 277, 924, 911, 13	2, 344, 342, 686, 90	2, 399, 833, 676, 84	2, 360, 793, 467, 09

* 1 1 1111	MARCH 13.	MAY 1.	JUNE 22.	OCTOBER 2.	DECEMBER 31.
Liabilities.	2,343 banks.	2,375 banks.	2,417 banks.	2,501 banks.	2,529 banks.
Capital stock	\$490, 456, 932. 00	\$493, 963, 069. 00	\$500, 298, 312. 00	\$509, 699, 787. 00	\$511, 837, 575. 60
Surplus fund Undivided profits	136, 922, 884, 44 59, 340, 913, 64			141, 991, 789, 18 61, 560, 652, 04	
Nat'l-bank circulat'n State-bank circulat'n			311, 963, 302, 00 189, 253, 00	310, 517, 857. 00 184, 357. 00	
Dividends unpaid	1, 389, 092. 96	2, 849, 629. 87	1, 454, 232, 01	3, 229, 226. 31	7, 082, 682 . 28
Individual deposits . U. S. deposits Dep's U.S. dis. officers	9, 613, 873. 33	11, 624, 894, 57	10, 130, 757. 88	1, 049, 437, 700, 57 10, 183, 196, 95 3, 980, 259, 28	10, 026, 777. 79
Due to nat'l banks Due to State banks	191, 296, 859. 14 80, 251, 968. 26			186, 828, 676, 27 83, 602, 973, 91	200, 867, 280. 06 84, 776, 421. 60
Notes rediscounted . Bills payable				7, 387, 537, 40 4, 053, 252, 81	8, 248, 562, 67 4, 106, 297, 78
Total	2, 298, 918, 165, 11	2, 360, 192, 235. 85	2, 364, 833, 122. 44	2, 372, 656, 364. 82	2, 445, 880, 917. 49

1884.

Resources.	MARCH 7.	APRIL 24.	JUNE 20.	SEPTEMBER 30.	DECEMBER 20.
1000u100s	2,563 banks.	2,589 banks.	2,625 banks.	2,664 banks.	2,664 banks.
Loans and discounts.	\$1,321,548,289.62	\$1,333,433,230.54	\$1,269,862,935.96	\$1,245,294,093.37	\$1,234,202,226.44
Bonds for circulation	339, 816, 150, 00	337, 342, 900. 00	334, 346, 350, 00	327, 435, 000, 00	317, 586, 050. 00
Bonds for deposits	16, 850, 000. 00	17, 135, 000. 00	17, 060, 000. 00	16, 840, 000. 00	16, 740, 000. 00
U. S. bonds on hand.	18, 672, 250. 00	15, 560, 400, 00	14, 143, 000, 00	13, 579, 600, 00	12, 305, 900, 00
Other stocks and b'ds	73, 155, 984, 60	73, 424, 815. 97	72, 572, 306, 93	71, 363, 477. 46	73, 449, 352. 07
Due from res've agt's	138, 705, 012, 74	122, 491, 957. 98	95, 247, 152, 62	111, 993, 019, 65	121, 161, 976. 80
Due from nat'l banks	64, 638, 322, 58	68, 031, 209, 90	64, 891, 670, 13	6, 335, 544, 57	69, 459, 884, 45
Due from State banks	17, 937, 976, 35	18, 145, 827. 61	16, 306, 500, 91	15, 833, 982, 98	18, 329, 912. 01
Real estate, etc	49, 418, 805, 02	49, 667, 126. 87	50, 149, 083, 90	49, 900, 886, 91	49, 889, 936, 06
Current expenses	7, 813, 880. 56	8, 054, 296, 82	8, 866, 558, 09	6, 913, 508, 85	9, 670, 996. 14
Premiums paid	9, 742, 601. 42	9, 826, 386, 76	10, 605, 343, 49		
Cash items	11, 383, 792, 57	11, 237, 975, 71	11, 382, 292, 69	13, 103, 098, 55	11, 924, 152, 89
Cl'g-house loan cert's			10, 335, 000, 00	1,690,000.00	1,870,000.00
Clear'g-house exc'gs.	68, 403, 373, 30	83, 531, 472, 58	69, 498, 913. 13	66, 257, 118, 15	
Bills of other banks.	23, 485, 124, 00				
Fractional currency.					
Specie	122, 080, 127, 33	114, 744, 707, 09	109, 661, 682, 11	128, 609, 474, 73	
Legal-tender notes	75, 847, 095, 00				
U.S. cert's of deposit					
Due from U.S. Treas.	16, 465, 785, 66				
2.0022000					
Total	2, 390, 509, 638. 51	2, 396, 813, 834. 92	2, 282, 598, 742, 96	2, 279, 493, 880, 07	2, 297, 143, 474. 27

7)	MARCH 10.	MAY 6.	JULY 1.	OCTOBER 1.	DECEMBER 24.
Resources.	2,671 banks.	2,678 banks.	2,689 banks.	2,714 banks.	2,732 banks.
Loans and discounts.	\$1,232,327,453,69	\$1,241,450,649,79	\$1,257,655,547,92	\$1,306,143,990,46	\$1,343,517,559,96
Bonds for circulation	313, 106, 200, 00	312, 168, 500, 00			
Bonds for deposit	16, 815, 000.00	16, 740, 000. 00			18, 012, 000. 00
U.S. bonds on hand.	14, 607, 650. 00	14, 769, 250, 00	14, 588, 800, 00	14, 329, 400, 00	12, 665, 750.00
Other stocks and b'ds	75, 152, 919. 35	75, 019, 208, 99	77, 249, 159, 42		
Due from res've ag'ts	136, 462, 273, 26	130, 903, 103, 77	132, 733, 904, 34	138, 378, 515. 15	
Due from nat'l banks	66, 442, 054. 87		77, 220, 972, 29	78, 967, 697. 86	79, 452, 309 . 6 7
Due from State banks	17, 572, 822. 65				
Real estate, etc	49, 699, 501, 42	49, 886, 378, 87			
Current expenses	7, 877, 320, 27	7, 096, 268. 06			
Premiums paid	12, 330, 437, 60				11, 802, 199. 86
Cash items	11, 228, 856, 82				
Cl'g-house loan cert's	1,530,000.00				
Clear'g house exe'gs.	59, 085, 781, 99	72, 259, 129, 39			
Bills of other banks.	22, 013, 314, 00				
Fractional currency.	519, 529. 96	513, 200. 12	489, 927. 18		
Trade dollars	107 115 070 07	177 422 110 00	155 610 400 00	1,605,763.69	
Specie Legal-tender notes	167, 115, 873, 67 71, 017, 322, 00				
U. S. cert's of deposit					
Due from U.S. Treas.	15, 079, 935, 80				
Daonom C. S. Treus.	10,010,000.00	20, 210, 210. 04	14,011,001.02	14, 001, 114. 24	14, 001, 021. 10
Total	2, 312, 744, 247. 35	2, 346, 682, 452, 99	2, 421, 852, 016. 47	2, 432, 913, 002. 38	2, 457, 675, 256. 13
s	Quarterial	188	6.	·	
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Dagannag	MARCH 1.	JUNE 3.	AUGUST 27.	OCTOBER 7.	DECEMBER 28.
Resources.	2,768 banks.	2,809 banks.	2,849 banks.	2,852 banks.	2,875 banks.
Loans and discounts.	\$1,367,705,252,80	\$1,398,552,099,71	\$1,421,547,199,22	\$1,450,957,054,93	\$1,470,157,681.13
Bonds for circulation					
Bonds for deposit	18, 637, 000, 00	18, 810, 000. 00	19, 984, 900. 00	20, 105, 900, 00	21, 040, 900, 00
U. S. bonds on hand.	16, 580, 050, 00				
Other stocks and b'ds	80, 227, 388, 98				
Duefrom res've ag'ts	142, 805, 686, 91	133, 027, 136, 53			
Due from nat'l banks	76, 933, 579, 67				
Due from State banks	18, 834, 235, 88	17, 720, 924, 26			21, 465, 427, 08
Real estate, etc	52, 262, 718. 07				54, 763, 530, 37
Current expenses	7, 705, 850, 57	8, 684, 672, 33	5, 837, 175, 21	7, 438, 741, 12	10, 283, 007, 79
Premiums paid					15, 160, 621, 67
Cash items	15, 135, 538, 48	12, 181, 455, 80	10, 408, 981, 58	13, 277, 169, 64	13, 218, 973, 44
Cl'g-house loan cert's	505, 000, 00	205, 000, 00			
Clear'g-house exe'gs.	99, 923, 656, 84	76, 140, 330, 60			70, 525, 126, 92
Bills of other banks		25, 129, 938, 00	21, 602, 661, 00	22, 734, 085, 00	26, 132, 330, 00
Fractional currency.	470, 175, 18	452, 331. 34	451, 308, 89	434, 220, 93	447, 833, 09
Trade dollars	1, 681, 530, 65	1, 713, 384, 35	1, 857, 041, 56	1, 889, 794, 55	1, 827, 364, 20
Specie	171, 615, 919, 39	157, 459, 870, 49			166, 983, 556, 01
Legal-tender notes	67, 014, 886, 00	79, 656, 788, 00	64, 039, 751, 00	62, 812, 322, 00	67, 739, 828, 00
U.S. cert's of deposit	12, 430, 000, 00	11, 850, 000, 00	8, 115, 000, 00	5, 855, 000, 00	6, 195, 000, 00
5% fund with Treas.	12, 953, 248, 20	12, 198, 526, 43	11, 868, 912, 52	11, 358, 014, 97	10, 056, 128, 39
Due from U.S. Treas.	1, 513, 019, 67	1, 416, 892.00	1, 599, 303. 36	2, 592, 042. 94	975, 376, 96
			<u>-</u>		ļ
Total	2, 494, 337, 129. 44	2, 474, 544, 481. 89	2, 453, 666, 930. 07	2, 513, 854, 751. 17	2, 507, 753, 912. 95

1884.

2 0 0 2 0								
7.1.3.3343	MARCH 7.	APRIL 24.	JUNE 20.	SEPTEMBER 30.	DECEMBER 20.			
Liabilities.	2,563 banks.	2,589 banks.	2,625 banks.	2,664 banks.	2,664 banks.			
Capital stock	\$515, 725, 005. 00	\$518, 471, 844. 00	\$522, 515, 996. 00	\$524, 271, 345. 00	\$524, 089, 065. 00			
Surplus fund Undivided profits	145, 741, 679. 90 63, 644, 861. 56		145, 763, 416, 17 70, 597, 487, 21	147, 055, 037, 85 63, 234, 237, 62	146, 867, 119. 06 70, 711, 369. 95			
Nat'l-bank circulat'n State-bank circulat'n	298, 791, 610. 00 180, 589. 0 0		295, 175, 334. 00 179, 666. 00	289, 775, 123. 00 179, 653. 00	280, 197, 043. 00 174, 645. 00			
Dividends unpaid	1, 422, 901. 91	1, 415, 889. 58	1, 384, 686. 71	3, 686, 160. 33	ī, 331, 421. 5			
Individual deposits . U. S. deposits Dep's U. S. dis. officers	9, 956, 875. 24	11, 233, 495, 77	979, 020, 349, 63 10, 530, 759, 44 3, 664, 326, 13	975, 243, 795, 14 10, 367, 909, 92 3, 703, 804, 34	987, 649, 055, 68 10, 655, 803, 72 3, 749, 969, 85			
Due to national banks Due to State banks	207, 461, 179, 63 88, 466, 363, 89		155, 785, 354, 44 70, 480, 617, 11	173, 979, 149, 80 72, 408, 206, 85	187, 296, 348. 3 72, 572, 384. 4			
Notes rediscounted Bills payable Cl'g-house loan cert's	2, 968, 740. 50			11, 008, 595, 07 4, 580, 802, 15	8, 433, 724. 6 3, 415, 524. 0			
Total	2, 390, 500, 638, 51	2, 396, 813, 834, 92	2, 282, 598, 742. 96	2, 279, 493, 880, 07	2, 297, 143, 474. 2			

1885.

	MARCH 10.	MAY 6.	JULY 1.	OCTOBER 1.	DECEMBER 24.
Liabilities.					
	2,671 banks.	2,678 banks.	2,689 banks.	2,714 banks.	2,732 banks.
Capital stock	\$524 , 255, 151, 00	\$525, 195, 577. 00	\$526, 273, 602.00	\$527, 524, 410.00	\$529, 360, 725. 00
Surplus fund Undivided profits	145, 907, 800. 02 60, 296, 452. 56			146, 624, 642, 06 59, 335, 519, 11	150, 155, 549, 52 69, 229, 645, 82
Nat'l-bank circulat'n State-bank circulat'n				268, 869, 597, 00 136, 898, 00	267, 430, 837, 00 133, 932, 00
Dividends unpaid	1, 301, 937. 73	2, 577, 236. 08	6, 414, 263. 98	3, 508, 325. 38	1, 360, 977. 27
Individual deposits . U. S. deposits Dep's U.S.dis. officers	11,006,919.47	11,690,707.52		11, 552, 621, 98	12, 058, 768, 36
Due to national banks	205, 877, 203. 09	199, 081, 104. 40	203, 932, 800. 05	213, 534, 905. 08	216, 564, 533. 96
Due to State banks	82, 190, 567. 43	81, 966, 092, 25	88, 847, 454. 78	86, 115, 061. 25	85, 060, 162, 27
Notes rediscounted Bills payable	6, 299, 722. 15 1, 850, 462. 10				
Total	2, 312, 744, 247, 35	9 846 689 459 99	2 421 852 016 47	2. 482. 913. 002. 38	2, 457, 675, 256, 13

T 1 3 13111	MARCH 1.	JUNE 3.	AUGUST 27.	остовен 7.	DECEMBER 28.
Liabilities.	2,768 banks.	2,809 banks.	2,849 banks.	2,852 banks.	2,875 banks.
Capital stock	\$533, 369, 615. 00	\$539, 109, 291, 72	\$545, 522, 598.00	\$548, 240, 730. 00	\$550,698,675.00
Surplus fund Undivided profits	152, 872, 349. 01 59, 376, 381. 80	153, 642, 934, 86 67, 662, 886, 02		157, 249, 190, 87 66, 593, 494, 72	159, 573, 479, 21 79, 298, 286, 13
Nat'l-bank circulat'n State-bank circulat'n					202, 073, 287. 00 115, 352. 00
Dividends unpaid	1, 534, 905. 58	1, 526, 776. 66	1, 863, 303. 62	2, 227, 810. 59	1, 590, 245. 06
Individual deposits . U. S. deposits Dep's U. S. dis. officers	12, 414, 566, 52	13, 670, 721, 76	14, 295, 927. 74	13, 842, 023, 69	13, 705, 700, 73
Due to national banks	219, 778, 171. 80	204, 405, 273. 11	218, 327, 437, 33	218, 395, 950, 54	223, 812, 279. 46
Due to State banks	92, 663, 570. 46	90, 591, 102. 81	90, 366, 354. 90	90, 246, 483. 31	91, 254, 533. 23
Notes rediscounted	8, 376, 095. 20	8, 718, 911. 71	7, 948, 698. 27	10, 594, 176. 56	9, 159, 345. 79
Bills payable	1, 174, 874. 29	1, 145, 240. 26	1, 381, 095. 01	2, 067, 693. 48	2, 444, 958. 36
Total	2, 494, 337, 129. 44	2, 474, 544, 481. 89	2, 453, 666, 930. 07	2, 513, 854, 751. 17	2, 507, 753, 912. 95

Aggregate Resources and Liabilities of the National

1887.

67 \$1,560 00 200				3,014	bai	nks.	-	3,049	9 bar	nks.	-	3,070	bar	ks.	-1
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1888.

T)	FEBRUARY 14.	APRIL 30.	JUNE 30.	OCTOBER 4.	DECEMBER 12.
Resources.	3,077 banks.	3,098 banks.	3,120 banks.	3,140 banks.	3,150 banks.
Loans and discounts.	\$1,584,170,370.51	\$1,606,397,923.95	\$1,628,124,564.83	\$1,684,180,624.27	\$1,676,554,863.67
Bonds for circulation	181, 845, 450, 00	181, 042, 950. 00	177, 543, 900. 00	171, 867, 200. 00	162, 820, 650, 00
Bonds for deposits	56, 863, 000, 00	56, 643, 000, 00	55, 788, 000. 00	54, 208, 000. 00	48, 949, 000, 00
U. S. bonds on hand	6, 450, 500. 00	7, 639, 350.00	7, 830, 150. 00	6, 507, 050. 00	6, 374, 400. 00
Other stocks and b'ds	94, 153, 688, 97	95, 296, 917. 07	96, 265, 812. 31	99, 752, 403. 73	102, 276, 898, 17
Due from res've ag'ts	155, 341, 240, 86	146, 477, 902. 83	158, 133, 598. 31	170, 458, 593, 83	156, 587, 199. 27
Due from nat'l banks	92, 980, 682, 48	95, 519, 102, 26	101, 689, 774, 90	99, 821, 000. 57	107, 175, 402, 59
Due from State banks	21, 880, 069, 60	22, 709, 703. 01	22, 714, 258, 27	23, 767, 260, 53	24, 217, 165, 51
Real estate, etc	59, 366, 247. 85				63, 436, 066, 74
Current expenses					11, 342, 192, 45
Premiums paid	19, 779, 498. 56	19, 501, 481. 06			16, 681, 256, 56
Cash items				15, 071, 024, 30	14, 140, 858, 12
Clear'g-house exch'gs	73, 418, 037. 29	117, 270, 706. 86			91, 765, 292, 99
Bills of other banks.					21, 728, 238, 00
Fractional currency.	683, 148. 93	662, 722. 27	632, 602. 42	684, 268. 41	628, 387. 42
Trade dollars	437. 59	351.15			
Specie					
Legal-tender notes					82, 555, 060. 00
U.S. cert s of deposit					
5% fund with Treas.					
Due from U.S. Treas.	1, 240, 035. 56	1, 361, 033. 74	1, 236, 675, 66	935, 799. 31	1, 246, 391. 04
Total	2, 664, 366, 304, 44	2, 732, 423, 198. 19	2, 731, 448, 016. 10	2, 815, 751, 341. 07	2, 777, 575, 799, 00

Resources.	FEBRUARY 26,	MAY 13.	JULY 12.	SEPTEMBER 30.	DECEMBER 11.
Resources.	3,170 banks.	3,206 banks.	3,239 banks.	3,290 banks.	3,326 banks.
Loans and discounts.	\$1,704,067,489,39	\$1,739,651,934,67	\$1,779,054,527,66	\$1,817,257,703,17	\$1,811,686,891,57
Bonds for circulation					
Bonds for deposit	46, 384, 000. 00	44, 882, 000, 00	44, 832, 000. 00	44, 063, 000. 00	41, 681, 000, 00
U. S. bonds on hand	6, 395, 000, 00	6, 690, 800, 00	6, 810, 100.00		
Other stocks and b ds	102, 215, 066, 01	103, 030, 575, 31	106, 712, 474. 80	109, 313, 635, 01	111, 344, 480, 32
Due from res've ag'ts	192, 702, 196, 35	187, 372, 295. 47	192, 590, 073, 67	189, 136, 281, 01	164, 889, 765, 16
Due from nat'l banks	101, 327, 319, 18	107, 091, 577. 44	108, 999, 878. 96	117, 869, 749, 37	118, 206, 354, 91
Due from State banks	24, 651, 712, 33	26, 924, 218, 24	25, 956, 516, 98	28. 417, 511. 26	28, 143, 681, 33
Real estate, etc	66, 248, 183, 93	66, 855, 303, 68	67, 377, 183, 12	69, 377, 173, 73	70, 694, 191. 37
Current expenses	7, 418, 190. 08	8, 984, 846, 65	3, 760, 961, 17	8, 525, 924. 84	11, 902, 368, 22
Premiums paid	16, 729, 244, 88	17, 058, 275. 44	17, 126, 726. 31	16, 613, 917. 93	15, 847, 602, 85
Cash items	12, 676, 652, 11	15, 049, 325, 16	14, 350, 765. 37	17, 059, 786, 57	
Clear'g-house exch'gs	84, 111, 547, 63	101, 452, 588. 54	101, 552, 662, 67	136, 783, 162, 26	103, 719, 453, 43
Bills of other banks	22, 411, 826, 00	25 , 722, 720, 00	24, 761, 487. 00	20, 875, 528. 00	20, 388, 807, 00
Fractional currency.	717, 823, 63	698, 369, 91	719, 273, 63	682, 034, 93	720, 462, 37
Specie	182, 284, 803, 00	185, 176, 450. 86	175, 903, 868. 98	164, 326, 448. 84	171, 089, 458, 10
Legal-tender notes	88, 624, 860, 00	97, 838, 385, 00	97, 456, 832. 00	86, 752, 093, 00	84, 490, 894, 00
U.S. cert's of deposit	13, 785, 000, 00	13, 355, 000, 00	14, 890, 000, 00	12, 945, 000, 00	9, 045, 000, 00
5% fund with Treas.	6, 860, 148, 44	6, 565, 205, 97	6, 457, 820, 66	6, 405, 058, 18	6, 276, 659, 40
Due from U.S. Treas.	1, 066, 950. 97	1,001,795.11	1, 161, 617, 26	976, 737, 81	1, 239, 867, 01
	l				
Total	2, 837, 406, 213, 93	2, 904, 922, 517. 45	2, 937, 976, 370, 24	2, 998, 290, 645, 91	2, 933, 676, 687. 23

Banks from October, 1863, to October, 1895-Continued.

1887.

T. 1.1.1.1	MARCH 4.	MAY 13.	august 1.	OCTOBER 5.	DECEMBER 7.
Liabilities.	2,909 banks.	2,955 banks.	3,014 banks.	3,049 banks.	3,070 banks.
Capital stock	\$555, 351, 765. 00	\$565, 629, 068. 45	\$571, 648, 811. 00	\$578, 462, 765. 00	\$580, 733, 094. 42
Surplus fund Undivided profits	$164, 337, 132, 72 \\ 67, 248, 949, 16$		172, 348, 398. 99 62, 294, 634. 02	173, 913, 440, 97 71, 451, 167, 02	175, 246, 408. 26 79, 899, 218. 06
Nat'l-bank circulat'n State-bank circulat'n	186, 231, 498. 00 106, 100. 00			167, 283, 343. 00 98, 699. 00	
Dividends unpaid	1, 441, 628. 17	1, 977, 314. 40	2, 239, 929. 46	2, 495, 127, 83	1, 343, 963. 98
Individual deposits . U. S. deposits Dep's U.S.dis.officers	1, 224, 925, 698. 26 15, 233, 909. 94 4, 277, 187. 61		19, 186, 712, 77	20, 392, 284, 03	38, 416, 276, 87
Due to nat'l banks	249, 337, 482. 40	244, 575, 545. 12	235, 966, 622. 46	227, 491, 984. 15	223, 088, 927. 85
Due to State banks	103, 012, 552. 48	102, 089, 438. 63	103, 603, 598. 14	102, 094, 625, 68	98, 809, 344. 66
Notes rediscounted Bills payable	7, 553, 837, 10 2, 082, 374, 21	10, 132, 799, 64 2, 567, 953, 30			
Total	2, 581, 143, 115. 05	2, 629, 314, 022, 42	2, 637, 276, 167, 72	2, 620, 193, 475. 59	2, 624, 186, 330, 55

1888.

T 1-3 13111	FEBRUARY 14.	APRIL 30.	JUNE 30.	OCTOBER 4.	DECEMB ER 12.
Liabilities.	3,077 banks.	3,098 banks.	3,120 banks.	3,140 banks.	3,150 banks.
Capital stock	\$582, 194, 263. 75	\$585, 449, 487. 75	\$588, 384, 018. 25	\$592, 621, 656. 04	\$593, 848, 247. 29
Surplus fund Undivided profits	179, 533, 475, 38 66, 606, 930, 87	180, 053, 507, 27 78, 196, 768, 91	183, 106, 435, 70 70, 296, 173, 67	185, 520, 564, 68 77, 434, 426, 23	187, 292, 469, 97 88, 302, 639, 01
Nat'l-bank circulat'n State-bank circulat'n				151, 702, 809. 50 82, 354. 50	
Dividends unpaid	1, 534, 314. 51	1, 766, 496. 41	7, 381, 891. 42	2, 378, 275, 70	1, 267, 930. 1 9
Individual deposits . U. S. deposits Dep's U.S. dis. officers	55, 193, 899. 19	54, 691, 454, 69	54, 679, 643, 93	1, 359, 329, 861, 11 52, 140, 562, 97 3, 993, 900, 51	1, 331, 265, 61 7. 08 46, 707, 010. 38 4, 415, 608. 41
Due to nat'l banks	241, 038, 499. 93	237, 056, 940. 91	248, 248, 440. 03	260, 697 , 968. 6 0	252, 291, 134. 80
Due to State banks	105, 539, 405. 53	104, 502, 668. 21	109, 871, 372. 41	114, 936, 397. 15	108, 001, 606. 46
Notes rediscounted . Bills payable	12, 866, 722, 85 3, 796, 739, 99			17, 305, 750. 61 6, 615, 813. 47	
Total	2, 664, 366, 304. 44	2, 732, 423, 198. 19	2, 731, 448, 016. 16	2, 815, 751, 341. 07	2, 777, 575, 799. 00

T (-1.7)()	FEBRUARY 26	MAY 13.	JULY 12.	SEPTEMBER 30.	DECEMBER 11.
Liabilities.	3,170 banks.	3,206 banks.	3,239 banks.	3,290 banks.	3,326 banks.
Capital stock	\$596, 569, 330. 70	\$599 , 472, 74 2. 88	\$605, 851, 640. 50	\$612, 584, 095. 00	\$617, 840, 1 64. 67
Surplus fund Undivided profits	192, 458, 759. 90 76, 901, 041. 65	193, 746, 169, 52 83, 956, 827, 81	196, 911, 605, 90 72, 532, 956, 94	197, 394, 760. 55 84, 866, 869. 13	
Nat'l-bank circulat'n State-bank circulat'n			128, 867, 425, 00 81, 008, 50	128, 450, 600. 00 80, 410. 50	
Dividends unpaid	1, 338, 706. 37	2, 007, 667. 72	3, 517, 596, 07	3, 600, 054, 96	1, 289, 651. 13
Individual deposits	43, 554, 480. 27	1, 422, 042, 136, 92 42, 965, 811, 22 4, 136, 285, 33	1, 442, 137, 979, 08 43, 247, 864, 17 3, 451, 189, 34	1, 475, 467, 560, 37 41, 588, 613, 71 4, 936, 644, 66	39, 224, 538. 51
Due to nat'l banks Due to State banks	289, 753, 579. 16 127, 751, 135. 48	286, 204, 670, 64 124, 755, 971, 73	295, 841, 107. 17 131, 383, 466. 80	293, 015, 192, 86 132, 327, 094, 47	
Notes rediscounted . Bills payable	9, 249, 531, 33 3, 013, 127, 72			16, 782, 511, 36 7, 196, 238, 34	
Total	2, 837, 406, 213, 93	2, 904, 922, 517. 45	2, 937, 976, 370. 24	2, 998, 290, 645, 91	2, 933, 676 , 687. 23

	FEBRUARY 28.	MAY 17.	JULY 18.	OCTOBER 2.	DECEMBER 19.		
Resources.	3,383 banks.	3,438 banks.	3,484 banks.	3,540 banks.	3,573 banks.		
Loans and discounts.	\$1,844,978,433.06	\$1,904,167,351.00	\$1,933,509,332.89	\$1,986,058,320.13	\$1,932,393,206.08		
Bonds for circulation							
Bonds for deposits	31, 620, 000, 00						
U. S. bonds on hand .	5, 870, 550, 00	5, 591, 800, 00	5, 624, 350, 00	2, 297, 500. 00	2,075,600.00		
Other stocks and b'ds	116, 848, 501, 23	117, 051, 244, 07	116, 469, 536, 45	115, 528, 951, 02	116, 609, 301. 40		
Due from res've ag'ts	188, 064, 131, 93	183, 206, 306, 36	185, 821, 768, 04	189, 451, 786, 49	160, 220, 682, 79		
Due from nat'l banks	114, 379, 065, 00	113, 600, 039, 35	112, 207, 068. 35				
Duefrom Statebanks	28, 800, 812, 21	28, 345, 930. 67	27, 311, 955, 07	28, 485, 223, 32	28, 434, 882, 79		
Peal estate, etc	72, 566, 724. 91	74, 211, 949, 99	75, 657, 886, 82				
Current expenses	9, 038, 138, 73	9, 916, 955. 10	4, 257, 598. 27	9, 099, 402, 20	13, 434, 642. 44		
Premiums paid	14, 735, 693, 95	14, 450, 752. 21		14, 248, 488. 10			
Cash items	15, 187, 240. 17						
Clear'g-house exch'gs		68, 428, 149, 94	88, 237, 944, 43	106, 767, 176, 06			
C'lg-house loan cert's					13, 395, 249, 00		
Bills of other banks.							
Fractional currency.							
Specie	181, 546, 137, 80						
Legal-tender notes	86, 551, 602, 00						
U.S. cert's of deposit							
5% fund with Treas.	6, 191, 888. 87						
Due from U. S. Treas.	855, 119. 70	867, 223. 14	1,001,631.02	816, 923. 48	1, 093, 947. 04		
Total	3, 003, 334, 970. 28	3, 010, 216, 220. 33	3, 061, 770, 825, 70	3, 141, 487, 494. 85	3, 046, 938, 925, 59		
		1801			<u></u>		
1891.							

	FEBRUARY 26.	MAY 4.	JULY 9.	SEPTEMBER 25.	DECEMBER 2.
Resources.	3,601 banks.	3,633 banks.	3,652 banks.	3,677 banks.	3,692 banks.
Loans and discounts.	\$1,927,654,559,80	\$1,969,846,379,67	\$1,963,704,948,07	\$2,005,463,205,93	\$2,001,032,625,05
Bonds for circulation					
Bonds for deposits	27, 904, 500, 00				19, 186, 500, 00
U. S. bonds on hand.	3, 466, 250, 00				4, 279, 750.00
Other stocks and b'ds					
Due from res've ag'ts		180, 004, 721, 63			
Due from nat'l banks		112, 500, 098, 73			
Due from State banks	27, 955, 862, 77	28, 172, 653, 23	27, 742, 727, 64	29, 471, 898, 95	32, 425, 379, 39
Real estate, etc	79, 096, 556, 48	80, 874, 918. 58		83, 270, 122, 08	84, 049, 386, 90
Current expenses					13, 279, 136, 79
Premiums paid	14, 491, 627, 05	14, 960, 592, 48	14, 351, 727, 16	14, 705, 700, 70	14, 695, 279, 96
Cash items	13, 349, 234, 66	17, 602, 457, 69	16, 073, 092, 99	13, 272, 545, 10	17, 939, 023, 04
Clear'g-house exch'gs	77, 828, 113, 56	126, 447, 384, 31	80, 305, 873, 21		
Cl'g-house loan cert's	610, 000, 00	120, 000, 00			
Bills of other banks	19, 076, 085, 00	20, 456, 257, 00	21, 418, 977, 00	19, 991, 167, 60	20, 225, 104, 00
Fractional currency.	864, 742, 88	830, 198, 62	863, 181.74	867, 462, 37	837, 175, 54
Specie	201, 240, 362, 82	194, 939, 411, 31	190, 769, 537, 46	183, 515, 075, 91	207, 898, 034, 75
Legal-tender notes	89, 400, 399, 00	96, 375, 249, 00	100, 399, 811, 00	97, 615, 608, 00	93, 854, 354, 00
U.S. cert's of deposit	11, 655, 000.00	11, 515, 000. 60	18, 845, 000, 00	15, 720, 000. 00	8, 765, 000. 00
5% fund with Treas .	6, 133, 544, 12	6, 158, 960, 87	6, 129, 840, 09	6, 536, 931, 51	6, 682, 280. 10
Duefrom U.S. Treas.	1, 100, 310, 17	729, 226, 35	1, 155, 473, 05	1, 457, 807, 85	1, 047, 684, 18
	·				
Total	3, 035, 002, 152, 30	3, 167, 494, 901, 17	3, 113, 415, 253, 79	3, 213, 080, 271, 02	3, 237, 866, 210, 07

1892.							
73	MARCH 1.	MAY 17.	JULY 12.	SEPTEMBER 30.	DECEMBER 9.		
Resources.	3,711 banks.	3,734 banks.	3,759 banks.	3,773 banks.	3,784 banks.		
Loans and discounts.							
Bonds for circulation Bonds for deposits							
U. S. bonds on hand	4, 638, 190, 00	5, 412, 000, 00	4, 851, 600, 00	4, 882, 250, 00	4, 148, 600.00		
Other stocks and b'ds							
Due from res've ag'ts Due from nat'l banks		250, 249, 071, 26 130, 124, 510, 01					
Due from State banks	32, 171, 053. 96	32, 006, 102, 99	33, 497, 034. 87	32, 572, 735, 51	34, 403, 231. 75		
Real estate, etc Current expenses							
Premiums paid							
Cash items	17, 644, 105. 99						
Clear'g-house exch'gs Bills of other banks							
Fractional currency.	924, 866, 86	924, 375, 50	939, 382, 87	934, 648. 37	893, 909, 82		
Specie							
U.S. cert's of deposit							
5% fund with Treas.	6, 898, 132, 04						
Due from U.S. Treas.	1, 051, 339. 53	926, 158. 95	1, 409, 312. 15	1, 106, 987. 93	1, 268, 405. 03		
Total	3, 436, 672, 858, 56	3, 479, 035, 128. 44	3, 493, 794, 586. 71	3, 510, 094, 897, 46	3, 480, 349, 667, 19		

1890.

	FEBRUARY 28.	MAY 17.	JULY 18.	OCTOBER 2.	DECEMBER 19.
Liabilities.	3,383 banks.	3,438 banks.	3,484 banks.	3,540 banks.	3,573 banks.
Capital stock	\$626, 598, 200. 00	\$635, 055, 276. 09	\$642, 073, 676. 00	\$650, 447, 235. 00	\$657, 877, 225. 66
Surplus fund Undivided profits	204, 433, 604, 19 85, 753, 976, 34	207, 136, 196, 13 94, 049, 477, 44		213, 563, 895, 78 97, 006, 635, 74	
Nat'l-bank circulat'n State-bank circulat'n	123, 862, 282. 00 81, 003. 50				123, 038, 785, 56 77, 328, 56
Dividends unpaid	1, 612, 499, 50	1, 766, 523. 94	2, 844, 708. 73	2, 876, 8 36. 34	1, 167, 262, 7
Individual deposits . U. S. deposits Dep's U.S.dis.officers	$1,479,986,027.48 \ 28,194,911.44 \ 4,277,638.17$	27, 047, 519, 80		25, 118, 559, 39	24, 922, 263, 30
Due to nat'l banks Due to State banks	297, 098, 933, 41 137, 067, 285, 29				
Notes rediscounted Bills payable Cl'g-house loan cert's	10, 371, 343, 29 3, 997, 265, 67	13, 419, 992, 95 7, 265, 719, 29			
Total	3, 003, 334, 970. 28	3, 010, 216, 220, 33	3, 061, 770, 825. 70	3, 141, 487, 494. 85	3, 046, 938, 825, 5

1891.

~	FEBRUARY 26.	MAY 4.	JULY 9.	SEPTEMBER 25.	DECEMBER 2.
Liabilities.	3,601 banks.	3,633 banks.	3,652 banks.	3,677 banks.	3,692 banks.
Capital stock	\$662, 518, 459. 15	\$667, 787, 406. 15	\$672, 993, 597. 45	\$677, 426, 870. 25	\$677, 356, 927. 00
Surplus fund Undivided profits	220, 515, 678. 70 95, 972, 506. 90	222, 491, 983, 46 101, 502, 654, 66			228, 221, 530, 31 108, 116, 263, 56
Nat'l-bank circulat'n State-bank circulat'n					
Dividends unpaid Individual deposits. U. S. deposits Dep's U.S. dis. officers	24, 923, 462, 24	1, 575, 506, 099, 18 24, 411, 606, 10	1, 535, 058, 568, 73 21, 523, 185, 64	1, 588, 318, 081, 37 15, 700, 672, 40	1, 602, 052, 766, 59 14, 478, 542, 91
Due to nat'l banks Due to State banks	280, 514, 008, 37 142, 324, 866, 94				
Notes redisco unted. Bills payable	17, 330, 630, 55 7, 456, 781, 57				
Other liabilities Cl'g-house loan cert's	1, 144, 416. 46	285, 000. 00			1, 178, 586. 43
Total	3, 065, 002, 152, 30	3, 167, 494, 901. 17	3, 113, 415, 253, 79	3, 213, 080, 271. 02	3, 237, 866, 210. 07

T. 3 13.11	MARCH 1.	MAY 17.	JULY 12.	SEPTEMBER 30.	DECEMBER 9.
Liabilities.	3,711 banks.	3,734 banks.	3,759 banks.	3,773 banks.	3,784 banks.
Capital stock	\$679, 970, 110.00	\$682, 232, 158. 00	\$684, 678, 203, 25	\$686, 573, 015. 00	\$689, 698, 017. 50
Surplus fund Undivided profits	234, 069, 984, 34 96, 574, 522, 85			238, 871, 424, 84 101, 652, 754, 66	
Nat'l-bank circulat'n State-bank circulat'n					
Dividends unpaid Individual deposits . U. S. deposits Dep's U. S. dis officers	12, 757, 046. 94	1, 743, 787, 545, 10 11, 911, 030, 77	1, 753, 339, 679, 86 10, 823, 973, 08	1, 765, 422, 983, 68 9, 828, 144, 24	1, 764, 456, 177. 11 9, 673, 349. 92
Due to nat'l banks Due to State banks	372, 985, 405, 11 181, 688, 074, 58				
Notes rediscounted Bills payable	8, 517, 205, 36 3, 876, 404, 20			17, 132, 487, 71 6, 549, 163, 65	15, 775, 618. 63 9, 318, 249. 82
Other liabilities	1, 013, 181. 26	1, 092, 506. 20	498, 983. 87	1, 979, 746. 97	1, 688, 817. 56
Total	3, 436, 672, 358, 56	3, 479, 035, 128. 44	3, 493, 794, 586, 71	3, 510, 094, 897, 46	3, 480, 349, 667. 19

1893.

	MARCH 6.	MAY 4.	JULY 12.	october 3.	DECEMBER 19.
Resources.	3,806 banks.	3,830 banks.	3,807 banks.	3,781 banks.	3,787 banks.
Loans and discounts.	\$2,159,614,092.4	\$2,161,401,858.59	\$2,020,483,671.04	\$1,843,634,167.51	\$1,871,574,769.95
Bonds for circulation	170, 096, 550. 0				
Bonds for deposits	15, 351, 000. 0				
U.S. bonds on hand.	4, 372, 600. 0				
Other stocks and b'ds	153, 420, 770. 6				
Due from res've ag'ts	202, 612, 051. 3				
Due from nat'l banks	124, 384, 884. 3				
Due from State banks	30, 126, 300, 2				
Real estate, etc	89, 710, 408. 5	4 90, 033, 775. 48			
Current expenses	10, 992, 932. 6	[0] 11, 746, 470. 23			
Premiums paid	13, 270, 691. 1	0 12,935,077.74			
Cash items	18, 755, 010, 5	2 17, 546, 973, 93	16, 707, 680. 61		
Clear'g house exch's	125, 142, 839, 7	4 114, 977, 271, 08			
Bills of other banks.	18, 248, 706. 0	0 20,085,688.00	20, 135, 054. 00		
Fractional currency.	945,532.5	0 952, 810. 90			
Specie	208, 341, 816, 4	2 207, 222, 141, 81	186, 761, 173, 31	224, 703, 860. 07	251, 253, 648, 43
Legal-tender notes	90, 935, 774, 0	0 103, 511, 163, 00			
U.S. cert's of deposit			6, 680, 000, 00		
5% fund with Treas.			7,600,604.72	8, 977, 414. 18	8, 876, 042, 25
Due from U.S.Treas.		0 1, 556, 891. 28	1, 019, 074, 42	1, 262, 749. 85	2, 029, 141. 92
Total	3, 459, 721, 235, 7	8 3, 432, 176, 697. 25	3, 213, 261, 731. 94	3, 109, 563, 284. 36	3, 242, 315, 326, 70

1894.

T.	FEBRUARY 28.	MAY 4.	JULY 18.	остовен 2.	DECEMBER 19.
Resources.	3,777 banks.	3,774 banks.	3,770 banks.	3,755 banks.	3,737 banks.
Loans and discounts.	\$1,872,402,605,96	\$1,926,686,824,98	\$1,944,441,315.10	\$2,007,122,191,30	\$1,991,913,123,45
Bonds for circulation					
Bonds for deposits			14, 926, 000. 00	15, 226, 000. 00	15, 051, 000.00
U. S. bonds on hand.		14, 805, 200. 00			
Premiums on bonds.	15, 606, 786, 13	15, 133, 458. 23			
Other stocks, etc	174, 305, 552, 50	185, 324, 549. 67			
Real estate, etc	94, 289, 433, 56	95, 977, 811. 80			
Due from nat 1 banks	112, 672, 823. 41				
Due from State banks	27, 335, 317. 15	29, 628, 495, 01			
Due from res've ag'ts	246, 891, 926, 63	257, 854, 100, 32			234, 331, 340, 54
Cash items		12, 549, 614. 34			
Clear g-house exch's	70, 299, 653. 62	76, 002, 055. 47			80, 869, 202. 29
Bills of other banks.		20, 754, 988. 00	19,650, 333.00	18, 580, 577. 00	18, 522, 596, 00
Fractional currency.	1, 061, 927, 79	1, 014, 037. 51	1, 041, 630, 44	952, 932, 95	885, 072, 59
Specie	256, 166, 585, 34	259, 941, 923, 51	250, 670, 652, 33	237, 250, 654, 50	218, 041, 222, 75
Legal-tender notes	142, 768, 676, 00	146, 131, 292, 00	138, 216, 318. 00	120, 544, 028. 00	
U. S. cert's of deposit	35, 045, 000, 00	46, 030, 000, 00	50, 045, 000, 00	45, 109, 000. 00	
5% fund with Treas.	8, 751, 434, 40	8, 713, 498, 44	8, 791, 946, 90	8, 723, 223, 16	8, 542, 386, 94
Due from U. S. Treas	2, 132, 772. 09	2, 301, 480. 28	1, 920, 783. 31	897, 645. 20	1, 289, 077, 14
	ļ 		<u> </u>		
Total	3, 324, 734, 901. 89	3, 433, 342, 378. 08	3, 422, 096, 423. 33	3, 473, 922, 055. 27	3, 423, 474, 873. 11

Th	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	3,728 banks.	3,711 banks.	3,715 banks.	3,712 banks.
Loans and discounts	\$1, 965, 375, 368, 94	\$1, 989, 411, 201. 90	\$2,016,639,535.53	\$2,059,408,402.27
Bonds for circulation	195, 787, 200, 00	203, 648, 150, 00	206, 227, 150. 00	208, 682, 765, 00
Bonds for deposits	26, 405, 350. 00	28, 615, 550, 00	15, 878, 000. 00	15, 328, 000, 00
U. S. bonds on hand	25, 115, 540, 00	17, 734, 200, 00	14, 465, 400. 00	10, 790, 350, 00
Premiums on U. S. bonds	16, 511, 917, 36	17, 451, 432, 71	16, 440, 418, 57	16, 469, 109, 73
Other stocks, bonds, etc	196, 927, 758. 03	193, 841, 727. 63	194, 160, 466, 61	195, 028, 085, 35
Real estate, etc	101, 269, 482, 19	102, 014, 502, 36	102, 939, 146, 09	103, 771, 876, 79
Due from national banks	114, 702, 531, 22	117, 720, 533, 90	127, 329, 742, 98	123, 521, 087, 26
Due from State banks	29, 273, 688. 00	30, 248, 003, 98	31, 089, 231, 72	30, 830, 482. 60
Due from reserve agents	222, 467, 685. 14	218, 799, 491.90	235, 308, 761, 15	222, 287, 251, 45
Cash items	12, 424, 519, 77	12, 557, 940, 30	13, 598, 841, 41	13, 056, 424, 53
Clearing-house exchanges	77, 343, 972, 17	83, 833, 118. 09	82, 868, 297. 07	57, 506, 787. 60
Bills of other banks	18, 436, 845, 00	19, 247, 043. 00	19, 402, 179, 00	15, 537, 100.00
Fractional currency	1,002,373.06	1, 007, 766. 10	1, 023, 441, 43	936, 484, 44
Specie	220, 931, 641, 56	218, 646, 599, 80	214, 427, 194, 43	196, 237, 311. 17
Legal-tender notes	113, 281, 622. 00	118, 529, 158, 00	123, 185, 172, 00	93, 946, 685, 00
U.S. certificates of deposit	31,655,000.00	26, 930, 000, 00	45, 330, 000, 00	49, 920, 000, 00
5% fund with U.S. Treas	8, 527, 580, 65	8,748, 239.53	9, 094, 047, 82	9, 085, 606, 08
Due from U.S. Treasurer	1, 080, 461. 66	1, 017, 832. 04	1, 146, 281. 47	1, 285, 534, 36
Total	3, 378, 520, 536, 75	3, 410, 002, 491. 24	3, 470, 553, 307, 28	3, 423, 629, 343. 63

1893.

	march 6.	мач 4.	JULY 12.	остовек 3.	DECEMBER 19.
Liabilities.	3,806 banks.	3,830 banks.	3,807 banks.	3,781 banks.	3,787 banks.
Capital stock	\$688, 642, 876. 00	\$638, 701, 200. 00	\$685, 786, 718. 56	\$678, 540, 338. 93	\$681, 812, 960. 00
Surplus fund Undivided profits	245, 478, 362, 77 103, 067, 550, 15			246, 750, 781. 32 103, 474, 662, 87	246, 739, 602. 09 *100, 288, 668. 05
Nat'l-bank circulat'n State-bank circulat'n	149, 124, 818. 00 75, 075. 50				179, 973, 150. 5 0 75, 059. 5 0
Dividends unpaid	1, 350, 392. 19	2, 579, 556. 38	3, 879, 673. 50	2, 874, 697. 59	1, 217, 903. 99
Individual deposits U. S. deposits Dep's U.S. dis. officers	1,751,439,374.14 9,813,762.17 3,927,760.44	1, 749, 930, 817, 51 9, 657, 243, 49 4, 293, 739, 93	10, 379, 842, 66	1, 451, 124, 330, 55 10, 546, 135, 51 3, 776, 438, 21	10, 391, 466. 00
Due to nat'l banks Due to State banks	304, 785, 336, 62 166, 901, 054, 78	275, 127, 229, 28 153, 500, 923, 9 4		226, 423, 979, 06 122, 891, 098, 21	298, 805, 834, 56 151, 313, 715, 2 5
Notes rediscounted Bills payable Other liabilities	14, 021, 596, 43 18, 180, 228, 71 2, 913, 047, 88	18, 953, 306, 98 21, 506, 247, 53 3, 051, 379, 82		21, 066, 737. 01 27, 426, 937. 54 31, 632, 352. 16	14, 388, 362. 94
Total	3, 459, 721, 235. 78	3, 432, 176, 697. 25	3, 213, 261, 731. 94	3, 109, 563, 284. 36	3, 242, 315, 326. 70

1894.

	FEBRUARY 28.	MAY 4.	JULY 18.	OCTOBER 2.	DECEMBER 19.
Liabilities.	3,777 banks.	3,774 banks.	3,770 banks.	3,755 banks.	3,737 banks.
Capital stock	\$678, 536, 910. 00	\$675, 868, 815. 00	\$671, 091, 165. 00	\$668, 861, 847. 00	\$666, 271, 045. 00
Surplus fund Undivided profits	246, 594, 715, 96 86, 874, 385, 87			245, 197, 517. 60 88, 923, 564. 50	
Nat'l bank circulat'n State bank circulat'n	174, 436, 269. 10 71, 483. 50				
Due to nat'l banks Due to State banks	343, 143, 745, 59 173, 942, 000, 98				334, 619, 221. 2 4 180, 345, 566. 56
Dividends unpaid Individual deposits U. S. deposits Dep's U.S. dis. officers	9, 925, 967. 44	1, 670, 958, 769, 07 10, 538, 365, 64	1, 677, 801, 200, 85 11, 029, 017, 29	1, 728, 418, 819, 12 10, 024, 909, 62	1, 695, 489, 346, 08
Notes rediscounted Bills payable Other liabilities	7, 729, 558. 98 9, 234, 205. 50 2, 265, 513. 73	9, 224, 464, 78	9, 999, 098, 81	12, 552, 277. 78	11, 471, 551. 05
Total	3, 324, 734, 901, 89	3, 433, 342, 378, 08	3, 422, 096, 423, 33	3, 473, 922, 655, 27	3, 423, 474, 873, 11

	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	3,728 banks.	3,711 banks.	3,715 banks.	3,712 banks.
Capital stock	\$662, 100, 100, 00	\$659, 146, 756. 00	\$658, 224, 179. 65	\$657, 135, 498. 65
Surplus fundUndivided profits	246, 180, 065, 97	246, 740, 237. 34	247, 782, 176, 23	246, 448, 426. 38
	83, 920, 338, 80	86, 571, 194. 99	81, 221, 960, 54	490, 439, 924. 48
National-bank circulation	169, 755, 091, 50	175, 653, 500. 50	178, 815, 801, 00	182, 481, 610. 50
State-bank circulation	66, 173, 50	66, 144. 50	66, 133, 50	66, 133. 50
Due to national banks	314, 430, 137. 22	313, 314, 314, 80	336, 225, 956, 52	320, 228, 677, 38
Due to State banks	180, 970, 705. 84	180, 360, 713, 93	190, 447, 130, 70	174, 708, 672, 88
Dividends unpaid	1, 287, 568, 67	2, 387, 221, 94	3, 030, 371, 57	1, 670, 927, 89
	1, 667, 843, 286, 28	1, 690, 961, 299, 03	1, 736, 022, 006, 83	1, 701, 653, 521, 28
	24, 563, 195, 79	23, 501, 952, 80	10, 075, 924, 97	9, 114, 372, 65
	3, 491, 787, 60	3, 745, 923, 09	3, 091, 408, 55	4, 426, 966, 48
Notes rediscounted	6, 853, 317, 73	8, 944, 917, 94	9, 697, 555, 94	13, 396, 107, 85
	13, 645, 026, 23	13, 603, 610, 99	12, 250, 671, 25	17, 813, 360, 01
	3, 413, 741, 62	5, 004, 703, 39	3, 602, 030, 03	4, 045, 143, 70
Total	3, 378, 520, 536, 75	3, 410, 002, 491. 24	3, 470, 553, 307. 28	3, 423, 629, 343. 63

^{*} Less expenses and taxes paid.

A SUMMARY

OF THE

STATE AND CONDITION

OF

THE NATIONAL BANKS

ON

DECEMBER 19, 1894, MARCH 5, MAY 7, JULY 11, AND SEPTEMBER 28, 1895.

Arranged by States, Territories, and Reserve Cities.

Note.—The abstract of each State is exclusive of any reserve city therein.

543

Abstract of Reports since October 2, 1894,

MAINE.

Resources.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
mesources.	83 banks.	83 banks.	82 banks.	82 banks.	82 banks.
Loans and discounts.	\$21, 151, 906. 83	\$21, 504, 781. 44	\$21, 733, 041. 00	\$21,658,085.81	\$22, 074, 305. 44
Overdrafts	39, 382, 82	43, 228, 45	43, 570, 99	43, 990, 98	69, 633, 81
Bonds for circulation.	4, 576, 909, 00	4, 611, 900, 00	4, 729, 400, 00	4, 859, 400, 00	4, 939, 400, 00
Bonds for deposits	190, 000. 00	190, 000. 00	190, 000, 00	190, 000, 00	190, 000, 00
U. S. bonds on hand l	40, 900. 00	115, 900, 00	90, 800, 00	73, 100, 00	58, 100, 00
Premiums on bonds	209, 386, 16	214, 040, 93	253, 737, 30	270, 617, 52	282, 844, 62
Stocks, securities, etc	2, 455, 942, 56	2, 460, 761. 64	2, 413, 530, 83	2, 237, 944, 74	2, 270, 989, 12
Banking house, etc	600, 567, 54	605, 954, 52	606, 898, 35	606, 730, 46	608, 499, 55
Real estate, etc	59, 276, 79	89, 110, 04	86, 751, 71	70, 966, 73	71, 729, 04
Due from nat'l banks.	693, 557. 22	600, 773. 14	628, 842, 56	781, 692, 97	869, 929, 00
Duefrom Statebanks	76, 627. 59	70, 129, 31	87, 206, 05	97, 304, 90	95, 293, 85
Due from res've ag'ts	3, 102, 526, 55	2, 613, 244, 35	2, 532, 860, 72	3, 154, 614, 80	3, 218, 519, 47
Cash items	143, 771, 69	138, 466, 27	139, 152, 35	167, 728, 99	133, 819. 07
Clear'g-house exch'gs	108, 387. 35	157, 982. 44	98, 139, 50	130, 116, 64	117, 702, 35
Bills of other banks	281, 520, 00	276, 599, 00	303, 328, 00	303, 474. 00	243, 335, 00
Fractional currency	6, 425. 64	7, 493, 62	8, 046, 78	7, 287, 90	8, 414, 90
Specie	1, 156, 524. 24	1, 105, 214, 08	1, 128, 766. 04	1, 119, 921, 81	1, 145, 080, 15
Legal-tender notes	292, 991. 00	336, 645, 00	358, 549, 00	356, 342, 00	319, 253, 00
U.S. cert's of deposit.					
5% fund with Treas .	204, 620, 25	198, 047, 25	203, 308, 25	213, 620, 25	219, 502. 75
Due from U.S. Treas.	7, 753. 00	30.00	5, 560. 00	2, 000, 00	5, 210, 00
Total	35, 398, 967. 23	35, 340, 301. 48	35, 641, 489. 43	36, 344, 940, 50	36, 941, 561. 12

NEW HAMPSHIRE.

	51 banks.	50 banks.	50 banks.	50 banks.	50 banks.
Loans and discounts.	\$11, 233, 704. 19	\$10,750,098.06	\$10, 700, 309, 12	\$10, 813, 018.58	\$11, 113, 521, 64
Overdrafts	68, 468. 41	54, 069, 47	54, 703 08	90, 054, 94	54, 644, 27
Bonds for circulation.	3, 514, 000. 00	3, 439, 000, 00	3, 619, 000, 00	3, 671, 500, 00	3, 726, 500, 00
Bonds for deposits	175, 000. 00	175, 000, 00	175, 000, 00	175, 000, 00	175, 000, 00
U. S. bonds on hand	32, 100. 00	92, 000, 00	133, 000, 00	116, 300, 00	66, 400, 00
Premiums on bonds	129, 750. 64	125, 714, 39	143, 125, 32	143, 826, 82	142, 098, 32
Stocks, securities.etc	2, 839, 029, 11	2, 814, 035, 05	2, 842, 806, 06	2, 865, 130, 45	3, 013, 179, 75
Banking house, etc	260, 420, 24	253, 295, 87	251, 463, 71	256, 576, 47	258, 273, 62
Real estate, etc	77, 438, 77	108, 237, 46	108, 237, 46	135, 344, 96	155, 944, 17
Due from nat'l banks.	204, 938, 47	134, 547. 34	174, 507, 19	182, 378. 86	198, 670, 36
Due from State banks	31, 264, 84	60, 265, 77	37, 143, 05	47, 973, 82	33, 945, 58
Due from res'veag'ts	2, 219, 088, 20	1, 914, 310, 67	2, 028, 588, 52	2, 348, 331. 68	1, 796, 985, 71
Cash items	171, 883. 92	125, 402, 96	143, 639, 97	117, 015, 59	125, 308, 75
Clear'g-house exch'gs					430, 43
Bills of other banks	247, 259, 00	237, 579, 00	246, 482, 00	266, 127.00	220, 041, 00
Fractional currency .	8, 167. 69	8, 063, 53	7, 452, 51	7,009.90	6, 864, 77
Specie	644, 241, 84	620, 360, 10	634, 617, 95	614, 223, 89	G40, 929, 18
Legal-tender notes	203, 748, 00	164, 700, 00	205, 611, 00	214, 188, 00	206, 181, 60
U.S. cert's of deposit.					
5% fund with Treas.	158, 130, 00	153, 807, 00	160, 603, 00	162, 825. 00	165, 442, 50
Due from U.S. Treas.	4, 200.00	1, 840. 00	3, 297, 00	1,797.70	1, 943. 10
Total	22, 222, 833. 32	21, 232, 326. 67	21, 669, 586. 94	22, 228, 623. 66	22, 102, 304. 15

VERMONT.

	49 banks.	49 banks.	49 banks.	49 banks.	49 banks.
Loans and discounts.	\$12,628,505.74	\$12, 519, 956, 88	\$12, 723, 841. 06	\$12, 726, 704. 37	\$12, 759, 720, 48
Overdrafts	82, 743, 46	73, 399, 43	71, 005, 37	108, 974, 74	72, 960, 31
Bonds for circulation.	3, 330, 500, 00	3, 338, 000, 00	3, 456, 500, 00	3, 490, 500, 00	3, 440, 500, 00
Bonds for deposits	50, 000, 00	162, 100. 00	50,000.00	50,000.00	50, 000, 00
U. S. bonds on band	196, 500, 00	229, 000, 00	366, 200, 00	360, 750, 00	345, 250. 00
Premiums on bonds	120, 113, 93	139, 084. 17	171, 913, 54	173, 822, 89	165, 307, 54
Stocks, securities, etc	1, 752, 734, 28	1, 715, 243, 19	1,699,273.69	1,660,270,99	1, 726, 199, 99
Banking house, etc	233, 625, 93	236, 150, 41	235, 685, 29	245, 198, 62	266, 658, 67
Real estate, etc	74, 406, 38	67, 985, 17	89, 033, 17	88, 463, 35	75, 405. 14
Due from nat'l banks	226, 656, 65	162, 399, 85	200, 637, 26	227, 098, 59	214, 776, 37
Due from State banks	77, 806, 49	60, 936, 36	37, 702. 03	63, 680, 19	44, 726. 40
Due from res've ag'ts	1, 401, 271. 52	1, 563, 460. 17	1, 134, 574, 57	1, 681, 113, 29	1, 631, 818. 81
Cash items	92, 496, 36	79, 293. 09	76, 859. 90	92, 812, 17	91, 899. 95
Clear'g-house exch'gs				l	
Bills of other banks	131, 749. 00	89, 497. 00	134, 677. 00	105, 801. 00	111, 348. 00
Fractional currency	6, 135, 82	7, 287. 41	7, 056, 55	7, 389. 65	6, 251. 44
Specie	646, 878. 80	628, 088, 38	654, 366. 93	637, 245, 25	657, 537. 98
Legal-tender notes	238, 900. 00	199, 612. 00	228, 293, 00	225, 349, 00	257, 863. 00
U.S. cert's of deposit					• • • • • • • • • • • • • • • • • • •
5% fund with Treas.	115, 566. 50	127, 019. 50	138, 812. 00	151, 072. 00	143, 090, 00
Due from U. S. Treas.	5,510.00	1,672.50	2, 450.00	2, 660. 00	770.00
		!	!		!
Total	21, 412, 100, 86	21, 400, 185. 51	21, 478, 881. 36	22, 098, 905. 41	22, 062, 084. 08
				!	

ARRANGED BY STATES AND RESERVE CITIES.

MAINE.

Liabilities.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Diabilities.	83 banks.	83 banks.	82 banks.	82 banks.	82 banks.
Capital stock	\$11, 195, 000. 00	\$11, 195, 000. 00	\$11, 145, 000. 00	\$11, 121, 000. 00	\$11, 121, 000. 60
Surplus fund Undivided profits	2, 586, 650. 00 1, 755, 941. 54	2, 607, 840. 00 1, 576, 772. 84	2, 590, 790, 00 1, 621, 134, 14	2, 604, 046, 17 1, 467, 276, 98	2, 604, 116, 17 1, 642, 346, 82
Nat'l-bank circulation State-bank circulation	4, 048, 358. 00	4, 064, 348. 00	4, 135, 758. 00	4, 281, 413. 00	4, 383, 885. 59
Due to national banks Due to State banks	828, 803. 12 450, 329. 71	480, 752. 24 662, 160. 64	740, 180, 06 536, 723, 03	676, 819, 84 608, 661, 11	748, 162. 18 525, 394. 24
Dividends unpaid	23, 967. 90	30, 949. 61	39, 965. 30	88, 689. 09	28, 070, 08
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	13, 789, 236, 78 79, 602, 97 112, 236, 68	13, 751, 093, 50 86, 926, 12 86, 387, 51	13, 715, 620, 28 100, 825, 64 79, 260, 18	14, 437, 028, 85 81, 209, 59 83, 828, 36	15, 089, 863. 09 49, 285. 22 102, 967. 35
Notes rediscounted Bills payable Other liabilities	43, 200. 00 486, 240. 53	42, 537. 99 755, 533. 03	35, 889. 34 867, 490. 48 32, 852. 98	102, 731, 62 757, 551, 97 34, 683, 92	38, 086, 98 569, 910, 54 38, 472, 95
Total	35, 398, 967. 23	35, 340, 301. 48	35, 641, 489, 43	36, 344, 940. 50	36, 941, 561. 12

NEW HAMPSHIRE.

	51 banks.	50 banks.	50 banks.	50 banks.	50 banks.
Capital stock	\$5, 980, 000. 00	\$5, 880, 000. 00	\$5, 880, 000. 00	\$5,880,000.00	\$5, 880, 000. 00
Surplus fund Undivided profits	1, 469, 825, 57 784, 676, 52	1, 414, 795, 37 650, 230, 97	1, 394, 294. 81 568, 933. 48	1, 358, 692, 41 555, 631, 96	1, 389, 192, 41 599, 388, 35
Nat'l-bank circulation State-bank circulation	3, 100, 822, 50 6, 826, 00	3, 055, 902. 50 6, 826. 00	3, 208, 330. 00 6, 797. 00	3, 255, 747, 50 6, 795, 00	3, 312, 455. 00 6, 795. 00
Due to national banks Due to State banks	967, 772. 15 509, 825. 58	639, 790. 61 537, 350. 73	851, 013. 95 470, 198. 03	1, 120, 473. 77 543, 565. 87	1, 031, 893, 06 692, 015, 94
Dividends unpaid	12, 752. 61	13, 598. 28	29, 198. 61	41, 780. 03	14, 330. 84
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	9, 111, 776, 18 99, 884, 58 73, 671, 63	8, 725, 871. 18 119, 974. 28 58, 355. 95	8, 879, 276, 27 110, 286, 91 70, 087, 37	9, 187, 484, 94 114, 539, 99 49, 255, 39	8, 867, 648. 31 106, 577. 54 60, 184. 37
Notes rediscounted Bills payable Other liabilities	10, 000. 00 95, 000. 00	39, 630. 01 40, 000. 00 . 79	92, 839. 72 108, 330. 00 . 79	51, 836, 80 62, 370, 00 450, 00	15, 650. 00 125, 840. 00 333. 33
Total	22, 222, 833. 32	21, 232, 326. 67	21, 669, 586. 94	22, 228, 623. 66	22, 102, 304. 15

VERMONT.

	49 banks.	49 banks.	49 banks.	49 banks.	49 banks.		
Capital stock	\$7,010,000.00	\$7,010,000.00	\$7,010,000.00	\$7,010,000.00	\$7, 010, 000. 00		
Surplus fund	1, 626, 688. 50 939, 718. 99	1, 615, 195, 32 811, 725, 80	1, 585, 695, 32 920, 987, 76	1, 596, 005. 19 801, 994. 53	1, 601, 405. 1 9 871, 960. 0 5		
Nat'l-bank circulation State-bank circulation	2, 936, 475. 00	2, 916, 230. 00	3, 037, 427. 50	3, 093, 837, 50	3, 928, 945. 00		
Due to national banks Due to State banks	356, 847, 75 146, 082, 98	277, 820, 04 173, 654, 60	280, 774, 93 229, 663, 36	367, 266, 41 221, 551, 52	400, 601. 30 203, 410. 79		
Dividends unpaid	9, 081. 07	12, 266, 82	7, 106. 03	49, 152, 06	10, 615. 77		
Individual deposits U. S. deposits Dep'ts U. S. dis officers	8, 240, 269, 66 32, 751, 54 12, 868, 60	8, 381, 286, 05 31, 436, 54 8, 591, 18	8, 156, 355. 06 39, 729. 86 5, 280. 08	8, 699, 065, 77 38, 554, 77 7, 008, 28	8, 722, 827. 84 34, 204. 65 12, 727. 77		
Notes rediscounted Bills payable Other liabilities	10, 766. 77 90, 550. 00	48, 229. 16 113, 750. 00	65, 111. 46 108, 500, 60 32, 250, 00	$\begin{array}{c} 87,467.20 \\ 117,250.00 \\ 3,752.18 \end{array}$	71, 646, 42 94, 250, 90 389, 30		
Total	21, 412, 100. 86	21, 400, 185. 51	21, 478, 881. 36	22, 098, 905, 41	22, 062, 084. 08		

MASSACHUSETTS.

granger engineering decided on the	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	213 banks.	213 banks.	213 banks.	213 banks.	213 banks.
Loans and discounts. Overdrafts Bonds for circulation. Bonds for deposits U. S. bonds on hand. Premiums on bonds. Stocks, securities, etc Banking house, etc Real estate, etc.	112, 658. 72 19, 318, 500. 00	\$106, 725, 153, 51 126, 907, 33 19, 460, 000, 00 100, 000, 00 830, 250, 00 1, 123, 695, 55 10, 278, 867, 73 3, 434, 857, 91 409, 779, 26	\$108, 012, 478, 03 123, 567, 01 20, 186, 500, 00 100, 000, 00 350, 250, 00 1, 190, 399, 32 9, 561, 574, 29 3, 580, 199, 51 415, 268, 12	\$107, 864, 559, 99 162, 764, 37 20, 448, 500, 00 100, 000, 00 261, 250, 00 1, 198, 504, 97 9, 479, 034, 97 3, 613, 353, 25 387, 804, 31	\$110,336,959.00 183,853.26 20,518,500.00 100,000.00 261,250.00 1,209,205.88 9,653,296.38 3,662,631.53 382,870.16
Due from nat'l banks. Due from State banks Due from res've ag 'ts Cash items Clear'g house exch'gs Bills of other banks Fractional currency Specie Legal tender notes U.S. cert's of deposit 5% fund with Treas. Due from U.S. Treas.	1, 250, 592, 14 294, 330, 72 11, 700, 370, 31 694, 413, 52 964, 540, 00 58, 297, 00 4, 674, 530, 21 2, 098, 674, 00 165, 000, 00 858, 608, 00 22, 286, 09	996, 838, 82 149, 271, 68 9, 906, 856, 96 619, 410, 09 147, 803, 57 901, 276, 00 65, 048, 07 4, 750, 977, 04 1, 980, 878, 00 165, 000, 00 848, 300, 50 32, 660, 00	1, 111, 538, 54 1, 178, 561, 78 11, 121, 098, 15 657, 832, 66, 315, 324, 6, 31 1, 060, 825, 00 66, 860, 95 4, 774, 127, 37 2, 089, 369, 00 165, 000, 00 880, 811, 00 28, 310, 00	1, 288, 810, 67 181, 456, 68 13, 285, 424, 10 751, 590, 84 113, 329, 57 1, 213, 288, 00 64, 314, 58 4, 899, 650, 44 2, 335, 309, 00 165, 000, 00 901, 410, 50 26, 010, 00	1, 151, 162, 67 195, 900, 03 11, 072, 361, 14 758, 941, 61 143, 092, 88 822, 691, 00 57, 416, 56 4, 654, 172, 86 1, 827, 066, 00 165, 000, 00 887, 338, 00 31, 040, 00
Total	163, 901, 303. 20	163, 053, 832, 02	165, 778, 373. 03	168, 740, 766. 24	168,074,658.96

CITY OF BOSTON.

1	55 banks. --------------------------	---------------------	---------------------	---------------------	---------------------	------------------
Loans and discounts.	\$153, 773, 526, 00	\$146, 152, 108, 86	\$145, 239, 931, 85	\$154, 997, 883, 15	\$157,489,576.06	
Overdrafts	67, 845, 43	78, 973, 10	166, 445, 16	310, 717, 69	58, 045, 45	
Bonds for circulation.	8, 360, 000, 00	8, 727, 000, 00	8, 777, 000, 00	8, 577, 000, 00	9, 347, 000. 00	
Bonds for deposits	265, 000. 00	265, 000, 00	265, 000.00	265, 000, 00	265, 000, 00	
U. S. bonds on hand	1, 911, 000, 00	2, 037, 000, 00	1, 527, 000, 00	1, 375, 000. 00	851, 000.00	
Premiums on bonds.	1, 031, 685, 93	1, 083, 601. 69	1, 135, 837, 87	1,090,887.87	1, 158, 278. 07	
Stocks, securities, etc.	7, 011, 662, 50	6, 874, 737, 93	6, 496, 434, 78	7, 448, 777, 24	7, 081, 872, 42	
Banking house, etc	2, 730, 853, 48	2, 730, 409, 36	2, 377, 607, 32	2, 377, 505, 35	2, 377, 241, 65	
Real estate, etc	576, 053, 68	578, 753, 06	815, 213, 01	817, 133, 87	753, 555, 94	
Due from nat'l banks.	15, 159, 468, 51	13, 843, 944, 37	15, 127, 027. 43	16, 326, 484, 59	16, 793, 134, 31	
Due from State banks.	409, 875, 01	572, 652, 62	434, 977, 35	1, 382, 379, 97	489, 638, 14	
Due from res'veag'ts	27, 184, 462, 77	22, 010, 717. 15	26, 373, 369, 91	32, 223, 513, 70	24, 400, 569, 28	
Cash items		321, 295, 79	308, 368, 10	402, 442, 52	441, 781, 57	
Clear'g-house exch'gs		8, 658, 242, 82	8, 881, 327, 29	9,004,684.29	4, 680, 378, 10	
Bills of other banks		847, 488, 00	917, 927, 00	1, 239, 257, 00	796, 189, 00	
Fractional currency		20, 806, 28	20, 856, 83	21, 366, 81	19, 533, 10	
Specio	11, 913, 818. 45	10, 777, 947, 91	10, 846, 920, 96	11, 511, 879, 96	10, 761, 260, 39	
Legal-tender notes		4,022,671.00	4, 721, 023, 00	7, 391, 897, 00	6,028,008.00	
U. S. cert's of deposit.	1, 660, 000. 00	800, 000. 00	700, 000, 00	1, 120, 000, 00	1, 010, 000, 00	
5% fund with Treas.	364, 950, 00	377, 699, 00	383, 715, 00	383, 715, 00	422, 865, 00	
Due from U. S. Treas.	113, 079, 50	129, 731, 50		108, 883, 50	147, 502, 50	
Total	247, 553, 251, 99	230, 910, 780. 44	235, 629, 212, 86	258, 376, 409, 51	245,372,428.98	

RHODE ISLAND.

	58 banks.	58 banks.	58 banks.	58 banks.	58 banks.
Lozas and discounts.	\$36, 084, 882, 49	\$35, 321, 260, 50	\$35,647,849.22	\$35, 913, 665, 13	\$36, 756, 725, 61
Overdrafts	30, 795, 00	24, 698, 01	26, 024, 99	30, 264, 27	44, 270. 65
Bonds for circulation.	7, 265, 000, 00	7, 255, 000, 00	7, 430, 000, 00	7, 455, 000, 00	7, 510, 000, 00
Bonds for deposits	100, 000, 00	100, 000, 00	100, 000, 00	100,000.00	100, 000, 00
U. S. bonds on hand.	80, 550, 00	78, 650, 00	92, 050, 00	130, 050, 00	150, 850, 00
Premiums on bonds	615, 721, 76	604, 492, 52	620, 584, 97	615, 561, 88	632, 310, 86
Stocks, securities, etc.		2, 784, 541. 49	2, 812, 097, 57	2, 907, 832, 65	3, 039, 036, 77
Banking house, etc	1,023,111.28	1, 022, 911, 28	1, 021, 772, 20	1, 019, 859, 81	1, 018, 809, 81
Real estate, etc	98, 107, 82	73, 290, 32	70, 014, 14	72, 814, 29	113, 214, 49
Due from nat'l banks.	1, 131, 567, 13	896, 611. 5 9	996, 635, 84	1, 148, 765, 52	1, 110, 007, 68
Due from State banks		115, 081, 36	83, 376, 00	148, 318, 73	239, 596, 08
Due from res've ag'ts	3, 739, 162, 32	2, 942, 907, 11	3, 618, 635, 87	4, 316, 029, 92	3, 844, 480. 31
Cash items	108, 995, 37	96, 737, 83	123, 331. 04	117, 675, 84	113, 785, 82
Clear'g-house exch'gs	196, 862, 95	243, 095, 95	295, 115, 52	315, 511, 38	160, 656, 63
Bills of other banks	357, 563, 00	294, 575, 00	355, 525, 00	404, 969, 00	267, 843, 00
Fractional currency		15, 572. 69	15, 292, 78	16, 156, 34	16, 344, 01
Specie	1, 033, 171, 51	1, 040, 124, 38	1,052,241,12	1, 078, 966, 42	1, 104, 666, 98
Legal-tender notes	697, 230, 00	633, 312, 00	693, 144, 00	679, 061, 00	654, 694, 00
U.S. cert's of deposit.		 			
5% fund with Treas	316, 865, 00	318, 325, 00	317, 325, 50	333, 510, 00	319, 061, 90
Due from U. S. Treas.	15, 228. 51	16, 878. 20	12, 939. 50	38, 774. 50	39, 467. 00
Total	55 887 460 35	53 978 065 93	55 292 055 26	56 849 786 68	57 935 891 60
Total	55, 887, 469. 35	53, 878, 065, 23	55, 383, 955. 26	56, 842, 786. 68	57, 235, 821

MASSACHUSETTS.

T 2 - 1 - 2 2 2 2 2 2 2 2 2 2	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	213 banks.	213 banks.	213 banks.	213 banks.	213 banks.
Capital stock	\$45, 642, 500. 00	\$45, 392, 500.00	\$44,892,500.00	\$44, 892, 500. 00	\$44, 892, 500. 00
Surplus fund Undivided profits	15, 107, 200, 16 5, 018, 596, 15	15, 031, 027, 36 5, 336, 903, 68	15, 037, 258, 17 4, 952, 161, 73	14, 981, 249, 22 5, 176, 482, 82	15, 045, 559. 22 5, 491, 105. 22
Nat'l-bank circulation State-bank circulation	17, 169, 887. 50	17, 229, 872. 50	17, 816, 517. 50	18, 135, 312. 50	18, 209, 415. 00
Due to national banks Due to State banks	3, 179, 299, 64 346, 040, 78	2, 323, 974, 65 682, 662, 63	2, 966, 298, 60 384, 085, 62	3, 020, 649, 45 511, 025, 81	2, 823, 195. 96 664, 041. 67
Dividends unpaid	66, 109. 68	66, 995. 46	119, 104. 51	149, 044. 06	187, 196. 34
Individual deposits U. S. deposits Dep'ts U.S.dis. officers	75, 614, 910. 41 95, 790. 94 595. 40	75, 199, 362, 09 96, 582, 03 533, 93	77, 772, 053. 79 96, 93 6 . 62 2, 058. 03	80, 346, 727. 85 89, 124. 92 282. 74	78, 788, 790. 23 86, 191. 70 4, 054. 36
Notes redisconnted Bills payable Other liabilities	461, 583. 34 1, 157, 696. 20 41, 693. 00	436, 240, 50 1, 257, 046, 46 130, 73	454, 897, 31 1, 101, 650, 25 183, 450, 90	421, 707. 93 833, 750. 00 182, 908. 94	374, 704. 9 8 1, 263, 905. 08 243, 999. 2 0
Total	163, 901, 303. 20	163, 053, 832, 02	165, 778, 373. 03	168, 740, 766. 24	168, 074, 658. 96

CITY OF BOSTON.

ware	55 banks.	55 banks.	55 banks.	55 banks.	55 banks.
Capital stock	\$52, 350, 000. 00	\$52, 250, 000. 00	\$52, 250, 000.00	\$52, 250, 000. 00	\$52, 250, 000. 00
Surplus fund Undivided profits	14, 730, 266, 79 4, 218, 750, 82	14, 689, 266. 79 4, 835, 296. 80	14, 713, 852, 73 4, 073, 095, 55	14, 713, 852, 73 4, 931, 095, 30	14, 729, 184, 57 4, 921, 773, 68
Nat'l-bank circulation State-bank circulation	7, 011, 715, 60	7, 323, 605. 00	7, 500, 532. 50	7, 522, 360. 00	8, 056, 642. 50
Due to national banks Due to State banks	32, 803, 304, 79 19, 269, 876, 53	28, 679, 652, 05 17, 971, 123, 56	29, 661, 584. 01 17, 531, 559. 23	35, 582, 235, 74 28, 305, 783, 73	31, 301, 634. 71 18, 004, 381. 05
Dividends unpaid	36, 156, 11	27, 753. 12	50, 636. 61	28, 779. 61	457, 644. 61
Individual deposits U. S. deposits	114, 577, 371, 50 128, 968, 57 86, 687, 16	101, 440, 261. 98 169, 498. 61 64, 217. 81	106, 890, 282, 02 158, 797, 73 80, 060, 60	117, 781, 178. 02 90, 023. 44 86, 140. 15	112, 097, 016, 87 141, 269, 71 82, 555, 54
Notes rediscounted Bills payable Other liabilities	2, 340, 000. 00 154. 72	3, 460, 600, 00 104, 72	2, 610, 000. 00 108, 811. 88	220, 000. 00 1, 858, 855. 00 6, 105. 79	3, 080, 000. 00 250, 325. 74
Total	247, 553, 251. 99	230, 910, 780, 44	235, 629, 212. 86	258, 376, 409, 51	245, 372, 428. 98

RHODE ISLAND.

	58 banks.				
Capital stock	\$19, 537, 050. 00	\$19, 537, 059.00	\$19, 537, 050. 00	\$19, 537, 050. 00	\$19, 537, 050. 00
Surplus fund Undivided profits	5, 156, 936, 29 1, 323, 359, 77	5, 080, 377, 89 1, 223, 852, 13	5, 090, 671. 67 1, 245, 114. 39	5, 116, 719, 46 1, 122, 477, 86	5, 121, 083. 99 1, 305, 855. 48
Nat'l-bank circulation State-bank circulation	6, 420, 575. 00	6, 420, 215. 00	6, 475, 675, 00	6, 629, 962. 50	6, 631, 902. 50
Due to national banks Due to State banks	2, 076, 353, 70 1, 433, 823, 20	1, 321, 209. 57 1, 401, 307. 78	1, 617, 045, 86 1, 593, 293, 10	1, 880, 765. 24 2, 009, 056. 07	1, 890, 810. 99 2, 034, 437. 92
Dividends unpaid	58, 619. 43	74, 358. 59	95, 226. 69	120, 058. 66	73, 978. 03
Individual deposits U. S. deposits	19, 658, 541, 48 71, 773, 67 23, 876, 25	18, 634, 204. 13 77, 842. 77 16, 587. 79	19, 375, 069, 32 62, 250, 76 31, 498, 89	20, 208, 718, 24 68, 033, 31 18, 599, 63	20, 423, 812. 18 70, 953. 15 14, 848. 61
Notes rediscounted Bills payable Other liabilities	105, 000, 00 21, 560, 56	90, 909, 58 150, 00	135, 000, 00 126, 059, 58	92, 500, 00 38, 845, 71	80, 000. 00 1, 038. 75
Total	55, 887, 469. 35	53, 878, 065. 23	55, 383, 955. 26	56, 842, 786. 68	57, 235, 821. 60

CONNECTICUT.

79	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28
Resources.	83 banks.	83 banks.	82 banks.	82 banks.	82 banks.
Loans and discounts.	\$46,066,148.68	\$46, 709, 025, 23	\$46, 332, 763. 97	\$46, 380, 993, 83	\$46, 448, 433. 84
Overdrafts	136, 924, 98	147, 623, 59	177, 267, 90	112, 177, 62	161, 875, 85
Bonds for circulation .	7, 010, 500, 00	6, 945, 500, 00	7, 395, 500, 00	7, 460, 500, 00	7, 495, 500, 00
Bonds for deposits	250, 000, 00	250, 000, 00	250, 000, 00	250, 000, 00	250, 000. 00
U. S. bonds on hand	25, 000, 00	288, 540, 00	135, 000, 00	25, 000, 00	59, 250, 00
Premiums on bonds	390, 372, 66	383, 590, 66	435, 132, 61	405, 249, 16	439, 733, 09
Stocks, securities, etc	7, 349, 190, 03	7, 315, 831, 53	7, 327, 313. 05	7, 323, 840. 16	7, 377, 386, 67
Banking house, etc !	1, 802, 881, 45	1, 837, 081, 64	1, 837, 356. 45	1, 911, 470, 85	2,001,332,52
Real estate, etc	132, 415, 82	126, 880. 16	143, 515, 54	133, 006. 35	129, 793. 82
Due from nat'l banks.	2, 176, 150, 41	1, 840, 858, 33	2, 169, 168, 32	2, 969, 722, 13	3, 129, 617. 97
Due from State banks	462, 250, 15	265, 955, 35	389, 776, 23	632, 612, 10	526, 209, 21
Due from res've ag'ts	7, 018, 391. 39	5, 513, 453, 52	6, 049, 392, 79	7, 278, 737, 48	7, 151, 855, 55
Cash items	293, 252, 75	276, 657, 34	356, 960, 95	376, 409, 32	399, 104, 72
Clear'g-house exch'gs	264, 601, 81	274 318.95	221, 963, 01	236, 326, 04	178, 786, 44
Bills of other banks	463, 487.00	438, 310.00	532, 237. 00	551, 576, 60	382, 795, 00
Fractional currency	23, 334. 03	25, 403. 56	24, 553, 99	27, 137, 03	25, 151. 05
Specie	2, 930, 195, 89	2, 995, 432, 86	2, 949, 421, 59	3, 054, 466, 04	2, 863, 778. 56
Legal-tender notes	780, 150, 00	772, 189, 00	888, 573. 00	889, 722, 00	756, 251, 00
U. S. cert's of deposit.					
5% fund with Treas.	303, 613, 44	307, 927. 50	304, 975. 00	333, 622, 50	332, 367, 50
Due from U.S. Treas.	34, 108. 20	34, 660, 00	22, 510, 40	35, 320. 00	47, 320. 00
Total	77, 912, 968. 69	76, 749, 239, 22	77, 943, 381. 80	80, 387, 888. 61	80, 156, 542, 79

NEW YORK.

	272 banks.	270 banks.	272 banks.	273 bauks.	273 banks.
Loans and discounts .	\$97, 059, 824. 17	\$96, 285, 210. 70	\$98, 940, 260. 14	\$97, 616, 220, 08	\$99, 522, 688, 79
Overdrafts	475, 766, 13	385, 355, 87	454, 990, 79	432, 218, 33	395, 296, 64
Bonds for circulation.	16, 549, 900, 00	16, 485, 400, 00	16, 757, 400, 00	16, 879, 900, 00	16, 879, 900, 00
Bonds for deposits	475, 000, 00	475, 000, 00	475, 000, 00	475, 000, 00	475, 000, 00
U. S. bonds on hand	610, 300, 00	673, 750.00	704, 250, 00	609, 300, 00	619, 650, 00
Premiums on bonds	790, 681, 93	733, 373, 36	879, 489, 00	754, 816, 15	754, 785. 66
Stocks, securities, etc.	12, 675, 813, 03	13, 052, 719, 29	12, 788, 202, 80	12, 768, 188, 19	12, 800, 738, 40
Banking house, etc	3, 125, 101. 29	3, 142, 732. 17	3, 166, 464, 44	3, 157, 281, 70	3, 288, 792. 36
Real estate, etc	2, 101, 676, 02	2, 192, 241, 84	2, 200, 892, 53	2, 284, 550. 29	2, 385, 828, 94
Due from nat'l banks.	2, 683, 134, 16	2, 516, 106, 57	2, 559, 147, 57	3, 176, 009, 63	3, 008, 222, 95
Due from State banks	1, 101, 894. 57	1, 053, 174, 87	1,023,593.28	1, 180, 922, 16	1, 154, 603, 40
Due from res've ag'ts	16, 129, 513, 76	14, 731, 505, 84	14, 375, 637, 30	15, 792, 052, 83	15, 411, 085. 02
Cash items	632, 220, 65	660, 926, 19	623, 031. 82	729, 589, 09	721, 825, 24
Clear'g-house exch'gs		231, 517, 38	236, 600, 59	270, 455, 74	184, 194, 69
Bills of other banks	928, 455, 00	812, 919, 00	1, 012, 575. 00	974, 105, 00	773, 778, 00
Fractional currency	57, 909, 30	66, 091, 67	62, 893, 99	60, 956, 85	52, 869, 00
Specie	6, 033, 261, 72	6, 107, 403, 12	6, 095, 902, 76	6, 153, 952, 33	5, 829, 838, 00
Legal-tender notes	2, 777, 645, 00	2, 502, 438, 00	2, 712, 959, 00	2, 771, 919. 00	2, 553, 098, 00
U.S. cert's of deposit.	110, 000, 00	110, 000, 00	110,000.00	110,000,00	160, 000. 00
5% fund with Treas.	729, 686, 53	728, 520, 65	736, 265, 85	750, 195, 95	744, 345, 85
Due from U. S. Treas.	31, 645. 23	21, 401. 44	23, 160, 69	12, 184. 84	28, 505. 24
Total	165, 322, 576. 50	162, 967, 787. 96	165, 938, 717. 55	166, 959, 818. 16	167, 745, 046, 18

CITY OF NEW YORK.

•	49 banks.	49 banks.	49 banks.	50 banks.	50 banks.
Loans and discounts.	\$345, 646, 677. 24	\$332,069,999.90	\$338, 643, 970. 71	\$357, 816, 163. 20	\$363,848,573.52
Overdrafts	180, 959, 67	156, 793. 06	212, 439, 67	130, 930, 27	185, 691, 60
Bonds for circulation.	14, 868, 000, 00	15, 234, 500. 00	17, 057, 500.00	17, 107, 500.00	17, 247, 500, 00
Bonds for deposits	1, 160, 000, 00	12, 535, 250, 00	14, 490, 550, 00	1, 160, 000, 00	1, 210, 000, 00
U. S. bonds on hand	11, 323, 550, 00	12, 661, 850, 00	6, 675, 300, 00	6, 169, 050, 00	2, 959, 500, 00
Premiums on bonds	3, 021, 423, 20	3, 295, 690, 39	3, 092, 988. 81	2, 381, 818, 97	2, 048, 183, 41
Stocks, securities, etc	38, 193, 702, 22	39, 525, 481, 69	38, 634, 333, 81	37, 276, 022, 81	36, 897, 509, 90
Banking house, etc	11, 984, 448, 89	13, 486, 392, 82	13, 481, 695, 37	13, 483, 448, 37	13, 472, 082, 86
Real estate, etc	1, 512, 598. 41	1, 605, 366, 28	1, 548, 485, 35	1,613,049.29	1, 516, 148, 91
Due from nat'l banks.	29, 616, 262, 05	25, 404, 703, 46	27, 774, 995, 60	29, 277, 833, 57	28, 961, 700, 20
Due from State banks	4, 671, 994, 41	3, 984, 669, 46	4, 261, 249, 20	4, 324, 235, 91	4, 504, 872, 90
Due from res've ag'ts					
Cash items	1, 992, 219, 88	1, 888, 145, 80	2, 019, 533, 48	2, 466, 235, 77	1, 947, 465, 70
Clear'g-house exch'gs		42, 781, 849, 05	47, 708, 212, 95	44, 128, 939, 80	30, 932, 256, 82
Bills of other banks	1, 260, 476, 00	1, 292, 779, 00	1, 360, 689, 00	1, 274, 818, 00	820, 178. 00
Fractional currency	54, 627, 20	53, 114, 96	57, 811, 37	55, 126, 03	56, 938, 99
Specie	65, 324, 597, 20	63, 660, 188, 56	61, 801, 103, 58	55, 319, 226, 02	50, 741, 468, 13
Legal-tender notes		47, 737, 263, 00	50, 922, 809, 00	53, 640, 565, 00	33, 043, 866, 00
U. S. cert's of deposit.	26, 624, 000.00	20, 860, 000, 00	17, 790, 000, 00	33, 780, 000, 00	40, 935, 000, 00
5% fund with Treas.	635, 925, 50	669, 532, 65	748, 230, 85	755, 514. 35	759, 716, 85
Due from U. S. Treas.	526, 066. 95	372, 084. 50	354, 734. 68	374, 669. 40	412, 691. 21
Total	652, 906, 319. 46	639, 275, 654. 58	648, 636, 633, 43	662, 535, 146, 76	632, 501, 345, 00

CONNECTICUT.

Liabilities.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
madiffies.	83 banks.	83 banks.	82 banks.	82 banks.	82 banks.
Capital stock	\$22, 791, 070.00	\$22, 791, 070.00	\$22,691,070.00	\$22, 391, 070, 00	\$22, 391, 070. 00
Surplus fund	7, 687, 009, 67	7, 705, 050, 00	7, 689, 255. 34	7, 761, 403, 99	7, 762, 003, 99
Undivided profits	2, 875, 326, 05	2, 483, 389, 22	2, 685, 562. 07	2, 294, 750, 70	2, 548, 181, 11
Nat'l-bank circulation	6, 212, 904, 50	6, 151, 359, 50	6, 423, 459, 50	6, 650, 934. 50	6, 645, 119, 50
State-bank circulation	4, 317, 00	4, 317, 00	4, 317, 00	4, 317, 00	4, 317, 00
Due to national banks	3, 174, 537, 85	2, 349, 479. 25	3, 284, 929, 28	4, 033, 037. 94	5, 439, 272. 30
Due to State banks	563, 720, 55	503, 515. 87	659, 290, 16	749, 147. 87	924, 731. 79
Dividends unpaid	19, 709. 03	54, 660. 84	31, 796. 33	88, 790. 24	28, 405, 84
Individual deposits	34, 117, 292, 05	34, 215, 556, 25	34, 073, 559, 49	36, 130, 435, 58	34, 004, 629, 75
U. S. deposits	219, 643, 20	210, 871, 92	225, 205, 55	200, 630, 51	197, 370, 83
Dep'ts U.S.dis.officers	9, 969, 24	11, 152, 95	10, 542, 62	11, 377, 33	13, 248, 07
Notes rediscounted	34, 622, 63	12, 400, 00	9, 900, 00	3, 600, 00	11, 950, 00
Bills payable	198, 226, 19	192, 586, 17	144, 237, 07	28, 000, 00	160, 000, 00
Other liabilities	4, 620, 73	63, 830, 25	10, 257, 39	40, 392, 95	26, 242, 61
Total	77, 912, 968. 69	76, 749, 239, 22	77, 943, 381, 80	80, 387, 888. 61	80, 156, 542. 79

NEW YORK.

	272 banks.	270 banks.	272 banks.	273 banks.	273 banks.
Capital stock	\$33, 484, 040, 00	\$33, 334, 040. 60	\$33, 290, 320. 00	\$33, 065, 176. 00	\$33, 084, 040. 00
Surplus fund	11, 502, 600. 17	11, 554, 802, 72	11, 485, 724, 70	11, 417, 757. 87	11, 420, 411. 87
Undivided profits	8, 199, 250. 66	7, 069, 052, 95	7, 523, 091, 94	7, 037, 207. 14	7, 413, 269. 68
Nat'l-bank circulation		14, 525, 567, 50	14, 741, 607. 50	14, 912, 932, 50	14, 922, 662. 50
State-bank circulation		18, 765, 00	18, 765. 00	18, 765, 00	18, 765. 00
Due to national banks	3, 709, 921, 51	2, 817, 897, 02	3, 467, 203, 68	4, 759, 963. 00	4, 946, 704. 40
Due to State banks	1, 062, 836, 43	1, 051, 705, 74	1, 356, 916, 14	1, 565, 210. 48	1, 629, 809. 32
Dividends unpaid	42, 384. 80	59, 589. 19	65, 117. 39	157, 899. 24	45, 198. 91
Individual deposits U. S. deposits	91, 332, 577, 04	91, 126, 199, 66	92, 131, 522, 55	92, 282, 948, 82	92, 789, 592. 61
	408, 409, 00	432, 757, 05	403, 856, 80	389, 915, 95	286, 686. 12
	55, 064, 42	37, 850, 67	44, 697, 82	31, 938, 17	131, 397. 03
Notes rediscounted	506, 756, 88	535, 102. 57	853, 118. 84	800, 978. 73	791, 589, 33
Bills payable	311, 469, 92	347, 099. 44	426, 680. 85	467, 825. 86	211, 822, 80
Other liabilities	47, 465, 67	57, 358. 45	130, 094. 34	51, 299. 40	53, 096, 61
Total	165, 322, 576, 50	162, 967, 787. 96	165, 938, 717. 55	166, 959, 818. 16	167, 745, 046. 18

CITY OF NEW YORK.

	49 banks.	49 banks.	49 banks.	50 banks.	50 banks.
Capital stock	\$50, 750, 000. 00	\$50, 750, 000. 00	\$50, 750, 000. 00	\$50, 950, 000. 00	\$50, 950, 000. 00
Surplus fund Unaivided profits	42, 148, 000, 00 16, 974, 663, 90	42, 150, 000, 00 15, 945, 744, 75	41, 928, 734, 92 17, 067, 172, 72	42, 081, 253. 46 16, 394, 540. 34	42, 126, 253. 46 17, 452, 153. 71
Nat'l-bank circulation State-bank circulation	11, 187, 787, 50 19, 189, 00	12, 083, 510, 50 19, 189, 00	13, 281, 394, 50 19, 189, 00	13, 262, 909. 50 19, 180. 00	14, 321, 767. 50 19, 180. 00
Due to national banks Due to State banks	149, 387, 868. 06 69, 154, 037. 76	137, 164, 802, 92 63, 296, 138, 14	139, 844, 522, 10 68, 289, 220, 85	155, 157, 498. 51 71, 486, 444. 59	139, 942, 018. 74 66, 051, 213. 44
Dividends unpaid	151, 038. 59	117, 645. 61	139, 317. 76	259, 625. 89	127, 420. 65
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	312, 056, 810. 41 770, 475. 10 281, 449. 14	301, 548, 540, 83 14, 810, 453, 44 187, 941, 19	302, 398, 494, 54 13, 628, 916, 88 202, 164, 65	311, 754, 522, 41 661, 213, 61 191, 798, 90	299, 701, 066, 88 832, 759, 79 191, 115, 72
Notes rediscounted Bills payable Other liabilities	25, 000. 00	1, 201, 688. 20	1, 087, 505. 51	90, 000, 00 226, 159, 55	115, 000. 00 671, 395, 11
Total	652, 906, 319, 46	639, 275, 654, 58	648, 636, 633, 43	662, 535, 146, 76	632, 501, 345. 60

CITY OF ALBANY.

Resources.	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
nesources.	6 banks.	6 banks.	6 banks.	6 banks.	6 banks.
Loans and discounts.	\$7, 110, 922, 05	\$7,049,422.96	\$7, 476, 023, 01	\$7, 209, 191, 22	\$7,051,163.99
Overdrafts	1, 881, 20	2, 123, 82	1, 813, 73	12, 215, 07	4, 167, 80
Bonds for circulation.	400, 000, 00	400, 000, 00	400, 000, 00	400, 000, 00	400, 000. 00
Bonds for deposits	50, 000. 00	50, 000. 00	50, 000. 00	50, 000, 00	50, 000, 00
U.S. bonds on hand	100, 000, 00	25, 000. 00	25, 000, 00	25, 000, 00	l
Premiums on bonds	29, 000, 00	29, 000, 00	29, 000, 00	29, 000, 00	29, 000, 00
Stocks, securities, etc	911, 888. 36	952, 581, 93	978, 155, 19	854, 696, 91	780, 753, 45
Banking house, etc	295, 000, 00	295, 000, 00	295, 000, 00	295, 000, 00	295, 000, 00
Real estate, etc	15, 603, 07	15, 603, 07	15, 503, 07	15, 703, 07	23, 003, 07
Duefrom nat'l banks.	1,061,764.63	990, 874. 95	1, 096, 841, 46	1, 353, 167, 98	1, 159, 853. 04
Due from State banks	207, 294, 92	157, 670, 21	288, 226, 53	175, 023, 17	158, 491, 75
Due from res've ag'ts	1, 829, 246, 04	1, 859, 860, 89	2, 460, 030, 40	2, 144, 568, 64	2, 250, 731, 01
Cash items	27, 932, 91	48, 383, 02	41, 022, 44	58, 710, 44	55, 091, 54
Clear'g house exchg's	65, 372, 31	96, 360. 22	127, 722, 24	99, 268, 90	69, 258, 25
Bills of other banks	74, 519, 00	56, 031. 00	55, 427, 00	65, 339, 00	43, 479, 00
Fractional currency	1, 961, 54	1, 372, 98	1, 528, 81	1, 345, 38	1, 889, 29
Specie	774, 500. 30	794, 534, 60	803, 080, 10	795, 735, 50	777, 206, 10
Legal-tender notes	449, 592. 00	382, 126, 00	391, 036, 00	420, 695, 00	325, 941, 00
U. S. cert's of deposit.					
5% fund with Treas.	16, 920, 00	17, 050. 00	18, 000, 00	18, 000, 00	18,000.00
Due from U. S. Treas.	4, 500. 00		4, 050. 60	1,000.60	. 60
Total	13, 427, 898. 33	13, 222, 995. 65	14, 562, 460. 58	14, 023, 660. 88	13, 493, 029, 89

CITY OF BROOKLYN.

	5 banks.	5 banks.	5 banks.	5 banks.	5 banks.
Loans and discounts.	\$9, 364, 423, 57	\$9,002,614.44	\$9, 714, 706, 77	\$9,700,304,72	\$10, 667, 843, 84
Overdrafts	3, 011. 88	2, 322, 52	2, 513, 32	2, 608, 63	2, 069, 14
Bonds for circulation.	642,000.00	642, 000, 00	642, 000, 00	642, 000, 00	642, 000, 00
Bonds for deposits	100,000.00	100, 000, 00	100, 000, 00	100,000.00	100,000,00
U. S. bonds on hand	5, 000, 00	5, 000, 00	5, 000, 00	5,000.00	5,000.00
Premiums on bonds	29, 055, 00	28, 380, 00	28, 005, 00	27, 250, 00	27, 250, 00
Stocks, securities, etc	2, 446, 098, 06	2, 329, 783, 06	2, 249, 172, 06	2, 755, 637, 42	2, 796, 673, 67
Banking house, etc	193, 760.00	443, 500, 00	443, 500.00	443, 500, 00	443, 500, 00
Real estate, etc	321, 556, 37	72, 500. 00	72, 500. 00	135, 000. 00	135, 638, 00
Due from pat'l banks.	74, 552, 04	74, 234, 97	53, 881, 77	63, 162, 35	59, 696, 43
Due from State banks	152, 141, 21	47, 334, 36	68, 565, 39	103, 873, 93	74, 556, 51
Due from res've ag'ts.	2,004,962.09	2, 768, 984, 47	2, 794, 783, 35	3, 235, 632, 07	2, 493, 185, 36
Cash items	35, 462, 12	67, 472, 29	106, 533, 79	79, 746, 21	54, 754, 74
Clear'g-house exch'gs	723, 537, 74	901, 011. 14	1, 086, 424. 99	726, 482, 67	530, 571, 62
Bills of other banks	220, 673, 00	291, 275, 00	296, 621.00	294, 152, 00	236, 748, 00
Fractional currency	8, 598. 58	5, 857. 34	5, 067. 76	8, 028. 58	4, 003, 34
Specie	1,067,360.89	1, 140, 779. 52	1, 058, 035, 53	895, 844. 16	674, 775, 98
Legal-tender notes	1,627,428.00	1, 473, 554. 00	1, 481, 454, 00	1, 486, 060, 00	1, 451, 012, 00
U.S. cert's of deposit.					450,000.00
5% fund with Treas.	26, 940, 00	28, 890, 00	27, 460, 00	28, 890, 00	28, 890, 00
Due from U.S. Treas.			9, 840, 00		
Total	19, 046, 560. 55	19, 425, 493. 11	20, 246, 064, 73	20, 733, 172, 74	20, 878, 168. 63

NEW JERSEY.

	100 banks.	101 banks.	101 banks.	102 banks.	102 banks.
Loans and discounts.	\$49, 270, 143, 00	\$48, 794, 137. 20	\$49, 121, 355. 51	\$48, 903, 104, 27	\$51, 321, 840, 94
Overdrafts	33, 156, 35	39, 350, 74	37, 698, 84	43, 535, 09	40, 487, 04
Bonds for circulation.	5, 212, 250.00	5, 224, 750, 00	5, 234, 750.00	5, 247, 250, 00	5, 374, 250, 00
Bonds for deposits	375, 000, 00	275, 000. 0 0	285, 000, 00	285, 000, 00	285, 000, 00
U. S. bonds on hand	196, 200, 00	361, 100, 00	348, 000, 00	357, 100, 00	300, 100, 00
Premiums on bonds	321, 888. 25	322, 060, 13	331, 148, 88	324, 070, 75	317, 857, 13
Stocks, securities, etc	9, 162, 121, 79	9, 182, 289, 66	9, 195, 257, 99	9, 222, 336, 13	9, 272, 997, 71
Banking house, etc	2, 656, 587, 59	2, 671, 149, 55	2, 678, 984. 05	2, 757, 483, 03	2, 787, 320, 13
Real estate, etc	493, 528, 28	502, 121. 77	513, 887, 37	566, 122, 70	555, 236, 34
Due from nat'l banks.	2, 119, 677, 88	1, 785, 094, 04	2, 084, 263, 32	2, 377, 882, 39	2, 303, 266, 53
Due from State banks	426, 320, 16	413, 516, 73	413, 654, 89	479, 257, 97	366, 919, 80
Due from res'veag'ts	11, 504, 080. 04	10, 192, 274, 49	10, 256, 999, 24	10, 533, 108, 11	12, 109, 744, 78
Cash items	621, 492, 95	632, 682, 93	695, 317, 69	844, 262, 55	731, 500, 58
Clear'g house exch'gs	307, 158. 94	342, 538, 39	292, 092, 35	418, 672, 14	298, 789, 31
Bills of other banks	355, 008. 00	362, 125, 00	380, 496, 00	441, 518, 00	276, 825, 00
Fractional currency	35, 189, 50	38, 340, 58	42, 503. 13	41, 793, 47	40, 421, 28
Specie	3, 252, 585, 42	3, 258, 110. 14	3, 168, 087, 44	3, 356, 259, 29	3, 076, 586, 71
Legal-tender notes	2, 474, 114, 00	2, 200, 062, 00	2, 131, 163, 00	2, 463, 380.00	2, 134, 757, 00
U. S. cert's of deposit.	10, 000. 00				
5% fund with Treas.	233, 626, 25	225, 943, 75	224, 411, 25	232, 543, 75	229, 601, 25
Due from U.S. Treas.	20, 969. 73	10, 756. 30	12, 476. 50	7, 396, 90	12, 149. 10
Total	89, 081, 098. 13	86, 833, 403. 40	87, 447, 547. 45	88, 902, 076. 54	91, 735, 650, 63

CITY OF ALBANY.

- American 20 -	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	6 banks.	6 banks.	6 banks.	6 banks.	6 banks.
Capital stock	\$1,550,000.00	\$1,550,000.00	\$1,550,000.00	\$1,550,000.00	\$1,550,000.00
Surplus fund Undivided profits	1, 299, 500. 00 277, 579. 40	1, 401, 000, 00 123, 405, 39	1, 401, 000. 00 168, 865. 03	1, 402, 500. 00 174, 058. 59	1, 402, 500, 00 182, 961, 22
Nat'l-bank circulation State-bank circulation	338, 850. 00	341, 500. 00	349, 140. 00	344, 450. 00	344, 800. 00
Due to national banks Due to State banks	3, 485, 915, 76 1, 446, 801, 58	3, 611, 020, 34 1, 335, 327, 12	3, 461, 785, 96 1, 309, 757, 71	3, 314, 426, 78 1, 367, 877, 70	3, 204, 920, 61 1, 370, 719, 84
Dividends unpaid	5, 070. 12	9, 769. 89	1, 979. 74	5, 154. 12	9, 952. 12
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	4, 952, 442, 57 49, 524, 15 475, 85	$\begin{array}{c} \textbf{4,779,234.01} \\ \textbf{47,407.17} \\ \textbf{2,592.83} \end{array}$	6, 257, 193, 24 46, 167, 21 3, 832, 79	5, 748, 454, 79 39, 867, 29 5, 132, 71	5, 357, 211. 98 42, 990. 79 5, 234. 43
Notes rediscounted Bills payable Other liabilities	21, 738. 90	21, 738. 90	21, 738. 90	21, 738, 90 50, 000, 00	21, 738.90
Total	13, 427, 898. 33	13, 222, 995. 65	14, 562, 469, 58	14, 023, 660. 88	13, 493, 029. 89

CITY OF BROOKLYN.

	5 banks.				
Capital stock	\$1, 352, 000. 00	\$1,352,000.00	\$1, 352, 000. 00	\$1, 352, 000, 00	\$1, 352, 000. 00
Surplus fund Undivided profits	2, 125, 000. 00 482, 734. 31	2, 140, 000. 00 427, 495. 36	2, 140, 000. 00 480, 953. 28	2, 150, 600, 00 402, 493, 66	2, 150, 000. 00 473, 798. 95
Nat'l-bank circulation State-bank circulation	569, 150. 00 1, 846. 00	567, 840. 00 1, 846. 00	567, 200, 00 1, 846, 00	569, 120, 00 1, 846, 00	573, 950. 00 1, 846. 00
Due to national banks Due to State banks	183, 086, 26 200, 467, 75	256, 865, 57 166, 573, 55	187, 928, 22 199, 709, 24	270, 586, 48 270, 373, 19	250, 351. 41 270, 465. 03
Dividends unpaid	823.01	594. 00	246, 40	15, 005. 80	7, 016. 80
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	14, 031, 279, 34 55, 638, 16 44, 535, 72	14, 413, 995, 16 45, 296, 87 52, 986, 60	15, 228, 438, 15 46, 169, 33 41, 574, 11	15, 602, 458, 15 43, 556, 60 47, 732, 86	15, 709, 226, 00 41, 517, 58 47, 996, 86
Notes rediscounted Bills payable					
Other liabilities				8, 000.00	
Total	19, 046, 560. 55	19, 425, 493. 11	20, 246, 064. 73	20, 733, 172. 74	20, 878, 168. 63

NEW JERSEY.

Name and a second secon	100 banks.	101 banks.	101 banks.	102 banks.	102 banks.
Capital stock	\$14, 633, 350.00	\$14, 683, 350. 00	\$14, 383, 350.00	\$14, 413, 980.00	\$14, 418, 350.00
Surplus fund Undivided profits	7, 630, 260, 09 3, 781, 626, 31	7, 750, 665, 00 3, 416, 211, 24	7, 725, 665, 00 3, 548, 376, 28	7, 798, 000, 00 3, 432, 230, 94	7, 803, 000, 00 3, 695, 971, 14
Nat'l-bank circulation State-bank circulation	4, 583, 899, 50 7, 827, 00	4, 608, 719, 50 7, 827, 00	4, 582, 389, 50 7, 827, 00	4, 649, 904. 50 7, 827. 00	4, 654, 684, 50 7, 827, 00
Due to national banks Due to State banks	3, 294, 575, 73 481, 531, 09	2, 933, 121, 67 389, 202, 68	3, 484, 525, 48 567, 487, 13	3, 835, 292, 46 583, 136, 88	3, 623, 308, 20 646, 614, 47
Dividends unpaid	24, 065. 22	41, 775. 59	38, 900. 96	118, 287. 11	37, 200. 50
Individual deposits U. S. deposits Dep'ts U.S. dis.officers	54, 125, 270, 82 226, 366, 24 41, 326, 22	52, 425, 594, 41 225, 078, 68 44, 012, 93	52, 111, 253, 11 227, 063, 21 45, 969, 79	53, 206, 397, 99 222, 378, 91 35, 060, 59	56, 292, 660. 01 203, 456. 75 51, 938. 74
Notes rediscounted Bills payable Other liabilities	35, 000, 00 216, 000, 00	130, 844. 70 177, 000. 00	253, 739, 99 471, 000, 00	107, 303, 59 492, 276, 57	29, 957, 18 266, 000, 00 4, 682, 14
Total	89, 081, 098. 13	86, 833, 403, 40	87, 447, 547. 45	88, 902, 076. 54	91, 735, 650. 63

PENNSYLVANIA.

Resources.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
resources.	336 banks.	336 banks.	337 banks.	339 banks.	340 banks.
Loans and discounts.	\$103, 786, 937, 87	\$103, 518, 931. 76	\$106, 952, 502. 85	\$105, 654, 893, 43	\$108,049,044.49
Overdrafts	339, 572, 92	327, 147, 49	339, 922, 23	368, 693, 63	373, 212, 11
Bonds for circulation.	15, 362, 500, 00	15, 082, 300, 00	15, 819, 800.00	16, 613, 300.00	16, 893, 300.00
Bonds for deposits	310,000.00	310, 000, 00	310, 000. 00	310, 000, 00	310, 000, 00
U. S. bonds on hand	6 86, 350, 00	821, 850, 00	943, 750, 00	815, 200, 00	933, 400. 00
Premiums on bonds	1, 186, 475, 76	1, 187, 517, 26	1, 334, 790, 72	1, 411, 340, 67	1, 475, 661, 45
Stocks, securities, etc	20, 370, 016, 39	20, 567, 560, 90	20, 593, 811. 88	20, 928, 460, 73	20, 724, 761. 85
Banking house, etc	4, 971, 624, 58	5, 034, 756, 51	5, 088, 905, 47	5, 206, 168, 62	5, 233, 035, 32
Real estate, etc	1, 522, 218, 86	1,688,920.98	1, 862, 480, 71	1, 836, 493, 19	1, 946, 018, 83
Due from nat'l banks.	2, 370, 275, 43	2, 071, 567, 13	2, 537, 390. 93	3, 142, 147, 14	3, 743, 808, 33
Due from State banks	1, 054, 944, 30	898, 019, 66	1, 078, 259, 08	1, 305, 036, 67	1, 305, 576, 77
Due from res've ag'ts	15, 638, 201. 19	16, 292, 525, 69	16, 462, 581. 63	16, 766, 352, 43	18, 840, 037, 12
Cash items	987, 974, 34	933, 333, 65	891, 920, 04	1, 028, 095, 87	1, 093, 424, 27
Clear'g-house exch'gs		91, 535, 02	114, 827. 34	122, 343, 85	102, 289, 60
Bills of other banks	919, 175, 00	924, 334. 00	1, 184, 033, 00	1, 108, 678, 00	875, 280, 00
Fractional currency	87, 486, 53	101, 320, 86	101, 484, 04	95, 519, 99	89, 347, 30
Specie	8, 195, 946, 51	8, 331, 685, 06	8, 750, 226, 82	8, 580, 063, 19	8, 169, 590, 45
Legal-tender notes		3, 520, 495, 00	3, 859, 875, 00	3, 597, 022, 00	3, 465, 044, 00
U. S. cert's of deposit.					
5% fund with Treas.	669, 457, 65	657, 604. 20	674, 701. 64	728, 994, 59	738, 933, 10
Due from U.S. Treas.		31, 645, 86	27, 711. 92	13, 963. 32	27, 722. 01
Total	182, 081, 336. 53	182, 393, 051. 03	188, 928, 975. 30	189, 632, 767. 32	194,389,487.00

CITY OF PHILADELPHIA.

	41 banks.	41 banks.	41 banks.	41 banks.	41 banks.
Loans and discounts.	\$95, 834, 282. 27	\$91, 825, 277. 36	\$89, 149, 608, 74	\$91,625,186.95	\$96, 968, 441. 17
Overdrafts	26, 816, 66	10, 103, 04	46, 287, 47	23, 411, 20	40, 418, 64
Bonds for circulation.	6, 497, 500. 60	6, 422, 500, 00	7, 122, 500, 00	7, 442, 500. 00	7, 512, 500. 00
Bonds for deposits	200, 000. 00	200, 000, 00	200, 000, 00	200, 000. 00	200, 000, 00
U. S. bonds on hand	625, 000. 00	725, 000, 00	245, 000. 00	25, 000. 00	25, 000. 60
Premiums on bonds	809, 010, 89	801, 905, 69	784, 202. 32	773, 998, 70	782, 079, 25
Stocks, securities, etc	10, 656, 955, 86	9, 314, 902, 65	9, 332, 663, 82	9, 883, 879, 99	9, 923, 914, 45
Banking house, etc	4, 268, 102, 97	4, 308, 159, 59	4, 316, 384, 73	4, 326, 472, 96	4, 344, 066, 60
Real estate, etc	613, 767, 94	610, 462, 59	608, 982. 18	611, 722. 31	628, 779, 53
Due from nat'l banks.	6, 493, 132, 03	5, 400, 580, 81	6, 356, 496. 88	7, 267, 012, 34	7, 220, 539, 80
Due from State banks	1, 182, 017. 18	1,050,971.02	1, 118, 479. 15	1, 268, 791, 22	1, 380, 200, 14
Due from res've ag'ts	13, 498, 394, 93	11, 726, 668, 17	12, 082, 466, 09	15, 388, 063, 82	12, 793, 998, 95
Cash items	899, 469, 60	1,016,536,41	1, 140, 698. 35	1, 336, 350. 99	1, 055, 946, 23
Clear'g-house exch'gs	8, 816, 189, 52	8, 023, 480, 48	8, 425, 921, 63	9, 277, 819, 61	5, 299, 376, 97
Bills of other banks	376, 728.00	279, 322, 00	356, 137, 00	333, 096, 00	273, 980, 00
Fractional currency	61, 257, 59	60, 612, 10	51, 561, 19	69, 982, 38	67, 110, 15
Specie	12, 450, 161, 72	11, 205, 742, 90	12, 162, 495, 29	13, 186, 802, 24	11, 385, 082, 70
Legal-tender notes	3, 307, 653, 00	2, 745, 751, 00	3, 125, 378.00	2, 743, 631, 00	2, 425, 141, 00
U.S. cert's of deposit.	2, 670, 000. 00	2, 390, 000, 00	2, 820, 000. 00	5, 120, 000, 00	3, 540, 000, 00
5% fund with Treas.	291, 528, 67	286, 332, 27	311, 012, 50	349, 262, 50	336, 632, 50
Due from U. S. Treas.	67, 910. 00	46, 549, 60	70, 758. 17	65, 217, 17	41, 736, 57
Total	169, 645, 878. 83	158, 450, 857. 68	159, 827, 033. 51	171, 318, 201, 38	166, 244, 944, 65

CITY OF PITTSBURG.

	29 banks.	29 bauks.	29 banks.	29 banks.	30 banks.
Loans and discounts.	\$39, 870, 373. 05	\$39, 478, 600, 77	\$41,914,844.24	\$42,602,290.05	\$43, 829, 756, 02
Overdrafts	40, 003, 58	40, 072, 94	49, 248, 74	53, 892, 46	49, 912, 85
Bonds for circulation	2, 727, 000, 00	2,577,090.00	2, 937, 000. 00	2, 987, 000, 00	3, 237, 000, 00
Bonds for deposits	200, 000, 00	200, 000, 00	200, 000. 00	200, 000, 00	200, 000, 00
U. S. bonds on hand	100.00	400,00	250, 900, 00	1, 200, 00	
Premiums on bonds	220, 484, 55	196, 442, 50	331, 107, 50	284, 207, 50	340, 895. 00
Stocks, securities, etc	1, 630, 698, 88	1, 443, 799, 38	1, 398, 360, 07	1, 400, 491, 03	1, 338, 688. 71
Banking house, etc	3, 218, 077, 27	3, 228, 399, 43	3, 276, 556, 53	3, 343, 844, 93	3, 368, 516. 28
Real estate, etc	967, 165, 86	1, 075, 391, 70	1,082,533.25	1, 061, 270, 46	1, 095, 705, 80
Due from nat'l banks.		1, 448, 719, 97	1, 511, 745, 19	2, 223, 236, 15	2, 129, 550, 83
Due from State banks	254, 087, 10	205, 575, 41	270, 457, 21	350, 072, 71	282, 801. 43
Due from res've ag'ts	2, 908, 825, 14	3, 394, 559, 35	4, 764, 127. 91	5, 749, 544, 03	4, 636, 985, 61
Cash items	236, 417, 26	183, 174, 96	152, 507, 81	259, 465, 52	192, 202, 70
Clear'g-house exch'gs	1, 357, 997, 24	1, 422, 436, 91	1, 614, 899. 08	1, 868, 276, 94	1, 286, 267, 79
Bills of other banks	184, 710, 00	219, 500, 00	296, 310. 00	302, 068. 00	262, 565, 00
Fractional currency	17, 115, 98	17, 099, 52	14, 837, 43	15, 778. 14	15, 617, 73
Specie	4, 421, 919, 77	4, 654, 586, 75	4, 748, 058. 50	4, 840, 327, 90	4, 420, 549, 15
Legal-tender notes	1,852,384.00	1, 716, 835, 00	1, 874, 125, 00	2, 158, 445, 00	1, 747, 253, 00
U. S. cert's of deposit.					l
5% fund with Treas.	116, 255, 00	109, 740, 00	131, 500, 00	132, 140, 00	128, 700, 00
Due from U. S. Treas.	23, 000. 00	13, 000. 00	6, 000. 00	40, 620. 00	8, 880, 00
Total	61, 572, 380. 02	61, 625, 334, 59	66, 825, 118. 46	69, 874, 170. 82	68, 571, 847. 90

PENNSYLVANIA.

T 1-3-11141	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	336 banks.	336 banks.	337 banks.	339 banks.	340 banks.
Capital stock	\$39, 766, 960. 00	\$39, 797, 745. 00	\$40, 010, 490. 00	\$40, 090, 490. 00	\$40, 151, 650. 60
Surplus fund	18, 589, 689, 02	18, 850, 928. 41	19, 213, 434, 15	19, 309, 576. 11	19, 202, 101. 11
Undivided profits	4, 992, 168, 59	4, 465, 957. 81	4, 301, 611, 93	3, 983, 992, 52	4, 690, 121. 14
Nat'l-bank circulation	13, 546, 122, 50	13, 324, 187, 50	13, 895, 092, 50	14, 621, 320, 00	14, 893, 355, 00
State-bank circulation	1, 543, 00	1, 543, 0 0	1, 543, 00	1, 543, 00	1, 543, 00
Due to national banks	2, 667, 938. 05	2, 161, 431, 00	3, 034, 434, 72	4, 023, 701. 91	4, 969, 158. 43
Due to State banks	466, 254. 64	434, 637, 78	492, 748, 16	641, 635. 60	875, 326. 15
Dividends unpaid	161, 118, 44	145, 365. 59	451, 160. 73	335, 415. 83	131, 989. 59
Individual deposits	$100, 765, 522, 01 \\ 286, 165, 48 \\ 13, 435, 19$	102, 165, 204, 02	106, 380, 559, 44	105, 629, 533, 20	108, 719, 536, 43
U. S. deposits		283, 421, 32	290, 854, 52	261, 228, 00	262, 387, 52
Dep'ts U.S.dis.officers		9, 038, 51	5, 274, 41	13, 948, 10	16, 401, 27
Notes rediscounted	437, 856, 74	300, 768, 97	461, 531, 46	353, 222, 77	230, 845, 06
Bills payable	347, 500, 00	321, 500, 00	341, 500, 00	349, 000, 00	209, 000, 00
Other liabilities	39, 062, 87	131, 322, 12	48, 740, 28	19, 060, 28	36, 072, 30
Total	182, 081, 336, 53	182, 393, 051. 03	188, 928, 975. 30	189, 632, 767. 32	194, 389, 487. 00

CITY OF PHILADELPHIA.

	41 banks.	41 banks.	41 banks.	41 banks.	41 banks.
Capital stock	\$22, 565; 000.00	\$22, 565, 000. 00	\$22, 565, 000.00	\$22, 165, 000. 00	\$22, 165, 000.00
Surplus fund Undivided profits	14, 406, 000, 00 2, 382, 548, 51	14, 421, 000. 00 2, 515, 187, 33	14, 498, 000, 00 2, 357, 973, 16	14, 438, 000. 00 2, 429, 454. 42	14, 438, 000. 00 2, 806, 527. 33
Nat'l-bank circulation State-bank circulation	5, 577, 937. 50	5, 596, 727. 50	6, 179, 557. 50	6, 505, 795, 00	6, 548, 115. 00
Due to national banks Due to State banks	20, 484, 513, 79 5, 433, 607, 06	18, 602, 992, 65 4, 981, 401, 24	19, 260, 045, 46 5, 072, 802, 40	19, 538, 491, 52 6, 093, 358, 60	22, 520, 461, 47 6, 437, 088, 72
Dividends unpaid	57 , 403. 11	44, 376. 76	495, 573. 44	86, 336. 39	37, 533 . 99
Individual deposits	98, 486, 762, 29 200, 983, 50 1, 123, 07	89, 113, 489, 39 201, 123, 11	88, 597, 944. 18 196, 441. 00	99, 833, 603, 75 176, 506, 90 1, 654, 80	90, 797, 929. 24 169, 288. 90
Notes rediscounted Bills payable Other liabilities	50, 000. 00	64, 559. 70 345, 000. 00	45, 157, 71 520, 000, 00 38, 538, 66	50, 000. 00	325, 000. 0 0
Total	169, 645, 878. 83	158, 450, 857. 68	159, 827, 033, 51	171, 318, 201. 38	166, 244, 944. 65

CITY OF PITTSBURG.

	29 banks.	29 banks.	29 banks.	29 banks.	30 banks.
Capital stock	\$11,700,000.00	\$11, 700, 000. 00	\$11, 900, 000. 00	\$11, 900, 000. 00	\$12,009,425.00
Surplus fund Undivided profits	7, 602, 268, 18 1, 667, 689, 29	7, 889, 268. 18 1, 306, 041. 19	8, 899, 268. 18 1, 252, 216. 81	9, 042, 068. 18 1, 092, 761. 85	9, 042, 318. 18 1, 403, 647. 78
Nat'l-bank circulation State-bank circulation	2, 364, 167, 50	2, 258, 967. 50	2, 577, 967. 50	2, 564, 797. 50	2, 783, 667. 50
Due to national banks Due to State banks	4, 241, 261, 62 1, 746, 198, 56	4, 474, 688. 19 1, 925, 136. 13	4, 308, 524. 15 2, 561, 972. 18	4, 671, 249. 35 2, 826, 113. 42	5, 801, 049. 29 2, 893, 986. 42
Dividends unpaid	59, 229. 38	50, 345, 38	159, 933. 63	143, 188. 38	52, 396. 38
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	31,765,395.06 $29,450.73$ $168,014.24$	31, 496, 148, 85 70, 304, 60 127, 997, 25	34, 526, 584, 03 87, 360, 36 109, 785, 23	37, 407, 936, 40 104, 640, 63 74, 401, 28	34, 088, 390. 98 88, 669. 28 90, 473. 83
Notes rediscounted Bills payable Other liabilities	178, 795. 46 50, 000. 00	226, 437. 30 100, 000. 00	266, 506. 39 175, 000. 00	22, 013, 83 25, 000, 00	315, 323, 2 6 2, 500, 0 0
Total	61, 572, 380. 02	61, 625, 334. 59	66, 825, 118. 46	69, 874, 170. 82	68, 571, 8 47. 90

DELAWARE.

Resources.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
resources.	18 banks.	18 banks.	18 banks.	18 banks. \$5, 269, 631. 16 2, 885. 40 786, 000. 00 50, 000. 00 56, 961. 15 524, 555. 81 343, 783. 66 109, 979. 22 154, 404. 77 95, 471. 54 780, 886. 32 28, 705. 22 35, 353. 66 37, 433. 00 5, 841. 66 295, 625. 55 157, 627. 00	18 banks.
Loans and discounts.	\$5, 360, 179, 12	\$5, 247, 159, 55	\$5, 356, 623, 40	\$5, 269, 631, 16	\$5, 521, 458. 85
Overdrafts	3, 872, 30	3, 605. 12	3, 673, 11		3, 207, 59
Bonds for circulation.	786, 000, 00	786, 000, 00	786, 000, 00	786, 000, 00	786, 000, 00
Bonds for deposits	50, 000, 00	50,000.00	50, 000, 00	50, 000, 00	50,000.00
U. S. bonds on hand	36, 000. 00	36,000.00	36, 000, 00	36, 000, 00	36, 000, 00
Premiums on bonds	54 , 506, 69	59, 425, 44	59, 181, 19	56, 961, 19	56, 853, 19
Stocks, securities, etc	512, 207, 54	500,001042	504, 302, 98	524, 555. 81	548, 485. 38
Banking house, etc	326, 247. 11	326, 247, 11	343, 783, 69	343, 783. 69	334, 587, 40
Real estate, etc	98, 734, 74	104, 407, 86	109, 475, 27	109, 979, 27	109, 549, 45
Due from nat'l banks.	101, 394, 38	117, 788. 05	126, 058. 73	154, 404, 77	218, 601, 84
Duefrom State banks	46, 311, 84	56, 636, 30	89, 298, 44	95, 471, 54	85. 486. 12
Due from res'veag'ts	594, 809, 70	801, 661, 06	569, 272, 56	780, 886, 33	1, 021, 978. 80
Cash items	41, 982. 06	61, 371, 13	40, 132, 68	28, 705. 26	58, 807. 18
Clear'g house exch'gs	27, 932, 89	31, 503. 14	37, 433. 4 2	35, 353, 60	35, 881. 60
Bills of other banks	42, 756, 60	41, 531. 00	39, 282, 00	37, 433. 00	45, 380, 00
Fractional currency	4, 335. 04	6, 124, 11	5, 016. 14	5, 841. 60	5, 826. 50
Specie	303, 990. 74	306, 430, 00	308, 151, 79	295, 625. 55	323, 192, 69
Legal-tender notes	142, 756. 00	153, 441. 00	155, 345. 00	157, 627. 00	129, 597. 00
U.S. cert's of deposit.					
5% fund with Treas.	34, 609, 80	35, 320, 00	34, 830, 00	34,710.00	31, 945, 00
Due from U.S. Treas.	8, 000, 00		4, 609, 00	550.00	19, 705. 00
Total	8, 576, 625. 95	8, 724, 652. 29	8, 658, 460, 40	8, 806, 405. 17	9, 422, 543. 59

MARYLAND.

-	46 banks.	46 banks.	46 banks.	46 banks.	46 banks.			
Loans and discounts.	\$9, 960, 497, 79	\$9,692,421.74	\$9,875,957.72	• \$9, 893, 316, 10	\$9, 833, 639, 29			
Overdrafts	43, 315, 69	32, 207, 60	43, 183, 43	36, 456, 95	51, 115, 26			
Bonds for circulation	1, 836, 750, 60	1, 851, 750.60	1, 898, 750, 00	1, 898, 750. 00	1, 948, 750.00			
Bonds for deposits	50, 000, 00	50, 000, 00	50,000.00	50, 000, 00	50,000.00			
U. S. bonds on hand	5, 500, 00	5, 500.00	5, 600, 00	5, 800. 00	5, 800, 00			
Premiums on bonds	139, 468, 73	132, 931, 50	141, 275, 50	135, 255, 20	144, 055, 34			
Stocks, securities, etc	1, 692, 899, 28	1,667,756,91	1, 704, 261, 89	1, 654, 166, 71	1, 727, 580, 40			
Banking house,etcl	540, 590, 72	540, 178, 03	540, 168, 03	524, 465, 20	536, 081, 21			
Real estate etc	51, 896, 13	61, 541, 05	79, 574, 90	79, 580, 37	84, 847, 50			
Due from nat'l banks.	383, 800, 00	289, 747, 84	293, 359, 61	396, 484, 59	546, 071, 34			
Due from State banks	85, 353, 13	53, 138. 03	81, 194, 94	91, 451, 08	125, 466, 19			
Due from res've ag'ts	1, 310, 099, 73	1, 280, 046, 05	1, 074, 781, 06	1, 395, 229, 76	1, 699, 745, 21			
Cash items	45, 911. 17	55, 923, 13	54, 033, 99	45, 575. 92	53, 899, 12			
Clear'g-house exch'gs	·			1	¦			
Bills of other banks !	32, 452, 60	57, 848, 00	49, 962, 00	68, 549, 00	43, 222, 00			
Fractional currency	9, 335, 84	11, 899, 04	13, 177, 75	11, 994, 08	11, 461. 49			
Specie	690, 241, 36	728, 790, 62	719, 518, 12	665, 296, 64	689, 802, 32			
Legal-tender notes	282, 454, 00	335, 201, 00	320, 170, 00	277, 655.00	288, 669, 00			
U.S. cert's of deposit.					 			
5% fund with Treas.	76, 295, 47	71, 885, 17	77, 995. 17	77, 160, 47	76, 710, 47			
Due from U.S. Treas.	2, 870. 00	750.00	450.00	2, 240, 00	9, 019, 00			
Total .	17, 239, 731, 04	16, 919, 515. 71	17, 023, 414. 11	17, 309, 427, 07	17, 925, 935, 14			

CITY OF BALTIMORE.

!	22 banks.	22 banks.	22 banks.	22 banks.	22 banks.
Loans and discounts.	\$32,709,443.22	\$32, 086, 650, 16	\$33, 322, 145, 53	\$31, 758, 697, 36	\$32, 811, 709, 30
Overdrafts	27, 290, 35	31, 018, 94	21, 622, 90	25, 017, 07	22, 167, 89
Bonds for circulation.	1, 645, 000, 00	1, 545, 000, 00	2, 235, 000. 00	2, 265, 000, 00	2, 785, 000. 00
Bonds for deposits	150, 000, 00	122,000,00	122, 600, 00	122, 000. 00	122, 000. 00
U.S. bonds on hand		123, 000, 00			
Premiums on bonds	105, 253, 82	130, 376, 35	224,730.47	215, 116, 73	320, 025, 60
Stocks, securities, etc l	1, 742, 792, 47	1, 642, 248. 31	1, 571, 194, 76	1, 391, 009, 15	1, 405, 584, 03
Banking house, etc	1, 519, 593, 78	1, 521, 709, 68	2, 049, 184, 78	2, 063, 227, 73	2,067,717.02
Real estate, etc	597, 542, 80	614, 925, 90	159, 232, 46	159, 227, 74	159, 227, 74
Due from nat'l banks .	2, 063, 423, 00	1, 658, 208, 18	1, 854, 604, 94	2, 130, 778, 92	1, 828, 560, 59
Duefrom State banks	344, 058, 27	274, 915, 93	400, 937, 92	337, 444, 39	339, 824, 53
Due from res'veag'ts	2, 733, 622, 85	2, 878, 248. 98	2, 725, 855, 58	3, 894, 421. 66	2, 725, 661. 95
Cash items	94, 742. 44	82, 654, 42	75, 620, 47	136, 697, 18	75, 958, 49
Clear'g-house exch'gs		1, 294, 741, 38	1, 575, 030, 72	1, 429, 513, 18	1, 075, 981, 46
Bills of other banks	130, 357, 00	317, 555, 00	171, 217, 00	368, 326, 00	228, 853, 00
Fractional currency	11, 243, 73	10, 607, 78	13, 235, 86	12, 341, 75	9, 231, 37
Specie	3, 692, 385, 86	3, 537, 736, 02	3, 762, 910, 95	4, 130, 357, 74	3, 257, 962, 08
Legal-tender notes	847, 948, 00	722, 743, 00	763, 051. 00	1, 207, 381.00	570, 497. 00
U.S.cert's of deposit.	1, 954, 000, 00	1, 930, 000, 00	950, 000, 00	1,560,000.00	930, 000, 00
5% fund with Treas.		69, 525. 00	99, 005, 00	101, 925, 00	125, 325, 00
Due from U. S. Treas.		1, 330. 00	8, 140. 00	*38, 000. 00	16, 000. 00
Total	51, 885, 233, 48	50, 595, 195. 03	52, 104, 720, 34	53, 347, 482. 60	50, 877, 287. 05

DELAWARE.

7 . 1 . 1 . 1	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	18 banks.	18 banks.	18 banks.	18 banks.	18 banks.
Capital stock	\$2, 133, 985. 00	\$2, 133, 985.00	\$2, 133, 985.00	\$2, 133, 985. 00	\$2, 133, 985. 00
Surplus fund Undivided profits	968, 350. 00 295, 025. 42	978, 900. 00 234, 503. 61	978, 900. 00 287, 464. 19	982, 400. 00 244, 979. 85	977, 400, 00 282, 844, 30
Nat'l-bank circulation State-bank circulation	689, 577. 50 561. 50	684, 937, 50 561, 50	689, 537, 50 561, 50	701, 937. 50 561. 50	696, 177. 50 561. 50
Due to national banks Due to State banks	258, 799. 14 11, 342. 73	223, 426, 15 9, 738, 63	252, 361. 00 10, 555. 00	313, 188. 27 21, 844. 88	403, 761. 39 , 41, 751. 61
Dividends unpaid	5, 382. 75	7, 586. 63	8, 941. 13	23, 967. 65	6, 571. 54
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	4, 134, 217. 94 41, 662. 01 7, 910. 57	4, 375, 628, 20 29, 210, 89 11, 362, 79	4, 211, 256, 34 39, 265, 01 10, 770, 39	4, 293, 221, 85 36, 890, 68 8, 110, 32	4, 826, 431. 83 36, 027. 44 8, 808. 26
Notes rediscounted Bills payable Other liabilities	10, 090. 00 19, 811. 29	15, 000, 00 19, 811, 39	25, 000, 00 9, 863, 34	15, 000. 00 30, 317. 67	8, 223. 22
Total	8, 576, 625. 95	8, 724, 652. 29	8, 658, 460. 40	8, 806, 405. 17	9, 422, 543. 59

MARYLAND.

	46 banks.	46 banks.	46 banks.	46 banks.	46 banks.
Capital stock	\$3,811,700.00	\$3, 811, 700.00	\$3, 811, 700.00	\$3, 811, 700.00	\$3, 811, 700.00
Surplus fund Undivided profits	1, 426, 450, 00 462, 352, 68	1, 478, 100, 00 380, 850, 28	1, 478, 100. 00 434, 243. 07	1, 535, 870, 00 326, 025, 94	1, 537, 770. 00 368, 659. 32
Nat'l-bank circulation State-bank circulation	1, 577, 405. 00	1, 586, 130. 00	1, 624, 690. 00	1, 636, 675. 00	1, 671, 600. 00
Due to national banks Due to State banks	481, 764, 16 50, 124, 10	333, 556, 12 67, 788, 58	395, 802, 50 56, 604, 08	486, 572. 85 62, 995. 50	579, 298. 92 53, 495. 42
Dividends unpaid	26, 915. 90	18, 442. 95	17, 546, 55	43, 143. 84	15, 081. 67
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	9, 145, 480, 75 50, 000, 00	9, 004, 84 5. 94 50, 000. 00	8, 945, 819, 95 50, 000, 00	9, 069, 016, 41 45, 000, 00	9, 601, 985, 21 45, 000, 00
Notes rediscounted Bills payable Other liabilities	22, 538. 45 185, 000, 00	63, 101. 84 125, 000. 00	39, 907. 96 169, 000. 00	82, 979. 61 209, 000. 00 447. 92	58, 341, 60 183, 000, 60
Total	17, 239, 731. 04	16, 919, 515. 71	17, 023, 414. 11	17, 309, 427. 0 7	17, 925, 935. 14

CITY OF BALTIMORE.

	22 banks.	22 banks.	22 banks.	22 banks.	22 banks.
Capital stock	\$13, 243, 260. 00	\$13, 243, 260. 00	\$13, 243, 260, 00	\$13, 243, 260.00	\$13, 243, 260, 00
Surplus fund Undivided profits	4, 525, 200. 00 1, 496, 971. 31	4, 646, 850. 00 1, 157, 080. 45	4, 646, 859, 00 1, 360, 350, 45	4, 662, 750. 00 956, 896. 23	4, 662, 750. 00 1, 186, 393. 26
Nat'l-bank circulation State-bank circulation	1, 403, 150. 00 4, 728. 00	1, 314, 300. 00 4, 611. 00	1, 916, 400. 00 4, 611. 00	1, 975, 860. 00 4, 611. 00	2, 440, 595. 00 4, 611. 00
Due to national banks Due to State banks	4, 720, 712, 70 1, 112, 290, 55	4, 702, 306. 75 1, 043, 889. 27	4, 515, 872. 87 912, 365. 22	4, 659, 662, 15 1, 160, 465, 03	5, 111, 899. 14 1, 145, 763. 05
Dividends unpaid	51, 983. 82	57, 268. 30	47, 051. 81	194, 068. 56	61, 947. 67
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	25, 083, 239, 45 158, 697, 65	24, 197, 366, 58 128, 262, 68	25, 118, 576, 23 119, 382, 76	26, 299, 712, 93 125, 495, 68	22, 680, 601, 65 129, 466, 28
Notes rediscounted Bills payable Other liabilities	85, 000. 00	100, 000. 00	205, 000. 00 15, 000. 00	60, 000. 00 4, 701. 02	205, 000. 00 5, 000. 00
Total	51, 885, 233. 48	50, 595, 195, 03	52, 104, 720. 34	53, 347, 482. 60	50, 877, 287. 05

DISTRICT OF COLUMBIA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	1 bank.				
Loans and discounts.	\$506, 246, 93	\$505, 779. 49	\$502, 683, 23	\$487, 945, 41	\$615, 532, 30
Overdrafts	238, 66	287. 41	180, 57	841. 24	2,073.90
Bonds for circulation.	250, 000, 00	250, 000. 00	250, 000, 00	250, 000, 00	250, 000, 00
Bonds for deposits					
U. S. bonds on hand	1, 200, 00	1, 200, 00	1, 200, 00	1, 200, 00	1, 200.00
Premiums on bonds	-,	-,	-,	_,	2,2000
Stocks, securities, etc.	251, 292, 50	271, 890, 00	271, 890, 00	290, 182, 50	294, 708, 69
Banking house, etc	23,000.00	23, 000, 00	23, 000, 00	23, 000. 00	23, 000, 00
Real estate, etc	,	,		,	1
Due from nat'l banks.	12, 245, 62	12, 283, 67	10, 871. 61	11, 497, 73	8, 209, 62
Due from State banks		218. 32	215, 89		
Due from res've ag'ts		86, 455, 28	106, 154, 35	48, 483, 27	56, 406, 57
Cash items	11, 899, 69	13, 944, 08	26, 871, 01	8, 227. 97	9, 805, 61
Clear'g-house exch'gs		,	,	0, ==	
Bills of other banks	2, 056, 00	640, 00	560.00	1,025.00	1, 185, 00
Fractional currency	207.49	249. 03	246, 64	182.98	183.12
Specie	251, 785, 50	244, 543, 50	243, 486, 50	266, 032, 50	204, 991, 50
Legal-tender notes	10, 700, 00	21, 623. 00	25, 784, 00	36, 093, 00	11, 247. 00
U.S. cert's of deposit.	20,000	21, 020.00	20,102.00	00,000.00	
5% fund with Treas.	11, 250, 00	11, 250, 00	11, 250, 00	11, 250, 00	11, 250, 00
Due from U. S. Treas.	11,200,00	21, 200, 00	11, 200, 00	11, 200, 00	11,200.00
zacion c. o. zreas.					
Total	1, 434, 176, 69	1, 443, 363, 78	1, 474, 393, 80	1, 435, 961, 60	1, 489, 792, 71
Total	1, 434, 176. 69	1, 443, 363. 78	1, 474, 393, 80	1, 435, 961, 60	1, 489, 792. 71

CITY OF WASHINGTON.

	12 banks.	12 banks.	12 banks.	12 banks.	12 banks.
Loans and discounts.	\$6, 521, 885. 65	\$6, 334, 346, 01	\$6, 503, 549, 57	\$6, 845, 865, 71	\$6, 864, 097, 85
Overdrafts	8, 973, 24	10, 159. 15	13, 009, 18	12, 441. 20	13, 293, 96
Bonds for circulation.	805, 400, 00	805, 400. 00	805, 400, 00	815, 400.00	815, 400, 60
Bonds for deposits	100, 000. 00	100, 000. 00	100,000.00	100, 000, 00	100, 000. 00
U. S. bonds on hand	224, 700, 00	288, 900, 00	324, 900, 00	240, 700, 00	252, 700. 00
Premiums on bonds	52, 698, 76	59, 962. 00	63, 448, 76	54, 151, 89	42, 151, 89
Stocks, securities, etc	1, 269, 588, 63	1, 242, 647, 02	1, 161, 973, 42	1, 160, 061, 57	1, 116, 311, 36
Banking house, etc	1,067,744.04	1, 069, 994, 04	1,069,994,04	1,069,994.04	1, 069, 994. 04
Real estate, etc	56, 866, 40	50, 333, 07	53, 585. 75	53, 564, 98	55, 043, 61
Due from nat'l banks.	639, 660, 62	579, 134, 35	717, 277, 24	567, 067, 24	636, 689, 09
Due from Statebanks (69, 356, 93	17, 587, 92	82, 581, 17	46, 172. 33	61, 965. 44
Due from res've ag'ts	1, 135, 778, 75	1, 094, 436, 67	940, 421, 60	767, 169, 27	838, 877. 83
Cash items	107, 465, 56	174, 465, 83	190, 007, 38	90, 102, 44	78, 601. 70
Clear'g-house exch'gs	128, 687, 40	211, 494, 35	202, 692, 84	166 , 852, 86	128, 699. 87
Bills of other banks	10, 692, 00	5, 320, 00	9, 542, 00	8, 098, 00	10, 757. 00
Fractional currency	9, 548, 34	9, 543, 99	7, 948, 18	10, 440, 10	8, 663, 80
Specie	1, 507, 556, 15	1, 504, 225, 70	1, 551, 419, 05	1, 646, 032, 80	1, 440, 875, 15
Legal-tender notes	862, 136, 00	1, 042, 243, 00	1, 281, 095, 00	690, 932, 00	466, 102, 00
U.S. cert's of deposit.	240, 000, 00	290, 000, 00	180, 000, 00	60, 000, 00	40,000,00
5% fund with Treas.	33, 993, 00	33, 013, 00	33, 243, 00	33, 843, 00	30, 833, 00
Due from U.S. Treas.					2, 200.00
Total	14, 852, 731. 47	14, 923, 206. 10	15, 294, 083. 18	14, 438, 889. 43	14, 073, 257. 59

VIRGINIA.

	37 banks.				
Loans and discounts.	\$15, 452, 648. 05	\$15, 411, 143, 95	\$15, 547, 598. 58	\$15, 236, 716. 15	\$15, 677, 094. 43
Overdrafts	102, 160, 70	58, 426, 83	60, 361, 80	75, 490, 96	58, 025, 18
Bonds for circulation.	1, 961, 750, 00	1, 946, 750, 00	1, 946, 750, 00	2,046,750.00	2,046,750.00
Bonds for deposits	590, 000. 00	590, 000, 00	615, 000. 00	615, 000, 00	615, 000, 00
U.S. bonds on hand.	112, 450.00	161, 450, 00	186, 150, 00	106, 150, 00	111, 050, 00
Premiums on bonds	194, 824, 75	189, 224, 75	199, 185. 75	186, 010. 75	191, 798. 25
Stocks, securities, etc.	1, 143, 137. 48	1, 411, 792. 94	1, 457, 762, 07	1, 451, 522, 04	1, 430, 095, 13
Banking house, etc	761, 944, 96	760, 333, 19	758, 260, 40	728, 003, 05	734, 808, 02
Real estate, etc	64, 262, 74	64, 144, 12	69, 114, 70	102, 690, 99	105, 752, 83
Due from nat'l banks.	852, 964, 49	613, 856. 86	568, 023, 82	652, 326, 66	685, 312, 74
Due from State banks	522, 828, 99	505, 360, 92	456, 676, 52	393, 215, 83	379, 288, 66
Due from res've ag'ts	1, 663, 618. 47	1, 551, 869, 61	1, 285, 830, 80	1, 625, 848. 76	1, 775, 236, 73
Cash items	118, 258, 01	134, 197, 02	130, 396, 29	84, 996, 63	103, 613, 97
Clear'g-house exch'gs	202, 369, 87	154, 164, 85	169, 022, 88	192, 752, 68	184, 371, 72
Bills of other banks.	117, 664, 00	130, 963, 00	114, 434, 00	149, 254, 60	83, 708. 00
Fractional currency	13, 614. 05	13, 146, 25	13, 782, 37	13, 794, 44	12, 686, 62
Specie	736, 256, 50	826, 045. 15	808, 711, 50	887, 709. 35	859, 623, 40
Legal-tender notes	752, 641. 00	677, 689, 00	731, 724. 00	854, 904. 00	597, 254, 00
U.S. cert's of deposit.					l
5% fund with Treas.	85, 041, 25	77, 156, 25	79, 363, 75	87, 933, 25	82, 133, 45
Due from U. S. Treas.	5, 130, 75	13, 381, 75	12, 280, 65	10, 161. 25	3, 010. 75
Total	25, 453, 566, 06	25, 291, 096, 44	25, 210, 429, 88	25, 501, 230, 79	25, 736, 613, 88

DISTRICT OF COLUMBIA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	1 bank.				
Capital stock	\$252, 000. 00	\$252, 000. 00	\$252, 000. 00	\$252,000.00	\$252, 000. 00
Surplus fund Undivided profits	100, 000, 00 84, 644, 26	100, 000. 00 79, 577. 41	100, 000. 00 88, 767, 47	100, 000. 00 83, 597. 45	100, 000. 00 87, 149. 14
Nat'l-bank circulation State-bank circulation	167, 700. 00	105, 800. 00	102, 900. 00	93, 040. 00	225, 000. 00
Due to national banks Due to State banks	10, 942. 47	9, 931. 77	18, 815. 08	20, 945. 07	25, 103. 15 184. 16
Dividends unpaid	3, 816. 00	4, 708. 00	4, 444. 00	6, 672, 00	4, 772. 00
Individual deposits U. S. deposits Dep'ts U. S. dis. officers	815, 073. 96	891, 346. 60	907, 467. 25	880, 307. 08	795, 584. 26
Notes rediscounted Bills payable Other liabilities					
Total	1, 434, 176. 69	1, 443, 363. 78	1, 474, 393. 80	1, 435, 961. 60	1, 489, 792. 71

CITY OF WASHINGTON.

	12 banks.				
Capital stock	\$2, 575, 000. 00	\$2, 575, 000. 00	\$2, 575, 000. 00	\$2, 575, 000. 00	\$2, 575, 000. 00
Surplus fund Undivided profits	1, 326, 000. 00 257, 216. 85	1, 357, 000, 00 198, 319, 18	1, 357, 500, 00 232, 118, 73	1, 373, 000, 00 200, 162, 48	1, 373, 000. 00 239, 767. 58
Nat'l-bank circulation State-bank circulation	649, 575. 00	653, 135. 00	656, 675. 00	665, 915. 00	673, 995. 00
Due to national banks Due to State banks	265, 175, 19 155, 457, 53	244, 627, 49 166, 048, 68	269, 398. 26 114, 393. 36	385, 646, 27 153, 104, 20	400, 445. 35 119, 582. 32
Dividends unpaid	1, 887. 50	2, 490. 00	2, 302. 00	6, 132. 00	2, 674. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	9, 528, 873, 03 93, 546, 37	9, 612, 621, 82 93, 963, 93	10, 003, 260. 68 83, 440. 05	8, 970, 686, 38 54, 043, 10	8, 599, 978. 18 50, 558. 29
Notes rediscounted Bills payable Other liabilities		20, 000, 00		55, 200. 00	38, 256. 89
Total	14, 852, 731. 47	14, 923, 206. 10	15, 294, 088. 18	14, 438, 889, 43	14, 073, 257. 59

VIRGINIA.

	37 banks.				
Capital stock	\$4, 846, 300. 00	\$4, 796, 300.00	\$4, 796, 300. 00	\$4, 796, 300. 00	\$4, 796, 300. 00
Surplus fund Undivided profits	2, 707, 575. 00 743, 146. 10	2, 819, 850, 00 507, 481, 30	2, 814, 850, 00 603, 160, 53	2, 844, 717. 00 500, 987. 20	2, 803, 517. 0 0 590, 504. 75
Nat'l-bank circulation State-bank circulation	1, 725, 005. 00	1, 718, 205. 00	1, 733, 385. 00	1, 757, 325. 00	1, 823, 675. 00
Due to national banks Due to State banks	690, 173. 02 978, 523. 48	671, 516, 01 865, 570, 89	557, 8 46 , 27 759, 722, 81	718, 854. 08 675, 551. 58	643, 780. 54 718, 175. 90
Dividends unpaid	2, 016. 00	3, 655. 00	3, 212. 00	18, 534. 50	3, 265. 50
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	12, 906, 589, 40 338, 603, 19 166, 704, 33	12, 925, 682, 71 385, 128, 46 174, 398, 78	12, 670, 024, 16 376, 911, 58 227, 435, 06	13, 163, 964, 91 394, 160, 12 168, 273, 84	13, 245, 046. 92 305, 960. 33 245, 996. 96
Notes rediscounted Bills payable Other liabilities	88, 484. 00 230, 446. 54 30, 000. 00	93, 685, 30 219, 500, 00 110, 122, 99	206, 049, 48 300, 410, 00 161, 122, 99	162, 146, 05 179, 810, 00 120, 306, 51	85, 390, 98 455, 000, 00 20, 600, 00
Total	25, 453, 566, 06	25, 291, 096, 44	25, 210, 429, 88	25, 501, 230. 79	25, 736, 613. 88

WEST VIRGINIA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	30 banks.	30 banks.	30 banks.	30 banks.	31 banks.
Loans and discounts.	\$7, 477, 250. 87	\$7,605,005.92	\$7,928,431.47	\$7,919,730.59	\$7, 901, 142, 28
Overdrafts	106, 063, 89	111, 308, 62	112, 663. 88	111, 493, 73	115, 332, 46
Bonds for circulation.	981, 500, 00	1, 021, 500, 00	1, 106, 500, 00	1, 106, 500, 00	1, 122, 500, 00
Bonds for deposits	100, 000. 00	100, 000. 00	100, 000. 00	100, 000, 00	100,000.00
U. S. bonds on hand	2,500.00	2,500.00	2, 500.00	2, 500, 00	2,500.00
Premiums on bonds	62, 822, 00	66, 247, 00	81, 453. 25	75, 903, 25	77, 903, 25
Stocks, securities, etc.	310, 017, 76	321, 251. 45	353, 454. 46	334, 700. 98	338, 860, 52
Banking house, etc]	409, 666. 46	421, 693, 04	459, 242, 22	480, 145, 90	484, 912, 73
Real estate, etc	84, 677, 75	88, 520, 37	52, 913. 26	61, 779. 90	61, 071, 66
Due from nat'l banks.	333, 421. 45	321, 391. 68	304, 208. 04	328, 229, 24	331, 018, 77
Due from State banks		147, 491. 95	167, 699. 96	145, 774. 72	194, 247, 57
Due from res've ag'ts	771, 947. 32	712, 788, 80	537, 427. 81	643, 374. 06	963, 504, 46
Cash items	53, 552. 48	47, 181. 01	49, 856. 13	45, 310. 58	61, 697, 10
Clear'g.houseexch'gs	2, 629. 41	4, 075. 90	2, 107.44	3, 804. 43	3, 816, 77
Bills of other banks	51, 714. 00	60, 602. 00	88, 073. 00	68, 478. 00	61, 913, 00
Fractional currency	6, 139. 92	6, 511, 94	5, 828. 75	6, 061. 28	5, 446, 55
Specie	547, 069, 28	561, 564. 51	572, 733. 39	530, 697. 77	513, 500, 14
Legal-tender notes	343, 550. 00	306, 706, 00	305, 753. 00	316, 064. 00	341, 299, 00
U.S. cert's of deposit.					
5% fund with Treas.		45, 215. 90	45, 658. 02	48, 931. 00	48, 611, 00
Due from U.S. Treas.	4, 008. 72	2, 272. 42	348.60	900. 32	1, 446. 92
Total	11, 835, 421, 79	11, 953, 828. 51	12, 276, 852, 68	12, 330, 379, 75	12, 730, 724. 18

NORTH CAROLINA.

	26 banks.	26 banks.	26 banks.	27 banks.	27 banks.
Loans and discounts.	\$5, 921, 657, 50	\$5,846,847.56	\$6,029,449.75	\$5, 831, 919, 69	\$6, 178, 852, 28
Overdrafts	107, 150, 33	126, 715, 66	73, 356, 32	57, 128, 26	135, 376, 53
Bonds for circulation.	780, 100, 00	779, 000. 00	791, 500, 00	816, 500, 00	816, 500, 00
Bonds for deposits	100, 000. 00	100, 000. 00	100,000.00	100,000.00	100, 000, 00
U.S. bonds on hand		12, 500, 00	12, 500.00		
Premiums on bonds	65, 483, 03	45, 963. 13	46, 322, 50	52, 562, 50	52, 562, 50
Stocks, securities, etc.	240, 558, 79	275, 589. 35	363, 223. 57	289, 911, 34	295, 635, 13
Banking house, etc	285, 629. 42	285, 340, 82	284, 475, 07	316, 504. 68	316, 099, 61
Real estate, etc	125, 124, 17	125, 998. 44	114, 725. 69	112, 762, 62	115, 794. 97
Due from nat'l banks.	506, 816. 54	451, 225. 54	349, 971. 20	427, 058. 38	434, 634. 02
Due from State banks		148, 555. 23	173, 579. 59	161, 334. 21	179, 896. 76
Due from res've ag'ts		723, 480. 45	674,929.87	675, 175. 30	562, 155. 22
Cash items	65, 926. 10	57, 753. 93	84, 367. 20	6 3, 8 9 6. 4 0	46, 667. 73
Clear'g-house exch'gs		•••••			
Bills of other banks	110, 191. 00	103, 210, 00	96, 081. 00	97, 734. 00	61, 084. 00
Fractional currency	4,502.37	5, 685. 44	6, 383. 16	7, 663, 69	6, 162. 04
Specie	463, 183. 10	558, 601. 94	530, 480. 22	516, 813. 35	413, 375, 97
Legal-tendernotes	253, 820. 00	307, 183. 00	244, 151. 00	222, 425, 00	142, 063, 00
U. S. cert's of deposit.				5, 000. 00	2, 500. 00
5% fund with Treas.	33, 824. 45	33, 084. 35	32, 846. 85	35, 879, 75	34, 539. 75
Due from U. S. Treas.	3, 077. 80	4, 878. 00	2, 497. 40	434. 60	2, 466. 40
Total	10, 037, 671. 20	9, 991, 612. 84	10, 010, 840. 39	9, 790, 703. 77	9, 896, 365, 91

SOUTH CAROLINA.

	14 banks.	14 banks.	14 banks.	16 banks.	16 banks.
Loans and discounts.	\$4, 583, 724. 98	\$4,743,027.60	\$4,993,025.92	\$5, 225, 331, 23	\$5,611,270.09
Overdrafts	160, 775. 84	115, 938. 53	110, 905. 00	107, 245, 18	174, 030. 50
Bonds for circulation.	474, 750. 00	474, 750. 00	524, 750. 00	574, 750. 00	574, 750. 00
Bonds for deposits]	150, 000. 00	150, 000. 00	150, 000 . 0 0	150, 000. 00	150, 000. 00
U. S. bonds on hand	100.00	50, 100. 00	20, 100, 00	20, 100. 00	100.00
Premiums on bonds	6, 750, 00	15, 875. 00	18, 200, 00	22, 934. 38	20, 484. 38
Stocks, securities, etc		1,000,654.77	968, 818. 34	1, 016, 243. 05	1,003,890.96
Banking house, etc	119, 014, 49	118, 929. 04	120, 515, 13	118, 009, 28	120, 528. 19
Real estate, etc	41,718.24	46, 300. 18	56, 708. 17	45, 983. 56	45, 605. 48
Due from nat'l banks.	242, 595, 56	251, 940, 09	199, 864. 88	215, 900. 16	115, 917. 54
Due from State banks		183, 086. 64	122, 953. 90	113, 152. 58	182, 580, 49
Due from res've ag'ts		387, 689. 59	307, 207, 39	375, 170. 53	425, 929. 88
Cash items	68, 531. 17	27, 567. 48	53, 120. 90	24,811.51	82, 755. 37
Clear'g house exch'gs				• • • • • • • • • • • • • • • • • • • •	
Bills of other banks	57, 429. 00	65, 489. 00	37, 140. 00	48, 763, 00	38, 955. 00
Fractional currency	5, 426, 34	5, 764. 92	6, 883. 91	7, 388. 27	3, 551. 62
Specie	252, 508. 04	363, 724, 35	325, 479. 60	342, 650. 00	242, 663. 39
Legal-tender notes	429, 505. 00	256, 146, 00	191, 012. 00	199, 234. 00	154, 589. 00
U.S. cert's of deposit.	*************	***************************************		*******	
5% fund with Treas.	19, 393, 75	20, 602, 55	23, 113, 75	23, 148. 75	25, 853. 75
Due from U.S. Treas.	1,000.00	600.00	210.00		•••••
Total	8, 189, 570. 63	8, 278, 185. 74	8, 230, 003. 89	8, 630, 815. 48	8, 973, 455. 64

WEST VIRGINIA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	30 banks.	30 banks.	30 banks.	30 banks.	31 banks.
Capital stock	\$3,061,000.00	\$3, 261, 000.00	\$3, 261, 000. 00	\$3, 261, 000. 00	\$3, 297, 000. 00
Surplus fund Undivided profits	830, 763, 22 337, 552, 56	773, 838. 22 228, 330. 30	773, 333, 90 290, 682, 02	788, 717, 36 214, 301, 68	792, 417. 36 281, 059. 84
Nat'l-bank circulation State-bank circulation	876, 380. 00	893, 350. 00	983, 647. 50	987, 450. 00	1, 003, 170. 00
Due to national banks Due to State banks	228, 483, 27 207, 512, 57	194, 018. 12 174, 797. 92	234, 007, 22 189, 188, 31	265, 584, 48 181, 006, 82	226, 700, 63 276, 782, 33
Dividends unpaid	7, 281. 58	10, 772. 58	10, 056. 58	27, 487, 58	11, 597. 58
Individual deposits U. S. deposits Dep`ts U.S.dis.officers	6, 119, 903, 36 94, 904, 29 4, 881, 00	6, 240, 960, 34 93, 852, 07 2, 701, 43	6, 353, 283, 82 96, 943, 13 3, 159, 95	6, 417, 200, 83 87, 568, 28 2, 534, 80	6, 688, 402, 25 87, 022, 10 3, 080, 98
Notes redistricted Bills payable Other liabilities	12, 926, 61 53, 833, 33	67, 874, 20 12, 333, 33	65, 216, 92 16, 333, 33	56, 194, 59 41, 333, 33	45, 824, 43 17, 666, 68
Total	11, 835, 421. 79	11, 953, 828. 51	1, 2276, 852. 68	12, 330, 379, 75	12, 730, 724, 18

NORTH CAROLINA.

	26 banks.	26 banks.	26 banks.	27 banks.	27 banks.
Capital stock	\$2,776,000.00	\$2,776,000.00	\$2,676,000.00	\$2,706,000.00	\$2,716,000.00
Surplus fund Undivided profits	744, 455, 42 441, 103, 06	749, 204. 71 359, 322. 3 9	749, 204, 71 411, 945, 07	778, 423, 32 245, 228, 37	780, 423, 32 279, 816, 56
Nat'l-bank circulation State-bank circulation	663, 535. 00	663, 525. 00	668, 905. 00	675, 965. 00	686, 175. 00
Due to national banks Due to State banks	189, 246, 18 246, 522, 59	165, 395, 59 164, 554, 40	178, 948. 9 8 146, 5 77 . 30	194, 057, 92 102, 275, 68	219, 903. 35 135, 930. 38
Dividends unpaid	382.50	771.00	414.00	12, 349. 00	555.00
Individual deposits U. S. deposits	4, 597, 233, 94 79, 323, 56 25, 694, 47	4, 810, 710, 78 63, 057, 60 39, 643, 25	4, 787, 435, 76 56, 911, 59 46, 376, 36	4, 647, 254, 32 70, 316, 31 30, 315, 77	4, 550, 616, 17 68, 085, 64 26, 153, 64
Notes rediscounted Bills payable Other liabilities	182, 380, 92 91, 793, 56	147, 331, 87 52, 096, 25	229, 345, 37 58, 776, 25	225, 741. 83 102, 776. 25	311, 430. 60 121, 276. 25
Total	10, 037, 671. 20	9, 991, 612. 84	10, 010, 840. 39	9, 790, 703. 77	9, 896, 365. 91

SOUTH CAROLINA.

	14 banks.	14 banks.	14 banks.	16 banks.	16 banks.
Capital stock	\$1,748,000.00	\$1,748,000.00	\$1,748,000.00	\$1,868,910.00	\$1, 918, 000. 00
Surplus fund Undivided profits	775, 203, 75 659, 750, 64	777, 876, 01 564, 192, 31	777, 876, 01 586, 131, 14	778, 876. 01 536, 178. 41	778, 876, 01 555, 373, 4 0
Nat'l-bank circulation State-bank circulation	391, 975. 00	389, 255, 00	441, 725. 00	489, 145. 00	510, 065. 00
Due to national banks Due to State banks	143, 903. 99 576, 247. 00	148, 895, 80 573, 312, 99	121, 997. 49 509, 454. 01	153, 638, 71 470, 620, 74	120, 298. 50 406, 464. 06
Dividends unpaid	9, 445. 00	11, 608. 75	10, 772. 75	18, 750. 25	11, 854. 75
Individual deposits U. S. deposits Dep'tsU. S.dis.officers	3, 559, 658. 38 129, 655. 16 24, 223. 36	3, 756, 938, 08 120, 174, 20 28, 424, 65	3, 669, 585, 16 116, 710, 97 27, 998, 01	3, 820, 161, 24 110, 924, 28 25, 468, 10	3, 575, 467. 17 103, 822. 64 32, 357. 77
Notes rediscounted Bills payable Other liabilities	30, 000. 00 141, 508. 35	113, 999. 60 45, 508. 35	92, 000. 00 127, 758. 35	119, 134, 39 239, 008, 35	544, 367. 99 416, 508. 35
Total	8, 189, 570. 63	8, 278, 185. 74	8, 230, 008. 89	8, 630, 815. 48	8, 973, 455. 64

GEORGIA.

Resources.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	27 banks.	27 banks.	26 banks.	26 banks.	27 banks.
Loans and discounts.	\$5, 950, 191, 58	\$5, 809, 902, 40	\$5, 856, 611, 97	\$6,043,241.12	\$6, 505, 115, 05
Overdrafts	328, 700, 02	176, 846, 25	156, 550, 99	147, 846, 91	394, 708, 12
Bonds for circulation.	1, 005, 000, 00	984, 000, 00	934, 000, 00	934, 000, 00	984, 000, 00
Bonds for deposits	50, 000, 00	50, 000, 00	50, 009, 00	50, 000, 00	50,000.00
U. S. bonds on hand			25, 000, 00	25, 000, 00	25, 000, 00
Premiums on bonds	76, 152, 95	73, 817, 95	76, 635, 45	75, 940, 45	75, 940, 45
Stocks, securities, etc		676, 070, 09	645, 252, 69	663, 188. 29	700, 693, 70
Banking house, etc	301, 898, 28	306, 813, 04	302, 738, 04	316, 539. 48	328, 177, 60
Real estate, etc	90, 482, 38	92, 298, 72	77, 396, 12	80, 651, 24	107, 692, 41
Due from nat'l banks.	371, 402, 59	242, 822, 47	352, 374. 75	187, 267, 25	248, 691, 32
Due from State banks	187, 403, 62	200, 164, 71	223, 527. 02	148, 874, 87	283, 605, 06
Due from res've ag'ts	775, 794, 41	938, 756, 05	719, 081, 01	636, 550, 75	658, 042, 02
Cash items	61, 511, 84	38, 996, 51	47, 361, 80	45, 768, 70	81, 393, 75
Clear'g-house exch'gs	113, 313, 83	56, 887, 66	62, 508. 74	42, 545, 14	101, 808. 80
Bills of other banks	74, 788, 00	104, 994, 00	117, 854. 00	98, 424, 00	105, 307, 00
Fractional currency	6, 447, 83	5, 983, 51	5, 530, 23	8, 102, 79	5, 738, 55
Specie	393, 375, 18	517, 526, 77	555, 045, 09	529, 631, 36	443, 577, 76
Legal-tender notes	355, 754, 00	405, 345, 00	407, 998, 00	312, 233.00	267, 986, 00
U. S. cert's of deposit.	• • • • • • • • • • • • • • • • • • • •				
5% fund with Treas.	43, 269, 76	42, 399, 60	36, 894, 15	39, 622, 00	41, 192, 50
Due from U. S. Treas.	9, 313, 56	9, 562, 21	770.00	4, 781. 75	3, 382, 05
Total	10, 897, 891, 18	10, 733, 186, 94	10, 653, 130, 05	10, 390, 209, 10	11, 412, 052, 14

CITY OF SAVANNAH.

	2 banks.				
Loans and discounts.	\$1, 290, 402. 35	\$1, 285, 444, 75	\$1, 291, 812, 97	\$1, 184, 242, 67	\$1, 246, 026, 82
Overdrafts	290.95	1, 705, 42	313.68	834. 38	985.97
Bonds for circulation.	102, 000. 00	102, 000, 00	102, 000, 00	102, 000, 00	102, 000, 00
Bonds for deposits	50, 000, 00	70, 000, 00	70, 000, 00	70, 000. 00	70, 000, 00
U. S. bonds on hand					
Premiums on bonds	11,000.00	10, 500, 00	10, 500, 00	10, 500, 00	10, 500, 00
Stocks, securities, etc	98, 488, 80	89, 438, 80	105, 963, 80	82, 980, 00	83, 030, 00
Banking house, etc	66, 803. 27	66, 835, 76	66, 835, 76	67, 173, 26	67, 173. 26
Real estate, etc	13, 785, 31	27, 118, 14	25, 603, 74	23, 968, 69	24, 305. 34
Due from nat'l banks.	72, 074. 75	38, 862, 50	59, 540, 42	85, 294, 99	52, 965. 96
Due from State banks	34, 939. 78	20, 042, 08	26, 498, 10	26, 378, 79	20, 659, 18
Due from res've ag'ts	94, 829, 50	21, 352, 14	122, 566, 60	145, 328, 02	94, 371, 10
Cash items					
Clear'g-house exch'gs	41, 801. 67	25, 151, 81	1, 447, 52	49, 007, 99	33, 697, 05
Bills of other banks	20, 500, 00	35, 000, 00	19, 500, 00	30, 000. 00	20,500.00
Fractional currency	2, 172, 86	1, 929, 89	1, 908, 00	6, 543. 98	561.86
Specie	96, 300, 00	128, 530, 00	95, 000, 00	112, 100.00	80,000.00
Legal-tender notes	95, 690. 00	150, 000, 00	61, 176, 00	60, 000, 00	30, 149, 00
U. S. cert's of deposit.					
5% fund with Treas.	4, 543. 00	4, 543. 00	4, 543.00	4, 543, 00	4, 543. 00
Due from U.S. Treas.	•••••				
Total	2, 095, 622. 24	2, 078, 454. 29	2, 065, 209. 59	2,060,895.77	1, 941, 468. 54

FLORIDA.

	19 banks.	19 banks.	18 banks.	18 banks.	18 banks.
Loans and discounts.	\$4, 663, 380, 06	\$4, 646, 598, 61	\$4, 095, 974, 29	\$3, 886, 818. 97	\$3, 727, 403. 89
Overdrafts	110, 474, 64	91, 750, 01	83, 132, 98	101, 225, 30	87, 386, 20
Bonds for circulation.	430, 000, 00	430, 000. 00	417, 500. 00	417, 500, 00	417, 500, 00
Bonds for deposits	75, 000. 00	75, 000, 00	75, 000. 00	75,000.00	75, 000, 00
U. S. bonds on hand				.	500, 00
Premiums on bonds	51, 201, 79	50, 826, 29	51, 051, 29	49, 376, 29	49, 433, 49
Stocks, securities, etc	751, 331. 63	735, 184, 68	671, 972. 69	618, 992, 70	630, 192, 73
Banking house, etc	214, 109, 29	238, 714, 67	223, 779. 85	224, 750.08	220, 990, 08
Real estate, etc	105, 656, 56	110, 765, 16	113, 416, 37	99, 307, 22	112, 185, 34
Due from nat'l banks.	290, 175. 08	272, 320, 30	314, 746, 45	307, 659, 36	288, 523, 25
Due from State banks	154, 305, 16	170, 743, 64	181, 458, 81	172, 697, 43	133, 709, 01
Due from res've ag'ts	452, 734. 74	685, 894, 57	803, 487, 53	737, 943, 19	664, 954. 88
Cash items	34, 486, 20	24, 771. 40	18, 838. 44	28, 490, 52	19, 736, 48
Clear'g-house exch'gs	25, 058. 23	26, 927, 59	20, 773. 26	33, 123, 79	13, 012, 82
Bills of other banks	75, 928.00	97, 612. 00	88, 311, 00	83, 741. 00	69, 652, 00
Fractional currency	5, 779. 32	6, 236, 07	6, 125, 62	6, 322, 28	6, 611. 35
Specie	224, 226, 52	290, 818, 95	320, 109, 75	305, 067. 07	184, 809. 90
Legal-tender notes	253,722.00	327, 085. 00	294, 363, 00	279, 229, 00	223, 127. 00
U.S. cert's of deposit.				5, 000. 00	.
5% fund with Treas.	19, 350, 00	18, 970, 90	19, 587. 50	18, 787. 50	17, 907, 50
Due from U. S. Treas	6, 751, 96	2,500.00	820, 00	1,470.00	
l l		<u>-</u>		<u> </u>	
Total	7, 943, 671. 18	8, 302, 719. 84	7, 800, 448, 83	7, 452, 501. 70	6, 942, 635, 92

GEORGIA.

7. 2000	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	27 banks.	27 banks.	26 banks.	26 banks.	27 banks.
Capital stock	\$3,066,000.00	\$2, 766, 000. 00	\$2, 666, 900. 00	\$2, 666, 000. 00	\$2, 766, 000. 00
Surplus fund Undivided profits	779, 793. 37 748, 306. 94	808, 920, 63 714, 218, 00	798, 420. 63 763, 465. 96	817, 250, 00 689, 915, 39	812, 250. 00 737, 663. 67
Nat'l-bank circulation State-bank circulation	879, 817. 50	832, 167, 50	806, 527. 50	807, 637. 50	842, 737. 5 0
Due to national banks Due to State banks	164, 615. 31 243, 466. 46	139, 813, 87 232, 525, 20	113, 437, 72 216, 305, 22	$107, 142, 78 \\ 139, 277, 62$	114, 282. 90 233, 740. 65
Dividends unpaid	1, 425. 50	2, 844. 00	2, 202, 60	10, 548. 00	2, 550. 50
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	4, 813, 037. 88 33, 440. 94 16, 083. 93	5, 026, 131, 23 5, 658, 10 28, 312, 79	5, 042, 485. 31 18, 613. 20 19, 942. 94	4, 783, 061, 30 23, 082, 85 14, 722, 68	5, 133, 956. 11 9, 538. 57 44, 489. 42
Notes rediscounted Bills payable Other liabilities	118, 762, 81 29, 975, 02 3, 165, 52	140. 615. 62 35, 000. 00 980. 00	155, 629, 57 40, 000, 00 10, 100, 00	264, 110, 21 55, 000, 00 12, 460, 77	555, 522. 82 158, 000. 00 1, 320. 00
Total	10, 897, 891. 18	10, 733, 186. 94	10, 653, 130. 05	10, 390, 209. 10	11, 412, 052. 14

CITY OF SAVANNAH.

1	2 banks.	2 banks.	2 banks.	2 banks.	2 banks.
Capital stock	\$750, 000. 00	\$750, 000. 00	\$750, 000. 00	\$750,000.00	\$750, 000. 00
Surplus fund Undivided profits	261, 500. 00 40, 822. 94	225, 000. 00 22, 688. 66	225, 000. 00 35, 489. 51	225, 000. 00 23, 827. 90	225, 000. 00 37, 939. 00
Nat'l-bank circulation State-bank circulation	88, 735. 00	86, 775. 00	83, 695. 00	85, 025. 00	82, 325. 00
Due to national banks Due to State banks	47, 615. 23 70, 476. 84	83, 728. 10 117, 134. 42	106, 732, 94 86, 189, 39	83, 850. 05 81, 914. 37	29, 935. 52 71, 240. 34
Dividends unpaid	1, 103. 50	2, 401. 50	1, 309. 50	3, 476. 00	1, 488. 00
Individual deposits U. S. deposits Dep'ts U. S. dis. officers	655, 727, 00 8, 846, 54 45, 795, 19	624, 811, 62 12, 881, 63 53, 033, 36	610, 403, 07 6, 723, 88 59, 666, 30	605, 780, 56 18, 926, 97 39, 720, 79	564, 460, 52 17, 741, 49 40, 437, 28
Notes rediscounted Bills payable Other liabilities	125, 000. 00	100, 000. 00	100, 000, 00	32, 291, 59 50, 000, 00 61, 082, 54	8, 924. 77 50, 000. 00 61, 976. 62
Total	2, 095, 622. 24	2, 078, 454, 29	2, 065, 209. 59	2, 060, 895. 77	1, 941, 468. 54

FLORIDA.

	19 banks.	19 banks.	18 banks.	18 banks.	18 banks.
Capital stock	\$1,485,000.00	\$1, 485, 000.00	\$1, 435, 000. 00	\$1, 435, 000. 00	\$1,435,000.00
Surplus fund Undivided profits	375, 204, 14 207, 691, 92	388, 700. 00 183, 851. 83	363, 700, 00 172, 542, 22	379, 400, 00 153, 794, 85	379, 400. 00 185, 993. 91
Nat'l-bank circulation State-bank circulation	385, 850. 00	382, 000. 00	368, 110. 00	367, 430. 00	368, 500, 00
Due to national banks Due to State banks	174, 841, 39 171, 735, 43	166, 901, 74 196, 155, 67	155, 449, 50 176, 400, 76	178, 920. 94 176, 618. 10	161, 087. 37 158, 209. 02
Dividends unpaid	121.00	31.00	664. 00	2, 307. 50	29. 00
Individual deposits U. S. deposits Dep'ts U. S. dis. officers	4, 721, 914, 37 56, 153, 83 20, 376, 43	5, 185, 582. 87 45, 003. 02 30, 479. 51	4, 924, 619, 45 59, 219, 01 17, 209, 34	4, 478, 608. 67 52, 606, 88 15, 713. 35	3, 950, 134, 56 44, 940, 45 23, 290, 74
Notes rediscounted Bills payable Other liabilities	202, 182. 67 142, 600. 00	227, 956, 91 10, 000, 00 1, 057, 29	76, 017, 26 50, 450, 00 1, 067, 29	127, 729, 67 83, 450, 00 921, 74	127, 758, 14 100, 343, 99 7, 948, 74
Total	7, 943, 671. 18	8, 302, 719. 84	7, 800, 448. 83	7, 452, 501. 70	6, 942, 635. 92

ALABAMA.

7.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 1.	SEPTEMBER 28.
Resources.	27 banks.	26 banks.	26 banks.	26 banks.	26 banks.
Loans and discounts.	5, 498, 284, 58	5, 213, 479, 47	5, 546, 552, 52	5, 727, 744, 18	6, 319, 975, 37
Overdrafts	302, 575, 71	185, 323, 74	158, 330, 25	109, 680, 28	229, 405, 27
Bonds for circulation.	1, 108, 500, 00	1,008,500.00	1, 058, 500. 00	1, 118, 500, 00	1, 142, 000, 00
Bonds for deposits	100, 000, 00	100,000.00	100,000,00	109, 000, 00	100, 000, 00
U. S. bonds on hand	100, 000, 00	100, 000. 00	162, 000. 00	62, 000. 00	49, 000. 00
Premiums on bonds	123, 522, 29	119, 272, 29	117, 522, 29	110, 622, 29	111, 532, 29
Stocks, securities, etc	1, 148, 950, 76	1, 111, 369, 65	1, 182, 647, 44	1, 265, 572, 65	1, 272, 654, 88
Banking house etc	428, 773, 85	336, 236, 82	336, 218. 47	336, 789, 93	336, 182, 56
Real estate etc	206, 636, 63	204, 120, 42	203, 881, 16	208, 746, 45	220, 184, 12
Due from nat'l banks.	690, 100, 84	962, 294, 13	836, 934, 11	669, 069, 64	448, 018, 71
Due from State banks	270, 686, 41	452, 287, 71	384, 287, 43	270, 101, 53	239, 413, 85
Due from res've ag'ts	1, 042, 140, 31	1, 158, 203, 36	988, 678, 66	717, 291, 95	644, 345, 29
Cash items	30, 709, 75	22, 384. 15	14, 782. 66	30, 536, 10	21, 230, 76
Clear'g-house exch'gs	49, 634, 34	30, 550, 00	39, 419, 56	41, 820, 61	37, 885, 33
Bills of other banks.	98, 244, 00	116, 258. 00	93, 214, 00	81, 260, 00	102, 628, 00
Fractional currency	1, 947. 31	4, 707. 50	3, 006. 89	3, 652, 72	4,000.18
Specie	638, 708, 93	740, 888. 98	688, 681, 55	681, 618, 75	628, 448, 40
Legal-tender notes	358, 710, 00	302, 155, 00	264, 346, 00	283, 315. 00	249, 033, 00
U.S. cert's of deposit.					
5% fund with Treas	49, 600. 48	44, 703. 10	45, 411. 50	49, 611. 60	38, 121. 90
Due from U.S. Treas.	1, 070. 00	2, 519. 50	2, 143. 60	3, 740. 00	1, 815. 60
Total	12, 248, 796. 19	12, 215, 253, 82	12, 226, 558, 09	11, 871, 673. 68	12, 195, 875. 51

MISSISSIPPI.

	11 banks.	11 banks.	10 banks.	10 banks.	10 banks.
Loans and discounts.	\$1,843,822,74	\$1,775,821.85	\$1,569,722,52	\$1,644,076.58	\$1,830,828.41
Overdrafts	242, 698, 08	278, 120, 31	138, 186, 37	97, 432, 03	267, 522, 51
Bonds for circulation	263, 750, 00	263, 750, 00	238, 750, 00	238, 750, 00	238, 750, 00
Bonds for deposits					
U. S. bonds on hand		[
Premiums on bonds	13, 117. 50	11, 867, 50	11, 617, 50	10, 367, 50	10, 367, 50
Stocks, securities, etc.	258, 642, 11	254, 194, 35	319, 153, 74	306, 248, 47	341, 698, 10
Banking house, etc	93, 503, 74	93, 409, 54	89, 338, 54	89, 592, 95	89, 624, 95
Real estate, etc	84, 142, 10	83, 481, 71	91, 314, 41	91, 414, 41	92, 789, 21
Due frem nat'l banks.	158, 225, 64	215, 899, 70	180, 578, 15	149, 129, 09	127, 124, 67
Due from State banks	51, 180. 52	72, 673, 78	117, 262, 02	75, 887. 03	49, 596, 55
Due from res'veag'ts	469, 285. 86	662, 244, 22	481, 229, 50	281, 910, 18	105, 233, 31
Cash items	17, 744. 85	13, 929, 34	11, 971. 93	13, 579, 83	15, 113, 78
Clear'g-house exch'gs					
Bills of other banks	11, 839. 00	8, 548. 00	10, 557, 00	10, 318, 00	7, 080, 09
Fractional currency	1, 065. 24	4, 287, 11	3, 544, 76	3, 846, 97	2, 670. 14
Specie	125, 084. 70	160, 600. 20	131, 179, 78	133, 575. 80	100, 150. 35
Legal tender notes	179, 807. 00	187, 239. 00	162, 380. 00	153, 708. 00	149, 752, 00
U. S. cert's of deposit.	. 				
5% fund with Treas.	10,977.50	10, 857, 50	9, 321. 90	10, 102. 50	10, 262, 50
Due from U.S. Treas.			1, 100.00		50.00
Total	3, 824, 886. 58	4, 096, 924. 11	3, 558, 208. 12	3, 309, 939. 34	3, 438, 613, 98
				<u> </u>	·

LOUISIA NA.

	10 banks.	10 banks.	10 banks.	10 banks.	10 banks.
Loans and discounts.	\$1,627,873,75	\$1, 575, 996, 47	\$1, 731, 363, 72	\$1, 807, 004, 49	\$1,951,660,77
Overdrafts	431, 289, 76	294, 904, 45	239, 690, 52	182, 641, 32	329, 411, 70
Bonds for circulation.	240, 000. 00	240, 000, 00	240,000.00	240, 000. 00	240, 000, 00
Bonds for deposits					
U. S. bonds on hand					
Premiums on bonds	9, 850.00	9, 700. 00	9,700.00	9, 350, 00	9, 350, 00
Stocks, securities, etc	50, 618. 40	43, 276, 36	97, 743, 76	95, 088, 59	94, 586, 46
Banking house, etc	29, 571, 09	28, 162, 79	27,568.00	27, 070, 25	27,970,25
Real estate, etc	15,021,59	12,764.74	12, 838. 59	12, 844, 84	12, 844, 84
Due from nat Ibanks.	54, 937, 63	50, 887, 68	34, 238.39	30, 789, 54	30, 384, 24
Due from State banks	66, 091, 69	32, 006, 63	66, 426, 58	47, 373, 59	31, 142, 58
Due from res've ag'ts	361, 659. 26	843, 540, 81	684, 874, 28	365, 578, 73	176, 077, 01
Cash items	25, 905. 16	20, 272, 90	15, 670, 91	21, 246, 92	33, 584. 05
Clear'g house exch'gs					
Bills of other banks	15, 300, 00	18, 655, 00	16, 980, 00	16, 125, 00	14, 380, 00
Fractional currency	1,886,53	2, 472, 88	2,858,18	3, 612, 62	2, 915. 21
Specie	196, 402, 35	249, 653, 70	224,559.85	244, 181. 85	159, 115, 80
Legal tender notes	100, 040, 00	98, 791. 00	63, 437. 00	70, 039, 00	42, 652, 00
U.S. cert's of deposit.	· · · · · · · · · · · · · · · · · · ·				
5% fund with Treas.	10, 800, 00	10, 800, 00	10, 800, 00	10, 480, 00	10, 800, 00
Due from U. S. Treas.		1,000.00	120.00	<i></i>	
Total	3, 237, 247, 21	3, 532, 885, 41	3, 478, 869, 78	3, 182, 826, 74	3, 166, 874, 91

ALABAMA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	27 banks.	26 banks.	26 banks.	26 banks.	26 banks.
Capital stock	\$3, 644, 000, 00	\$3, 444, 000. 00	\$3, 444, 000. 00	\$3, 444, 000. 00	\$3, 485, 000. 00
Surplus fund Undivided profits	779, 124, 99 553, 961, 95	588, 977 . 6 2 527, 300. 23	588, 97 7. 62 525, 81 7. 89	602, 957. 62 503, 880. 35	582, 203. 55 524, 446. 31
Nat'l-bank circulation State-bank circulation	988, 760. 00	890, 560:00	933, 800. 00	991, 600. 00	1,009,010.00
Due to national banks Due to State banks	109, 124, 05 136, 440, 11	81, 607, 60 148, 572, 84	.119, 010. 70 117, 773. 02	77, 401. 12 88, 206, 43	151, 088. 91 91, 855. 30
Dividends unpaid	6, 209, 50	21, 447. 03	7, 682. 70	17, 931. 86	9, 211. 91
Individual deposits U. S. deposits Dep'ts U. S. dis.officers	5, 588, 009. 48 79, 761. 25 7, 359. 37	6, 261, 446, 48 79, 134, 80 13, 647, 12	6, 217, 909, 41 79, 997, 64 9, 868, 32	5, 672, 830, 29 77, 092, 95 7, 781, 94	5, 636, 171. 76 74, 863. 67 6, 548. 57
Notes rediscounted Bills payable Other liabilities	271, 042. 49 85, 000. 00	73, 560. 10 85, 000. 00	111, 810. 79 70, 000. 00	307, 991, 12 80, 000, 00	530, 414. 94 95, 000. 00 60. 59
Total	12, 248, 796. 19	12, 215, 253. 82	12, 226, 558. 09	11, 871, 673. 68	12, 195, 875, 51

MISSISSIPPI.

	11 banks.	11 banks.	10 banks.	10 banks.	10 banks.
Capital stock	\$955, 000. 00	\$955, 000. 00	\$855, 000. 00	\$855, 000. 00	\$855, 000. 00
Surplus fund Undivided profits	416, 175, 00 102, 595, 34	415, 012, 98 63, 934, 27	390, 012. 98 83, 821. 05	390, 270, 00 64, 801, 30	390, 270. 00 74, 013. 18
Nat'l-bank circulation State-bank circulation	236, 870. 00	232, 970. 00	205, 500. 00	206, 300. 00	210, 950. 00
Due to national banks Due to State banks	28, 855. 41 35, 618. 27	20, 718, 58 58, 032, 12	22, 906. 61 40, 563. 14	20, 481, 32 11, 281, 02	57, 765, 58 27, 712, 81
Dividends unpaid	2, 116. 00	3, 970. 00	3, 497. 00	8, 507. 00	2, 257. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	1, 925, 278. 88	2, 327, 286. 16	1, 956, 907. 34	1, 712, 456. 26	1, 610, 088. 51
Notes rediscounted Bills payable Other liabilities	42, 377. 68 80, 000. 00	20, 000. 00		29, 842, 44 11, 000, 00	161, 556, 90 46, 000, 00 3, 000, 00
Total	3, 824, 886. 58	4, 096, 924. 11	3, 558, 208. 12	3, 309, 939, 34	3, 438, 613, 98

LOUISIANA.

	10 banks.	10 banks.	10 banks.	10 banks.	10 banks.
Capital stock	\$760, 000. 00	\$760, 000. 00	\$760, 000. 00	\$760, 000. 00	\$760, 000. 00
Surplus fund	304, 000. 00 182, 804. 38	314, 000. 00 155, 863. 50	314, 000. 00 173, 009. 25	327, 000. 00 155, 046. 71	327, 000. 00 133, 008. 60
Nat'l-bank circulation State-bank circulation	213, 707. 50	211, 437. 50	210, 727. 50	212, 907. 50	214, 577. 50
Due to national banks Due to State banks	18, 666, 80 4, 282, 71	11, 124, 67 4, 938, 45	5, 822, 05 9, 315, 81	5, 318, 42 5, 143, 76	10, 137, 76 3, 973, 25
Dividends unpaid	2, 678, 00	1, 112.00	422.00	2, 119. 00	413. 00
Individual deposits U. S. deposits Dep'ts U.S.dis. officers	1, 726, 320. 14	2, 074, 400. 19	1, 987, 379. 35	1, 696, 631. 91	1, 579, 889. 74
Notes rediscounted Bills payable Other liabilities	12, 787. 68 12, 900. 00	9.10	18, 193. 82	15, 15 9. 44 3, 500. 00	63, 625, 06 74, 250, 00
Total	3, 237, 247. 21	3, 532, 885. 41	3, 478, 869. 78	3, 182, 826. 74	3, 166, 874. 91

Abstract of Reports since October 2, 1894,

CITY OF NEW ORLEANS.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	9 banks.				
Loans and discounts.	\$12, 070, 047. 39	\$11, 629, 106, 62	\$12, 035, 766, 91	\$12, 634, 007, 72	\$13, 177, 546, 77
Overdrafts	1, 039, 770, 18	928, 496, 52	728, 983, 06	451, 643, 07	759, 712, 64
Bonds for circulation.	900,000,00	900, 000. 00	900, 000. 00	900, 000: 00	900, 000, 00
Bonds for deposit					
U. S. bonds on hand	5, 650. 00	17, 100, 00	16, 450, 00	8, 100.00	10, 750, 00
Premiums on bonds	75, 000, 00	75, 912, 00	75, 960, 36	75, 379, 51	75, 699, 76
Stocks, securities, etc	4, 402, 302, 54	3, 523, 353, 11	2,778,707.63	3, 187, 411, 75	3, 308, 576, 61
Banking house, etc	668, 469, 31	668, 754, 85	668, 998, 70	673, 520, 45	674, 120, 45
Real estate, etc	74, 045, 39	67, 195, 25	57, 385, 25	64, 739, 25	77, 828, 25
Duefrom nat'l banks.	437, 780, 50	295, 392, 18	429, 142, 03	369, 004, 04	358, 414, 94
Due from State banks	179, 293, 22	173, 762, 48	448, 542, 28	206, 076, 66	398, 470, 80
Due from res've ag'ts	2, 249, 757, 90	2, 752, 075. 51	3, 253, 334, 98	2, 281, 406, 44	1, 736, 807, 15
Cash items	487, 234. 19	2, 350. 81	2, 765, 02	8, 185. 09	9, 369, 59
Clear'g-house exch'gs	1, 544, 950. 78	1, 161, 772, 90	1,001,662.29	934, 822. 74	814, 396, 70
Bills of other banks	76, 825, 00	117, 787, 00	75, 195, 00	103, 257, 00	86, 503. 00
Fractional currency	2, 719, 09	6, 586, 61	8, 755, 62	11, 293, 86	12, 576, 05
Specie	1, 770, 506, 20	2, 769, 077. 05	1, 543, 279, 50	1, 684, 814. 10	1, 636, 054, 10
Legal-tender notes	1, 361, 525, 00	1,661,955 00	1, 433, 217, 00	1, 382, 872. 00	1, 073, 260, 00
U.S. cert's of deposit.		. 			
5% fund with Treas.	40, 500, 00	40, 500, 00	40, 500. 00	40, 080, 00	38, 250, 00
Due from U.S. Treas.	1, 348, 50		¦	1, 800. 00	5, 920. 00
Total	27, 387, 725. 19	26, 791, 177. 89	25, 498, 645, 63	25, 018, 413. 68	25, 154, 256, 81

TEXAS.

	218 banks.	217 banks.	214 banks.	214 banks.	214 banks.
Loans and discounts.	\$39, 208, 786. 25	\$39, 640, 674, 42	\$40, 291, 876. 23	\$42, 401, 199. 45	\$45, 205, 987, 16
Overdrafts	5, 123, 641, 50	2, 847, 807, 47	2, 152, 706, 69	1,840,329.48	5, 982, 623, 31
Bonds for circulation.	5, 156, 650, 00	5, 144, 150.00	5, 200, 350, 00	5, 210, 850, 90	5, 195, 850, 00
Bonds for deposits	268, 000. 00	318, 000. 00	368, 000, 00	368, 000, 00	368, 000, 00
U.S. bonds on hand		100,000.00	100, 000. 00	100, 000, 00	50, 000, 00
Premiums on bonds	353, 848, 52	374, 452, 02	356, 304, 98	347, 128, 81	343, 203, 82
Stocks, securities, etc.	1, 339, 221, 87	1, 343, 580, 57	1, 517, 020, 84	1, 652, 022, 16	1, 276, 469, 71
Banking house, etc	2, 424, 814, 59	2, 370, 670. 63	2, 360, 545, 87	2, 354, 436, 69	2, 363, 117. 95
Real estate, etc	1,013,472.48	1, 092, 580, 91	1, 071, 990. 80	1,090,718.22	1, 116, 787, 38
Due from nat'l banks.	4, 496, 870, 97	4, 388, 490, 09	4, 015, 186, 39	2, 912, 752, 64	3, 332, 269, 55
Due from State banks	1, 222, 283. 02	1, 218, 997. 54	1, 234, 227. 19	688, 866, 60	897, 674, 22
Due from res've ag'ts	8, 552, 710. 88	8, 354, 194, 99	6, 582, 146, 22	4, 059, 351, 50	4, 259, 599, 93
Cash items	315, 583, 72	252, 120, 64	205, 350, 10	232, 447, 31	353, 915, 08
Clear'g-house exch'gs	282, 067. 08	184, 730, 99	142, 584, 62	143, 786, 03	143, 779, 07
Bills of other banks	695, 557, 00	707, 516, 00	603, 394. 00	482, 376, 00	463, 998. 00
Fractional currency	19, 558, 99	31, 109, 62	36, 351, 58	40, 792, 41	37, 598. 53
Specie	3, 410, 012, 77	4, 033, 006, 17	3, 702, 491, 45	3, 694, 862, 53	2, 658, 659, 25
Legal-tender notes	2, 941, 335, 00	2, 812, 461, 00	2, 475, 132, 00	2, 012, 873, 00	1, 891, 268. 00
	2, 341, 333.00	2, 012, 401.00	2, 410, 102.00	2,012,013.00	1, 001, 200.00
U. S. cert's of deposit.	229, 747, 50	220, 276, 50	228, 389, 89	228, 363, 90	225, 919, 40
5% fund with Treas.					
Due from U. S. Treas.	7, 136. 41	11, 839. 85	11, 890. 00	7, 970. 72	28, 031. 00
Total	77, 061, 298. 55	75, 446, 659. 41	72, 655, 938. 85	69, 869, 127, 45	76, 194, 751. 36

ARKANSAS.

	8 banks.	8 banks.	9 banks.	9 banks.	9 banks.
Loans and discounts.	\$2, 203, 688, 20	\$2, 145, 198. 82	\$2, 181, 997, 63	\$2, 212, 172, 21	\$2, 309, 666, 72
Overdrafts	214, 249, 56	71, 516, 77	67, 995, 67	50, 563, 71	48, 915, 57
Bonds for circulation.	238, 500. 00	239, 000, 00	289, 000, 00	289, 000. 00	289, 000. 00
Bonds for deposits				l	
U. S. bonds on hand					
Premiums on bonds.	8, 493, 25	7, 538, 71	10, 319, 71	10, 024, 25	10, 024, 25
Stocks, securities, etc	65, 862, 76	73, 713. 14	73, 512, 94	70, 486, 22	94, 913, 81
Banking house, etc	44, 411, 79	43, 714, 00	44, 526, 40	43, 961, 12	43, 849, 87
Real estate, etc	129, 435, 72	136, 808, 20	125, 284, 85	133, 349, 52	133, 052, 83
Due from nat'l banks.	130, 177 52	178, 751, 81	326, 668, 78	184, 143. 03	54, 651, 14
Due from State banks	29, 605, 19	34, 857, 41	37, 645, 03	52, 171, 95	51, 244, 80
Due from res've ag'ts	357, 789. 6 0	432, 721, 08	514, 172, 98	509, 379, 31	360, 120, 63
Cash items	9, 202. 18	22, 301, 61	11, 678, 89	7, 647, 17	15, 484, 92
Clear'g-house exch'gs	28, 743, 89	39, 206, 48	25, 172, 04	16, 983, 90	18, 885. 90
Bills of other banks	34, 348. 00	33, 762, 00	40, 004, 00	22,511.00	26, 040, 00
Fractional currency	435.60	1, 284, 53	1, 457, 63	1,842.05	1, 134, 42
Specie	154, 960, 15	194, 743, 70	220, 482, 25	135, 460, 13	142, 734, 70
Legal-tender notes	131, 987, 00	101, 314, 00	103, 304, 00	89, 078, 00	83, 180. 00
U. S. cert's of deposit.		· • • • • • • • • • • • • • • • • • • •			
5% fund with Treas.	10, 709, 50	10, 709, 50	8, 779, 50	12, 509, 50	11, 498, 50
Due from U.S. Treas	•••••	1, 300. 60		450.00	
Total	3, 792, 599. 91	3, 768, 441. 76	4, 082, 002, 30	3, 841, 733. 07	3, 694, 398. 06

CITY OF NEW ORLEANS.

T (-1.794)	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	9 banks.				
Capital stock	\$3,000,000.00	\$2,900,000.00	\$2,900,000,00	\$2,900,000.00	\$2, 900, 000. 00
Surplus fund Undivided profits	2, 308, 500, 00 467, 738, 63	2, 336, 711, 59 382, 469, 80	2, 336, 711, 59 498, 647, 68	2, 413, 500, 60 245, 631, 70	2, 413, 500. 00 319, 032. 91
Nat'l-bank circulation State-bank circulation	773, 845. 00	766, 645. 00	761, 345, 00	761, 145, 00	806, 395. 00
Due to national banks Due to State banks	1, 392, 307, 61 1, 286, 295, 43	1, 897, 780, 38 1, 937, 336, 82	1, 408, 296, 10 1, 340, 828, 52	1, 188, 033, 60 1, 030, 034, 75	644, 370, 31 625, 699, 39
Dividends unpaid	15, 970. 84	21, 284. 66	14, 888. 54	40, 209. 36	19, 191. 46
Individual deposits U. S deposits Dep'ts U.S.dis.officers	17, 588, 332. 44	15, 650, 309. 50	15, 855, 881, 71	16, 037, 836. 05	16, 459, 084. 42
Notes rediscounted Bills payableOther liabilities	203, 750. 38 350, 984. 86	203, 856, 22 694, 783, 92	144, 546. 10 237, 500. 39	177, 255. 44 224, 767. 78	279, 901. 29 450, 000. 00 237, 082. 03
Total	27, 387, 725. 19	26, 791, 177. 89	25, 498, 645. 63	25, 018, 413, 68	25, 154, 256. 81

TEXAS.

	218 banks.	217 banks.	214 banks.	214 banks.	214 banks.
Capital stock	\$22, 380, 000. 00	\$21, 855, 000. 00	\$21, 548, 320.00	\$21, 439, 160.00	\$21, 379, 730.00
Surplus fund Undivided profits	4, 910, 625, 43 2, 6 06, 838, 68	5, 009, 724, 97 1, 474, 349, 78	4, 908, 184, 55 1, 845, 017, 55	4, 947, 141. 71 1, 627, 550. 30	4, 945, 221. 40 1, 976, 615. 30
Nat'l-bank circulation State-bank circulation	4, 529, 635. 00	4, 479, 765. 00	4, 521, 915. 00	4, 547, 765. 00	4, 561, 340. 00
Due to national banks Due to State banks	3, 207, 791, 99 1, 219, 617, 14	3, 235, 034, 57 1, 185, 227, 54	2, 910, 755, 00 1, 054, 674, 78	2, 225, 601. 86 888, 602. 76	2, 236, 323. 45 805, 895. 73
Dividends unpaid	27, 027. 50	30, 563. 50	21, 350, 00	117, 639, 50	13, 197. 50
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	36, 242, 177, 66 167, 083, 22 98, 928, 60	36, 824, 006, 05 231, 342, 19 83, 175, 98	34, 225, 691, 49 228, 668, 82 74, 522, 99	31, 360, 100. 13 218, 645. 17 50, 475. 72	33, 252, 604. 02 193, 778. 97 127, 233. 24
Notes rediscounted Bills payable Other liabilities	1, 090, 175. 73 558, 099. 90 23, 297. 70	675, 737, 70 354, 607, 67 8, 124, 46	859, 378, 76 453, 936, 59 3, 523, 35	1, 599, 232, 68 841, 168, 20 6, 043, 42	3, 967, 460. 94 2, 700, 585. 56 34, 765. 25
Total	77, 061, 298. 55	75, 446, 659. 41	72, 655, 938. 85	69, 869, 127. 45	76, 194, 751. 36

ARKANSAS.

	8 banks.	8 banks.	9 banks.	9 banks.	9 banks.
Capital stock	\$1,050,000.00	\$1,050,000.00	\$1, 220, 000. 00	\$1,220.000.00	\$1, 220, 000. 00
Surplus fund Undivided profits	356, 924, 55 90, 133, 90	380, 424, 55 34, 350, 1 4	277, 424, 55 53, 374, 02	281, 924, 55 37, 394, 15	281, 924. 55 58, 379. 69
Nat'l-bank circulation State-bank circulation	206, 090. 60	212, 540. 00	232, 690. 00	249, 940. 00	259, 190. 00
Due to national banks Due to State banks	14, 708, 42 138, 625, 20	19, 056. 19 147, 157. 45	14, 388. 33 240, 192. 93	36, 499, 53 130, 417, 23	28, 546. 91 64, 843. 26
Dividends unpaid	6.00	780. 00		12, 121. 00	425.00
Individual deposits U. S. deposits Dep ts U.S. dis. officers	1, 802, 289, 05	1, 914, 063. 44	2, 017, 519. 55	1, 861, 696. 61	1, 742, 385. 65
Notes rediscounted Bills payable Other liabilities	53, 407, 54 80, 397, 50 17, 75	2, 395. 49 7, 597. 50 77. 00	19, 772, 92 6, 640, 00	6, 000, 00 5, 740, 00	30, 613. 00 8, 090. 00
Total	3, 792, 599, 91	3, 768, 441. 76	4, 082, 002. 30	3, 841, 733. 07	3, 694, 398. 00

KENTUCKY.

	DECEMBER 19.	MARCH 5.	may 7.	JULY 11.	SEPTEMBER 28.
Resources.	70 banks.	70 banks.	70 banks.	69 banks.	69 banks.
Loans and discounts.	\$18, 917, 564. 58	\$18, 713, 876, 20	\$18, 944, 329. 90	\$18, 969, 426, 79	\$18, 984, 615. 81
Overdrafts	280, 616, 00	275, 434, 80	272, 984, 68	253, 672, 95	300, 877. 88
Bonds for circulation.	3, 323, 500.00	3, 313, 500, 00	3, 313, 500, 00	3, 330, 500, 00	3, 361, 750.00
Bonds for deposits	525, 000, 00	525, 000, 00	525, 000. 00	525, 000, 00	525, 000. 00
U. S. bonds on hand	60, 400, 00	131, 400, 00	131, 500. 00	101, 500, 00	106, 000, 00
Premiums on bonds	187, 442, 50	182, 953, 90	186, 372. 14	201, 193, 40	185, 471, 53
Stocks, securities, etc.	736, 752, 68	660, 430, 60	679, 685, 76	713, 780. 67	684, 392, 86
Banking house, etc	617, 030, 43	603, 743, 87	612, 706, 19	603, 910. 94	619, 450, 22
Real estate, etc	123, 623, 86	138, 868, 73	149, 598, 57	150, 777, 70	168, 705, 92
Due from nat'lbanks.	445, 039, 85	402, 900. 87	318, 675, 93	370, 636, 82	456, 208, 83
Due from State banks	213, 993, 75	176, 518, 31	145, 101. 24	226, 342, 65	256, 409, 84
Due from res've ag'ts	1, 881, 095, 49	1, 734, 344, 35	1, 440, 465, 56	1, 710, 571, 26	1, 880, 880, 06
Cash items	90, 275.64	102, 712. 96	82, 726. 97	168, 901, 04	102, 256. 90
Clear'g-house exch'gs	179.77		121.71	3, 887.49	4, 231, 57
Bills of other banks	184, 744. 00	202, 060. 00	187, 511.00	218, 427, 00	189, 529, 00
Fractional currency	9, 436, 19	10, 653, 66	7, 997, 45	8, 705, 46	7, 228, 58
Specie	713, 146. 21	761, 080. 47	764, 994. 92	772, 123, 31	819, 163, 98
Legal-tender notes	559, 228. 00	536, 790. 00	534, 432.00	501, 851. 00	431, 955, 00
U.S. cert's of deposit.		·			
5% fund with Treas.	141, 314, 57	139, 903. 50	136, 066. 74	146, 023, 24	147, 738. 24
Due from U. S. Treas.	214.90	865.47	5, 462. 50	3, 112. 50	1, 682. 50
Total	29, 010, 598. 42	28, 613, 037. 96	28, 439, 233, 26	28, 980, 344, 22	29, 233, 548, 72

CITY OF LOUISVILLE.

	7 banks.				
Loans and discounts.	\$8, 445, 345. 63	\$8, 205, 836, 24	\$8, 430, 078. 88	\$8, 521, 752. 66	\$8, 623, 356, 37
Overdrafts	33, 520, 93	24, 149, 13	22, 309, 58	22, 862, 61	29, 522, 96
Bonds for circulation.	875, 000, 00	875, 000, 00	975, 000. 00	975, 000, 00	975, 000, 00
Bonds for deposits	500, 000, 00	500, 000. 00	500, 000, 00	500, 000. 00	500, 000, 00
U. S. bonds on hand			50,000.00		
Premiums on bonds	74, 734. 37	73, 234, 37	102, 484. 37	89, 984, 37	89, 984. 37
Stocks, securities, etc	204, 718, 50	225, 795, 20	299, 810, 07	468, 604, 98	403, 400, 91
Banking house, etc	201, 567, 55	200, 567, 55	195, 567, 55	195, 567, 55	195, 567, 55
Real estate, etc	47, 145, 04	46, 599, 27	37, 851. 04	24, 938, 04	24, 938, 04
Due from nat'l banks.	449, 780. 94	508, 381. 99	708, 645, 51	682, 264, 33	676, 645, 49
Due from State banks	230, 475, 46	172, 852. 44	197, 464, 97	208, 441. 34	217, 567, 76
Due from res've ag'ts	1, 127, 688. 64	1, 619, 090. 90	1, 464, 321, 57	1, 402, 366, 63	1, 147, 888, 79
Cash items	24, 845, 18	20, 057. 17	15, 299, 29	17, 432, 89	24, 395, 44
Clear'g-house exch'gs	54, 636, 99	74, 791, 28	69, 212, 04	75, 592, 26	69, 906, 19
Bills of other banks	70, 869, 00	77, 351. 00	96, 855, 60	59, 970. 00	71, 519, 00
Fractional currency	5, 255, 96	6, 110. 66	4, 160, 91	4, 751, 93	3, 965, 63
Specie	588, 497, 35	682, 431, 81	687, 450, 18	624, 324, 15	725, 846, 85
Legal-tender notes	558, 176, 00	829, 749, 00	773, 626, 00	591, 736, 00	657, 325, 00
U. S. cert's of deposit.	120, 000. 00				
5% fund with Treas.	39, 055. 00	39, 055, 00	43, 555, 00	43, 555.00	43, 555. 00
Due from U.S. Treas.	3, 500. 00	2,000.00	4,000.00	2,000.00	2, 000.00
Total	13, 654, 812, 54	14, 183, 053. 01	14, 677, 691, 96	14, 511, 144, 74	14, 482, 385, 35

TENNESSEE.

	48 banks.	48 banks.	48 banks.	48 banks.	48 banks.
Loans and discounts.	\$18, 435, 306, 67	\$17, 385, 603, 00	\$17,746,585.05	\$17, 583, 761, 60	\$18, 051, 771, 99
Overdrafts	348, 772, 26	313, 523, 41	319, 120, 13	242, 953, 59	259, 023, 29
Bonds for circulation.	1, 300, 250, 60	1, 315, 750, 00	1, 340, 750, 00	1, 360, 490, 00	1, 360, 490, 00
Bonds for deposits	300, 000, 00	300,000.00	300,000,00	300, 000, 00	300, 000, 00
U.S. bonds on hand	65, 000, 00	50, 000. 00	120, 000, 00	100, 000, 00	150, 000, 00
Premiums on bonds	119, 833, 83	119, 414, 63	135, 899, 38	134, 996, 88	140, 121, 88
Stocks, securities, etc	1, 169, 351, 49	1, 155, 266, 37	1, 160, 964, 77	1, 139, 347, 47	1, 153, 196, 38
Banking house, etc.	834, 376, 28	812, 912, 70	832, 739, 45	932, 423, 45	931, 318, 67
Real estate, etc	490, 894, 63	589, 014, 23	613, 435, 74	584, 799, 39	588, 238, 70
Due from nat'l banks.	940, 696, 10	1, 100, 374. 99	1, 023, 497, 69	1, 132, 764, 36	865, 655, 63
Due from State banks	418, 468, 75	444, 496, 34	303, 539, 67	259, 734, 41	236, 491, 20
Due from res've ag'ts	2, 977, 918, 38	3, 457, 508, 10	3, 212, 179, 27	2, 970, 847, 36	2, 348, 531, 27
Cash items	195, 491, 41	197, 982, 93	135, 015, 48	186, 886, 21	134, 499, 00
Clear'g-house exch'gs	153, 566, 23	156, 091, 23	217, 438, 83	128, 965, 34	130, 693, 38
Bills of other banks	235, 054. 00	292, 845, 00	293, 619, 00	317, 344, 00	216, 046, 00
Fractional currency	13, 598. 03	13, 419, 94	22, 197. 17	16, 647, 07	11, 388. 21
Specie	1,006,048.25	1, 415, 051. 70	1, 434, 569, 35	1, 641, 893, 71	1, 341, 352, 10
Legal-tender notes	945, 761.00	1, 061, 569, 00	1, 191, 345, 00	1, 284, 501. 00	835, 063, 00
U.S. cert's of deposit.					
5% fund with Treas	58, 261. 00	58, 326, 40	59, 589, 50	60, 549, 50	59, 841, 08
Due from U.S. Treas.	11, 323. 50	3, 550, 00	12, 193. 58	7, 405. 58	6, 250. 00
Total	30, 019, 971. 81	30, 272, 699. 97	30, 474, 670. 06	30, 386, 310, 92	29, 119, 971, 78

KENTUCKY.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	70 banks.	70 banks.	70 banks.	69 banks.	69 banks.
Capital stock	\$9,702,900.00	\$9, 557, 900. 00	\$9, 557, 900. 00	\$9, 507, 900.00	\$9, 507, 900. 00
Surplus fund Undivided profits	2, 586, 040, 71 871, 340, 66	2, 570, 568, 94 614, 208, 57	2, 568 , 413 , 89 779, 088, 1 5	2, 578, 095, 06 579, 591, 08	2, 578, 095. 06 750, 521. 52
Nat'l-bank circulation State-bank circulation	2, 978, 897. 50	2, 951, 347. 50	2, 950, 020.00	2, 978, 480. 00	3,004,180.00
Due to national banks Due to State banks	426, 091, 51 324, 377, 63	331, 489. 01 304, 266. 15	274, 087, 69 298, 132, 09	394, 030, 23 401, 536, 53	472, 503, 14 460, 962, 58
Dividends unpaid	17, 856, 00	17, 739, 00	14, 350. 00	44, 875. 50	16, 281. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	11, 389, 558, 90 521, 889, 08 9, 390, 93	11, 556, 907. 44 497, 390. 73 22, 369. 69	11, 141, 845, 50 500, 527, 46 18, 830, 26	11, 789, 541, 82 464, 415, 68 15, 711, 13	11, 760, 082. 99 464, 310. 44 8, 201. 09
Notes rediscounted Bills payable Other liabilities	102, 922, 17 71, 500, 00 7, 833, 33	52, 517, 60 63, 000, 00 43, 333, 33	210, 633, 22 69, 000, 00 56, 405, 00	119, 187, 41 44, 500, 00 62, 479, 78	120, 997. 60 34, 000. 00 55, 513. 30
Total	29, 010, 598. 42	28, 613, 037. 96	28, 439, 233. 26	28, 980, 344. 22	29, 233, 548. 72

CITY OF LOUISVILLE.

	· · · - · · - · · · · · · · · · · ·							
	7 banks.	7 banks.	7 banks.	7 banks.	7 banks.			
Capital stock	\$3,601,590.00	\$3,601,500.00	\$3,601,500.00	\$3,601,500.00	\$3,601,500.00			
Surplus fund Undivided profits	684, 900, 00 252, 311, 76	713, 400, 00 199, 488, 34	713, 400, 00 218, 855, 90	720, 900, 00 162, 260, 46	720, 900, 00 222, 374, 41			
Nat'l-bank circulation State-bank circulation	782, 100. 00	782, 100. 00	872, 100. 00	872, 100. 00	871, 080. 00			
Due to national banks Due to State banks	1, 909, 587, 99 1, 451, 946, 36	2, 311, 358, 27 1, 557, 830, 62	2, 310, 008, 69 1, 430, 081, 34	2, 336, 602. 21 1, 673, 142. 91	2, 178, 700, 99 1, 921, 886, 47			
Dividends unpaid	5, 860. 00	4, 976. 50	5, 903. 50	12, 666. 25	5, 019, 25			
Individual deposits U. S. deposits Dep'ts U.S.dis. officers	4, 466, 620, 43 383, 435, 51 116, 550, 49	4, 514, 271, 13 415, 286, 70 82, 841, 45	5, 025, 152, 43 414, 010, 29 86, 679, 81	4, 675, 824, 88 356, 513, 66 93, 457, 24	4, 506, 092, 10 273, 955, 10 171, 099, 90			
Notes rediscounted Bills payable Other liabilities				6, 177. 13	9, 777. 13			
Other habilities				0, 177. 13	5, 777. 13			
Total	13, 654, 812. 54	14, 183, 053, 01	14, 677, 691. 96	14, 511, 144. 74	14, 482, 385, 35			

TENNESSEE.

	48 banks.	48 banks.	48 banks.	48 banks.	48 banks.
Capital stock	\$8, 725, 000. 00	\$8, 325, 000. 00	\$8, 325, 000. 00	\$8, 325, 000, 00	\$8, 325, 000. 00
Surplus fund Undivided profits	1,885,309.90 928,234.00	1, 843, 979, 93 764, 840, 76	1, 841, 979, 93 845, 540, 82	1, 868, 925, 36 751, 283, 07	1, 867, 925, 36 851, 313, 83
Nat'l-bank circulation State-bank circulation		1, 174, 670. 00	1, 192, 940. 00	1, 209, 190, 00	1, 203, 830. 00
Due to national banks Due to State banks	1, 391, 458. 78 1, 580, 309. 06	1, 436, 738. 45 1, 957, 215. 38	1, 070, 064. 72 1, 826, 401, 60	1, 076, 048. 70 1, 929, 141. 40	1, 216, 162, 95 1, 445, 206, 15
Dividends unpaid	4, 101. 00	3, 178. 00	2, 625. 00	35, 203, 00	3, 789. 00
Individual deposits U. S. deposits Dep'ts U.S.dis. officers	13, 634, 958, 31 160, 942, 62 110, 554, 05	14, 387, 387, 58 163, 571, 80 120, 126, 99	14, 658, 161, 13 175, 580, 47 100, 988, 66	14, 569, 207, 96 164, 290, 73 92, 439, 62	13, 668, 124, 08 137, 658, 78 118, 948, 76
Notes rediscounted Bills payable Other liabilities	297, 574, 89 139, 156, 25 302, 95	59, 476, 81 36, 156, 25 358, 02	110, 247, 29 283, 500, 00 41, 640, 44	68, 263, 41 262, 437, 50 34, 880, 17	48, 785, 37 225, 000, 00 8, 227, 50
Total	30, 019, 971. 81	30, 272, 699. 97	30, 474, 670. 06	30, 386, 310. 92	29, 119, 971. 78

Abstract of Reports since October 2, 1894, OHIO.

Resources.	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	222 banks.	222 banks.	223 banks.	223 banks.	222 banks.
Loans and discounts.	\$67, 216, 895. 22	\$68, 264, 193. 46	\$68,654,642.76	\$69, 548, 239. 31	\$70, 390, 702, 45
Overdrafts	455, 670, 01	509, 283. 91	447, 259. 35	525, 190. 88	519, 960, 07
Bonds for circulation.	10, 206, 850, 00	10, 376, 850. 00	10, 480, 350, 00	10, 582, 850, 00	10, 592, 850. 00
Bonds for deposits	528, 000, 00	528, 000, 00	528, 000. 00	528, 000, 00	528, 000. 00
U.S. bonds on hand	730, 950. 00	545, 400. 00	491, 050. 00	458, 900. 00	549, 950, 00
Premiums on bonds	683, 261, 99	648, 830. 57	642, 915, 60	641, 290, 39	674, 845, 29
Stocks, securities, etc.	5, 818, 020, 27	5, 790, 333, 25	5, 988, 073, 75	5, 976, 708, 18	6, 223, 512, 78
Banking house, etc	1, 979, 522, 49	2, 007, 606, 19	2, 022, 032, 03	2, 058, 993, 80	2, 050, 883, 69
Real estate, etc	743, 046, 89	797, 603. 13	942, 264, 69	949, 349, 07	998, 494, 01
Due from nat'l banks.	1, 918, 372, 01	2, 102, 064, 88	1, 729, 226, 23	1, 615, 183, 42	1, 950, 434, 45
Due from State banks	572, 671. 49	567, 659. 41	506, 833, 78	554, 905. 89	553, 492, 80
Duefrom res've ag'ts	9, 048, 680, 63	8, 341, 107, 73	8, 728, 285, 75	9, 128, 782, 98	8, 281, 674, 02
Cash items	561, 317, 00	566, 525. CG	543, 396, 28	508, 258, 37	639, 733, 44
Clear'g-house exch'gsi	112, 289, 12	84, 169, 78	182, 661, 36	122, 760, 75	105, 409, 92
Bills of other banks	942, 447, 00	1, 123, 482, 00	1, 179, 234, 00	1, 082, 510, 00	960, 261, 00
Fractional currency.	39, 039, 30	46, 596, 28	49, 418, 21	48, 120, 25	40, 314, 36
Specie	4, 912, 724, 87	5, 088, 326. 70	5, 217, 060. 43	5, 134, 867, 28	4, 884, 636, 50
Legal-tender notes	2, 684, 069, 00	3,004,036.00	2, 997, 214, 00	2, 798, 655, 00	2, 683, 643, 00
U. S. cert's of deposit.					l
5% fund with Treas.	435, 932. 34	441, 254. 61	440, 253, 85	449, 399, 95	443, 924, 32
Due from U.S. Treas.	15, 316, 46	21, 852. 22	23, 731. 95	117, 796, 77	98, 565. 18
Total	109, 605, 076, 09	110, 855, 175. 78	111, 793, 904. 02	112, 830, 762, 29	113, 171, 287. 28

CITY OF CINCINNATI.

	13 banks.	13 banks.	13 banks.	13 banks.	13 banks.
Loans and discounts.	\$25, 811, 580, 50	\$27, 462, 249. 80	\$25, 845, 594, 46	\$26, 612, 426. 64	\$26, 308, 384, 97
Overdrafts	13, 829, 30	12,014.37	24, 119, 24	21, 167, 53	29, 863, 85
Bonds for circulation.	2, 949, 000, 00	2, 962, 000, 00	3, 162, 000, 00	3, 212, 000. 00	3, 462, 000, 00
Bonds for deposits	850, 000, 00	850, 000. 00	850, 000. 00	1, 450, 000, 00	850, 000. 00
U. S. bonds on hand	433, 550, 00	1, 250, 100, 00	1, 349, 850.00	346, 000, 00	627, 800.00
Premiums on bonds	411, 069, 52	490, 691, 80	705, 513. 24	634, 921, 94	614, 413, 80
Stocks, securities, etc.	4, 338, 456, 34	3, 886, 912, 69	3, 614, 414, 88	3, 152, 497, 89	3, 501, 466, 33
Banking house, etc	• 361, 850, 86	359, 752, 56	359, 752, 56	359, 778, 56	359, 881, 56
Real estate, etc	51, 246, 85	51, 247. 85	51, 272. 85	50, 398. 90	50, 598. 90
Due from nat'lbanks.	2, 573, 182, 85	1, 887, 919. 71	1,849,844.06	2, 180, 734, 18	2, 246, 643, 80
Due from State banks	773, 424, 21	691, 812. 27	632, 551, 78	788, 426, 04	685, 923, 73
Due from res've ag'ts	3, 996, 959. 71	3, 240, 374, 61	3, 384, 875, 54	3, 462, 501. 45	3, 145, 816, 66
Cash items	153, 640, 92	163, 267. 13	206, 940. 38	143, 575, 66	148, 348, 15
Clear'g-house exch'gs	213, 606. 70	217, 631, 90	211, 745. 10	238, 345. 21	216, 096, 25
Bills of other banks	288, 456, 00	171 , 19 0. 00	249, 108. 00	273, 279.00	218, 736. 00
Fractional currency	4, 403. 05	3, 589. 92	3, 041. 39	3, 968. 90	2, 346, 32
Specie	1, 900, 960. 54	1, 479, 646, 42	1, 618, 639. 75	2, 035, 135, 17	1, 801, 374, 83
Legal-tender notes	2, 161, 855.00	2, 090, 788. 00	2, 482, 388. 00	2, 086, 260, 00	1, 785, 113, 00
U.S. cert's of deposit.	980, 000. 00	940, 000. 00	850, 000. 00	770, 000. 00	580,000.00
5% fund with Treas.	132, 705, 00	133, 030, 00	110, 360.00	144, 540. 00	155, 790.00
Due from U. S. Treas.	9, 185. 00	2, 800. 00	8, 100. 00		
Total	48, 408, 962. 35	48, 347, 019. 03	47, 570, 114. 33	47, 965, 957. 07	46, 790, 598. 15

CITY OF CLEVELAND.

	11 banks.	11 banks.	11 banks.	12 banks.	12 banks.
Loans and discounts.	\$24, 581, 792. 43	\$25, 897, 208. 20	\$25, 652, 977, 75	\$25, 476, 447. 46	\$26, 948, 529, 43
Overdrafts	83,777.31	67, 894, 30	45, 178, 54	51, 710, 25	38, 622, 12
Bonds for circulation.	1, 140, 000. 00	1, 140, 000. 00	1, 140, 000.00	1, 190, 000. 00	1, 220, 000, 60
Bonds for deposits	60,000.00	60, 000. 00	60, 000, 00	60, 000. 00	60,000.00
U.S. bonds on hand	120, 000. 00	125, 000.00	120, 000. 00	120, 000, 00	120,000.00
Premiums on bonds	56 , 730. 50	56, 590. 25	54, 911. 75	58, 836, 75	58, 836. 75
Stocks, securities, etc.	591, 985, 92	628, 585. 92	605, 917. 92	629, 967. 92	762, 115, 53
Banking house, etc	505, 500, 00	505, 500. 00	504, 500. 00	512, 175. 38	514, 642, 17
Real estate, etc	252, 829, 62	252, 829. 62	252, 829, 62	236, 829, 62	262, 544, 06
Due from nat'l banks.	1, 845, 363, 28	1, 783, 664. 64	1,639,074.01	1, 915, 918. 93	1, 995, 051. 63
Due from State banks	688, 827. 73	702, 880. 95	640, 718. 71	894, 194. 17	758, 398 15
Due from res've ag'ts	3, 490, 858. 02	2, 544, 325. 65	1, 721, 535. 63	3, 476, 563, 73	2, 878, 650, 62
Cash items	80, 865. 75	59, 874. 75	155, 385, 11	83, 688. 41	82, 796. 40
Clear'g-house exch'gs	178, 011. 64	166, 580. 10	208, 957, 57	443, 847. 60	265, 912, 26
Bills of other banks	99, 518. 00	115, 286. 00	110, 943. 00	155, 986. 00	67, 068. 00
Fractional currency.	7, 257, 82	5, 415, 83	10, 464, 65	5, 256. 21	4, 875. 32
Specie	1, 828, 387, 50	1, 867, 500. 50	1, 957, 250. 50	1, 971, 922. 48	1, 907, 663, 20
Legal-tender notes	1, 097, 000, 00	1, 005, 000. 00	1, 228, 500. 00	1, 207, 000. 00	721, 500. 00
U.S. cert's of deposit.					
5% fund with Treas.	50, 500. 00	49, 750, 00	51, 300. 00	50, 700. 20	52, 230. 00
Due from U.S. Treas.	26, 240. 00	17, 000. 00	12, 097. 90	10, 000. 00	17, 452, 10
Total	36, 785, 445. 52	37, 050, 886. 71	36, 172, 542. 66	38, 551, 045. 11	38, 736, 887. 74

OHIO.

T. 1.000	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	222 banks.	222 banks.	223 banks.	223 banks.	222 banks.
Capital stock	\$27, 774, 330. 00	\$27, 750, 100.00	\$27, 776, 911.00	\$27, 839, 288. 65	\$27, 745, 338. 65
Surplus fund	7, 904, 465, 97	7, 890, 710, 12	7, 927, 997, 25	8, 049, 959, 52	8, 073, 633. 47
Undivided profits	2, 298, 054, 90	2, 220, 248, 18	1, 995, 859, 62	2, 031, 668, 87	2, 469, 195. 44
Nat'l-bank circulation		9, 142, 952. 50	9, 268, 027. 50	9, 383, 090. 00	9, 425, 655. 00
State-bank circulation		688. 00	688. 00	688. 00	688. 00
Due to national banks	1, 595, 937. 73	1, 475, 159. 56	1, 556, 071, 40	1, 694, 786, 09	1, 790, 625. 54
Due to State banks	959, 759. 78	1, 181, 109. 59	1, 113, 933, 86	1, 127, 403, 16	1, 078, 707. 58
Dividends unpaid	27, 578. 84	21, 837. 90	122, 501. 91	66, 338. 34	17, 980. 09
Individual deposits	58, 982, 381, 13	60, 081, 852. 88	60, 779, 261, 43	61, 326, 401, 01	61, 049, 111, 18
U. S. deposits	267, 714, 44	339, 121. 10	218, 728, 12	261, 189, 59	282, 130, 09
Dep'ts U.S.dis.officers	184, 689, 47	66, 729. 89	309, 755, 67	306, 713, 48	248, 191, 78
Notes rediscounted	244, 021, 50	417, 686, 72	455, 328, 19	438, 473, 93	521, 644. 14
Bills payable	118, 560, 60	119, 000, 00	111, 180, 00	115, 275, 36	186, 500. 00
Other liabilities	146, 666, 83	147, 979, 34	157, 660, 07	189, 486, 29	281, 886. 32
Total	109, 605, 076. 09	110, 855, 175. 78	111, 793, 904. 02	112, 830, 762. 29	113, 171, 287. 28

CITY OF CINCINNATI.

	13 banks.	13 banks.	13 banks.	13 banks.	13 banks.
Capital stock	\$8,400,000.00	\$8, 400, 000. 00	\$8, 400, 000.00	\$8, 400, 000, 00	\$8, 400, 000. 00
Surplus fund Undivided profits	2, 6 90, 00 0 . 00 1, 095, 415. 91	2, 690, 000. 00 1, 086, 272. 52	2, 720, 000. 00 804, 671. 41	2, 755, 000, 00 979, 708, 43	2, 755, 000. 00 1, 159, 944. 09
Nat'l-bank circulation State-bank circulation	2, 522, 460. 00	2, 570, 400. 00	2, 768, 470. 00	2, 777, 000, 00	3, 045, 700. 00
Due to national banks Due to State banks	8, 419, 989, 05 3, 546, 863, 03	8, 420, 703, 86 4, 257, 469, 46	7, 612, 323, 87 3, 956, 442, 65	7, 215, 348, 18 3, 587, 162, 82	6, 233, 837. 52 3, 307, 726. 89
Dividends unpaid	4, 240. 00	1, 575. 00	96, 211. 50	4, 160. 00	2, 237. 50
Individual deposits U. S. deposits	20, 316, 165. 79 817, 128. 57	19, 433, 413, 48 833, 284, 21	18, 743, 670, 70 855, 886, 15	20, 061, 940, 08 745, 962, 56	19, 868, 727. 09 745, 962. 56
Notes rediscounted					
Bills payableOther liabilities	596, 700. 00	653, 900. 00	265, 000, 00 1, 347, 438, 05	100, 000. 00 1, 339, 675. 00	349, 000. 00 922, 46 2 . 50
Total	48, 408, 962. 35	48, 347, 019. 03	47, 570, 114. 33	47, 965, 957. 07	46, 790, 598. 15

CITY OF CLEVELAND.

	11 banks.	11 banks.	11 banks.	12 banks.	12 banks.
Capital stock	\$9, 050, 000. 00	\$9, 050, 000, 00	\$9,050,000.00	\$9, 341, 810.00	\$9, 300, 000. 00
Surplus fund Undivided profits	1, 937, 000, 00 594, 398, 37	1, 937, 000. 00 650, 778. 55	1, 980, 000. 00 495, 575. 77	1, 980, 000, 00 597, 955, 33	1, 980, 000. 00 719, 767. 79
Nat'l-bank circulation State-bank circulation	956, 950, 00	981, 880. 00	983, 860. 00	973, 200, 00	1, 041, 310. 00
Due to national banks Due to State banks	2, 946, 422, 93 1, 645, 719, 26	2, 657, 806, 57 1, 889, 493, 63	2, 684, 870, 32 1, 825, 026, 24	2, 523, 116, 76 2, 041, 806, 97	2, 773, 503. 70 2, 071, 506. 44
Dividends unpaid	1, 487. 00	1, 360. 00	69, 417. 25	1, 263, 00	1, 218. 00
Individual deposits U. S. deposits	18, 737, 330, 77 43, 124, 81 16, 814, 04	18, 529, 260, 23 35, 746, 21 24, 885, 28	17, 632, 539, 43 13, 867, 79 48, 583, 57	20, 031, 456, 45 30, 026, 08 25, 025, 79	19, 448, 822, 01 24, 374, 46 30, 249, 72
Notes rediscounted Bills payable Other liabilities	160, 000. 00 696, 198. 34	102, 736, 24 500, 000, 00 690, 000, 00	82, 736, 24 615, 000, 00 691, 066, 05	50, 218, 45 260, 000, 00 695, 166, 28	625, 000, 0 0 721, 13 5 . 62
Total	36, 785, 445. 52	37, 050, 886. 71	36, 172, 542, 66	38, 551, 045. 11	38, 736, 887. 74

INDIANA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	september 28.
Resources.	114 banks.	114 banks.	114 banks.	114 banks.	114 banks.
Loans and discounts. Overdrafts Bonds for circulation. Bonds for deposits U. S. bonds on hand. Premiums on bonds. Stocks, securities, etc Banking house, etc Real estate, etc Due from nat'l banks. Due from res'voag ts Cash items	\$32, 894, 981, 55 348, 776, 26 4, 870, 050, 00 200, 000, 00 568, 550, 00 310, 955, 99 2, 871, 116, 43 1, 312, 887, 09 485, 830, 43 2, 947, 469, 74 711, 050, 86 7, 471, 031, 96 303, 437, 84 157, 242, 14	\$33, 311, 515, 20 328, 464, 21 4, 867, 550, 00, 000, 00 502, 400, 00 502, 400, 00 274, 904, 54 3, 021, 517, 59 1, 299, 745, 21 480, 283, 00 2, 982, 401, 12 782, 564, 97 6, 855, 380, 47 233, 991, 72 106, 808, 72	\$34, 389, 138, 05 368, 786, 48 5, 012, 550, 00 207, 000, 00 592, 500, 00 297, 724, 27 2, 876, 568, 03 1, 302, 905, 94 498, 795, 60 3, 114, 345, 12 974, 585, 26 7, 392, 273, 65 319, 852, 6 119, 852, 6	\$34, 962, 649, 05 325, 745, 89 5, 072, 550, 00 200, 000, 00 544, 100, 00 299, 839, 05 3, 006, 118, 38 1, 301, 157, 61 499, 208, 10 2, 422, 475, 46 763, 426, 22 5, 331, 157, 68 297, 119, 44 402, 115, 54	\$35, 120, 914, 49 362, 940, 48 5, 982, 550, 60 200, 000, 00 562, 450, 00 366, 489, 19 3, 249, 248, 57 1, 301, 531, 60 511, 353, 01 2, 230, 660, 96 4, 748, 361, 62 513, 972, 90 115, 972, 91 9, 179, 90
Bills of other banks Fractional currency Specie	1, 094, 049, 00 25, 654, 21 4, 245, 180, 58	1, 003, 074, 00 28, 018, 73 4, 361, 435, 01	1, 418, 282, 00 26, 400, 92 4, 663, 699, 47	1, 324, 599, 00 29, 695, 71 4, 812, 122, 23	1, 118, 691, 00 27, 225, 88 4, 720, 234, 90
Legal tender notes U. S. cert's of deposit. 5% fund with Treas. Due from U. S. Treas.	1,770, 293. 00 203, 118. 61	1,719,444.00 203,455.61 13,904.13	1, 923, 312. 00 201, 640. 55 12, 525. 09	1, 920, 854. 00 212, 655. 31 18, 435. 85	1, 582, 733. 00 207, 341. 11 38, 094. 94
Total	62, 807, 821. 09	62, 725, 958. 23	65, 695, 301. 40	63, 746, 024, 51	62, 431, 175, 82

ILLINOIS.

	196 banks.	196 banks.	197 banks.	198 banks.	199 banks.
Loans and discounts.	\$46, 080, 582, 40	\$47, 914, 074, 05	\$48, 257, 029, 77	\$49, 221, 095. 41	\$50, 168, 024, 52
Overdrafts	861, 357. 37	898, 460, 97	875, 218, 11	883, 247, 71	884, 628, 63
Bonds for circulation.	5, 671, 750, 00	5, 621, 750, 00	5, 821, 750, 00	5, 819, 250, 00	5, 811, 750, 00
Bonds for deposits	955, 000, 00	955, 000, 00	955, 000, 00	955, 000. 00	955, 000, 00
U. S. bonds on hand	188, 050, 00	242, 700, 00	211, 300, 00	190, 100. 00	230, 400. 00
Premiums on bonds	377, 075, 16	375, 425, 62	404, 470, 62	393, 856. 96	391, 883, 58
Stocks, securities, etc	5, 713, 095, 28	5, 832, 510. 97	5, 673, 767, 72	5, 682, 827, 89	5, 884, 199. 79
Banking house, etc	2, 043, 622, 93	2,060,719.64	2, 065, 344, 14	2, 083, 240. 22	2, 092, 198, 62
Real estate, etc	683, 272, 09	654, 564, 23	641, 885. 88	722, 802. 58	746, 047. 24
Due from nat'l banks.	1, 169, 264, 57	1, 223, 631. 45	1, 271, 861, 33	1, 379, 710. 84	1, 207, 833. 46
Due from State banks	408, 795, 69	390, 872, 14	332,853.36	383, 412. 49	418, 465. 99
Due from res've ag'ts	8, 399, 479. 08	9, 870, 519. 01	9, 664, 313. 19	9, 742, 594, 23	7, 538, 970. 27
Cash items	401, 710. 62	575, 371. 76	450, 402. 79	371, 117, 79	383, 939. 53
Clear'g-house exch'gs	96,545.23	162, 420, 43	90,501.81	126, 951. 36	89, 388, 86
Bills of other banks	865 445.00	1, 006, 654, 00	966, 326. 00	883, 350, 00	681, 720. 00
Fractional currency	32,074.91	38, 175, 24	37, 203, 06	37, 351. 19	36, 344. 01
Specie	3,932,820.94	4, 103, 313. 93	4 , 16 6, 7 3 4 . 8 7	4, 284, 667. 82	4, 194, 701. 56
Legal-tender notes	1, 693, 344, 00	1, 792, 484, 00	1, 869, 972. 00	1, 778, 615, 00	1, 549, 212. 00
U.S. cert's of deposit.	65,000.00	65, 000. 00	75, 000. 00	75, 000. 00	10, 000. 00
5% fund with Treas.	250, 920, 00	248, 571 25	254,997.25	257, 660, 50	256, 032, 50
Due from U.S. Treas.	16, 184. 79	12, 762. 85	12, 683. 59	11, 007. 84	9,941.94
Total	79, 905, 390. 06	84, 044, 981. 54	84, 098, 715. 49	85, 282, 859. 83	83, 540, 682, 50

CITY OF CHICAGO.

,,,,	21 banks.	21 banks.	21 banks.	21 banks.	21 banks.
Loans and discounts.	\$94,092,364.03	\$95, 800, 751, 00	\$98, 851, 418. 34	\$97, 805, 658. 09	\$93, 032, 873, 79
Overdrafts	311, 918. 30	350, 797, 75	301, 067. 23	261, 405. 69	312, 182, 28
Bonds for circulation.	1,650,000.00	1,650,000.00	1,650,000.00	1,650,000.00	1,650,000.00
Bonds for deposits	550, 000, 00	550, 000. 00	550, 000. 00	550, 000. 00	550, 000, 00
U. S. bonds on hand	938, 500. 00	1, 035, 550, 00	736, 850. 00	511, 200, 00	131, 850.00
Premiums on bonds	139, 423. 44	135, 721, 43	132, 971, 43	116, 495, 59	132, 477. 74
Stocks, securities, etc	6, 144, 721. 41	5, 614, 775. 72	5, 376, 360, 82	5, 357, 160. 62	5, 252, 619, 98
Banking house, etc	818, 315, 90	824, 437, 49	828, 658, 98	834, 545, 41	834, 788, 88
Real estate, etc	826, 103. 39	863, 303, 35	919, 361. 64	986, 924. 65	856, 548. 18
Due from nat'l banks.	13, 559, 122, 39	13, 676, 642, 73	13, 868, 035, 29	14, 227, 366, 83	13, 252, 212, 53
Due from Statebanks	4,054,519.32	4, 642, 722. 90	4, 795, 501. 45	4, 032, 456, 75	3, 934, 612, 52
Due from res've ag'ts					
Cash items	88, 898. 73	37, 767. 64	78, 153, 46	51,047.62	49, 772, 68
Clear'g-house exch'gs	5, 669, 135, 02	4, 807, 602, 88	5, 154, 464. 31	6, 194, 741. 56	5, 215, 466. 13
Bills of other banks	1, 241, 701.00	1, 368, 807, 00	1, 252, 031. 00	1, 033, 422, 00	942, 854, 00
Fractional currency	25, 182. 0 5	30, 487. 31	23, 407. 48	29, 113. 52	31, 817. 78
Specie	22, 493, 505, 45	22, 265, 650, 10	23, 477, 111. 15	23, 028, 252. 72	20, 105, 993, 05
Legal-tender notes	9, 536, 729.00	8, 018, 318, 00	8, 553, 119, 00	8, 625, 908, 00	7, 638, 221. 00
U. S. cert's of deposit	1, 010, 000. 00	2, 110, 000.00	1, 530, 000, 00	1, 810, 000, 00	1, 390, 000, 00
5% fund with Treas.	74, 250, 00	74, 250, 00	74, 250. 00	74, 250. 00	72, 000. 00
Due from U. S. Treas.	75, 001. 20	94, 150, 00	66, 310. 00	81, 559, 86	59, 250, 00
					!
Total	163, 299, 390. 63	163, 951, 735. 30	168, 219, 071, 58	167, 261, 508. 91	155, 445, 540, 54
			!		1

INDIANA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	114 banks.	114 banks.	114 banks.	114 banks.	114 banks.
Capital stock	\$14, 452, 000. 00	\$14, 522, 000.00	\$14, 422, 000.00	\$14, 422, 000.00	\$14, 422, 000.00
Surplus fund Undivided profits	4, 565, 028. 24 1, 615, 763. 90	4, 696, 921. 18 1, 221, 257. 98	4, 616, 027, 31 1, 341, 933, 50	4, 712, 433, 04 1, 085, 948, 81	4, 666, 083, 04 1, 417, 790, 53
Nat'l-bank circulation State-bank circulation		4, 325, 617. 50	4, 350, 737. 50	4, 509, 787. 50	4, 544, 607. 50
Due to national banks Due to State banks	1, 785, 871, 83 1, 995, 188, 94	1, 852, 643, 48 2, 214, 125, 28	2, 110, 482, 12 2, 191, 902, 02	1, 516, 025, 15 1, 922, 087, 59	1; 332, 553. 20 1, 602, 945. 39
Dividends unpaid	18, 725, 06	22, 723, 04	20, 730. 04	58, 409. 03	20, 873. 85
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	33, 775, 205, 21 93, 466, 72 88, 751, 15	33, 655, 033, 20 92, 087, 93 87, 834, 82	36, 418, 906, 16 60, 148, 12 115, 774, 12	35,257, 349, 13 40, 120, 89 121, 302, 62	34, 151, 421, 22 43, 641, 77 118, 128, 01
Notes rediscounted Bills payable Other liabilities	31, 745, 28 56, 237, 26 600, 00	20, 713, 82 15, 000, 00	39, 699, 06 7, 861, 45	59, 770, 95 32, 400, 00 8, 389, 80	77, 564, 86 33, 477, 35 89, 10
Total	62, 807, 821. 09	62, 725, 958. 23	65, 695, 301. 40	63, 746, 024, 51	62, 431, 175, 82

ILLINOIS.

	196 banks.	196 banks.	197 banks.	198 banks.	199 banks.
Capital stock	\$17, 606, 000. 00	\$17,621,000.00	\$17, 646, 000.00	\$17, 706, 000. 00	\$17, 771, 600. 00
Surplus fund	6, 429, 996, 13 2, 858, 648, 07	6, 500, 104, 18 2, 426, 725, 37	6, 480, 044, 18 2, 480, 615, 99	6, 502, 146, 24 2, 390, 459, 03	6, 474, 646, 24 2, 689, 284, 89
Nat'l-bank circulation State-bank circulation		4, 981, 609, 50	5, 136, 472. 00	5, 142, 225. 00	5, 157, 315. 00
Due to national banks Due to State banks	470, 390, 36 2, 046, 315, 82	550, 084, 10 2, 423, 196, 37	517, 247, 65 1, 841, 278, 88	605, 936, 59 2, 188, 170, 81	445, 087, 52 1, 862, 370, 11
Dividends unpaid	11, 537. 16	22, 629. 98	35, 193. 03	75, 845. 48	15, 843. 14
Individual deposits U. S. deposits	44, 232, 883, 97 896, 944, 93 38, 352, 76	48, 191, 948. 60 935, 449. 70 35, 05 7. 44	48, 861, 627, 07 898, 758, 54 32, 864, 07	49, 505, 126, 27 904, 163, 11 27, 719, 33	47, 713, 264, 47 753, 509, 04 96, 157, 64
Notes rediscounted	149, 941, 36 153, 500, 00	125, 176, 30 232, 000, 00	88. 614. 08 80, 00 0. 00	79, 162, 66 155, 000, 00 905, 31	296, 424, 45 265, 500, 00 280, 0 0
Totaı	79, 905, 390, 06	84, 044, 981. 54	84, 098, 715. 49	85, 282, 859, 83	83, 540, 682. 50

CITY OF CHICAGO.

					
	21 banks.				
Capital stock	\$20, 900, 000. 00	\$20, 900, 000. 00	\$20, 900, 000. 00	\$20, 900, 000. 00	\$20, 900, 000. 00
Surplus fund Undivided profits	11, 353, 700, 00 2, 642, 021, 77	11, 463, 700, 00 1, 994, 549, 30	11, 463, 700, 00 2, 178, 381, 47	11, 479, 700, 00 2, 039, 892, 42	10, 479, 700, 00 2, 450, 338, 15
Nat'l-bank circulation State-bank circulation		1, 011, 635. 00	1, 017, 385. 00	1, 000, 505. 00	1, 101, 275. 00
Due to national banks Due to State banks	36, 504, 904, 25 22, 516, 299, 37	36, 532, 714, 72 25, 116, 237, 72	34, 387, 582, 43 23, 715, 366, 40	35, 094, 741, 55 24, 424, 066, 97	32, 738, 442, 49 19, 962, 112, 5 5
Dividends unpaid	31, 560. 00	33, 100. 50	4, 197. 00	25, 568. 50	33, 883. 50
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	67, 951, 110, 56 464, 596, 41 35, 113, 27	66, 346, 263, 42 508, 350, 34 45, 184, 30	74, 015, 258, 10 502, 557, 97 28, 509, 89	71, 782, 731, 94 457, 471, 75 47, 530, 80	67, 261, 128, 31 443, 019, 16 63, 174, 74
Notes rediscounted Bills payable Other liabilities			6, 133. 32	9, 299. 98	12, 466. 64
Total	163, 299, 390. 63	163, 951, 735, 30	168, 219, 071, 58	167, 261, 508. 91	155, 445, 540. 54

MICHIGAN.

Resources.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	90 banks.	90 banks.	88 banks.	88 banks.	88 banks.
Loans and discounts.	\$28, 120, 808, 91	\$28, 540, 488, 12	\$29, 141, 948, 82	\$29, 055, 557, 33	\$29, 549, 201, 87
Overdrafts	186, 542, 67	183, 737, 12	175, 777, 51	188, 673, 26	181, 904, 72
Bonds for circulation.	3, 320, 500, 00	3, 320, 500, 00	3, 285, 500, 00	3, 328, 000, 00	3, 353, 000, 00
Bonds for deposits	100, 000, 00	100, 000, 00	100, 000, 00	100,000,00	100, 000, 00
U.S. bonds on hand	56, 450.00	61, 450, 00	70, 450, 00	72, 950, 00	70, 450, 00
Premiums on bonds	254, 463, 13	258, 474, 38	238, 296, 25	244, 990. 00	246, 565, 00
Stocks, securities, etc	1, 535, 099, 36	1, 575, 934, 44	1,601,554.21	1, 573, 256, 52	1, 574, 403, 81
Banking house, etc	1, 016, 535, 83	984, 098, 31	980, 418, 31	956, 297, 58	959, 559, 27
Real estate, etc	545, 597, 40	555, 886, 83	596, 471, 54	614, 933, 87	630, 840, 58
Due from nat'l banks.	406, 430, 16	499, 391, 50	359, 278, 72	490, 086, 99	386, 961, 20
Due from State banks	322, 144, 01	311, 193, 73	304, 276, 97	371, 260, 08	415, 603. 12
Due from res've ag'ts	4, 898, 950, 52	4, 742, 367. 32	3, 969, 690, 54	3, 510, 180, 09	4, 540, 467, 62
Cash items	163, 732, 66	158, 792, 6 6	152, 196, 55	142, 056, 45	151, 591. 61
Clear'g-house exch'gs	80, 527. 54	162, 080, 70	58, 906, 69	64, 710, 20	58, 233, 92
Bills of other banks	288, 548, 00	297, 528, 00	360, 605, 00	346, 796, 00	316, 851, 00
Fractional currency	15, 328, 58	19, 445, 20	15, 904, 97	14, 232, 54	16, 808. 99
Specie	1, 923, 952, 73	1, 980, 693, 63	1, 992, 486. 17	1, 994, 704. 32	1, 916, 214, 89
Legal-tender notes	720, 684, 00	671, 624, 00	701, 228, 00	741, 830, 00	657, 386, 00
U. S. cert's of deposit.		' <i></i>			l
5% fund with Treas.	148, 300. 00	147, 725, 00	145, 139, 95	148, 984, 50	149, 457, 50
Due from U. S. Treas.	18, 532. 00	8, 011, 30	8, 242, 75	3, 527. 50	19, 024. 50
Total	44, 123, 127. 50	44, 579, 421. 64	44, 258, 372. 95	43, 963, 027. 23	45, 294, 525. 60

CITY OF DETROIT.

	6 banks.	6 banks.	6 bauks.	6 banks.	6 banks.		
Loans and discounts.	\$14, 962, 479. 50	\$15,620,451.06	\$16, 284, 642. 18	\$15, 579, 994. 29	\$16, 405, 538. 84		
Overdrafts	5, 356. 64	5, 552, 02	7, 540, 52	8, 313. 98	9, 425, 01		
Bonds for circulation.	1, 350, 000, 00	1, 350, 000.00	1, 350, 000.00	1, 350, 000, 00	1, 350, 000, 00		
Bonds for deposits	300, 000, 00	300,000,00	300, 000, 00	300, 000. 00	300, 000. 00		
U.S. bonds on hand							
Premiums on bonds	176, 000. 00	176, 000, 00	176, 000. 00	173, 500. 00	173, 500. 00		
Stocks, securities, etc.	146, 169, 70	266, 167, 20	43, 686, 55	8, 971, 46	8, 626, 86		
Banking house, etc	40, 605, 12	49, 418, 62	37, 853, 50	36, 853, 50	36, 853, 50		
Real estate, etc	10, 800, 00	23, 165, 88	23, 165, 88	59, 245, 96	59, 318, 60		
Due from nat'l banks.	1, 075, 071. 84	885, 595, 68	581, 271, 89	815, 132, 29	793, 731, 60		
Due from State banks	335, 035. 6 0	242, 372, 42	279, 357. 09	329, 811, 6 6	270, 896, 73		
Due from res've ag'ts	2, 259, 237, 22	1, 953, 034, 88	1, 826, 896, 58	2, 037, 670, 48	2, 377, 287. 81		
Cash items	63, 180, 77	64, 480, 86	13, 277, 34	24, 438, 71	16, 064, 30		
Clear'g-house exch'gs	220, 014. 38	176, 978, 65	209, 511, 23	266, 151, 70	345, 418, 49		
Bills of other banks	195, 833.00	146, 716, 00	110, 331. 00	215, 672, 00	120, 986, 00		
Fractional currency	9, 879. 71	9, 646. 03	11, 966, 46	9, 569. 49	9, 996, 99		
Specie	1, 225, 449. 08	1, 258, 981. 96	1, 183, 617. 20	1, 192, 831, 10	1, 269, 192, 51		
Legal-tender notes	709, 630, 00	638, 536, 00	486, 203. 00	775, 189, 00	681, 832, 00		
U.S. cert's of deposit.							
5% fund with Treas.	60, 750, 00	60, 068, 32	60, 750, 00	60, 750, 00	60, 750, 00		
Due from U. S. Treas.	13, 088, 62	13, 839, 90	7, 947, 62	14, 084, 72	6, 095. 42		
Total	23, 158, 581, 18	23, 241, 005. 48	22, 994, 018, 04	23, 258, 180, 34	24, 295, 514. 66		
			_, ,	,,	1,,		

WISCONSIN.

	78 banks.	77 banks.	77 banks.	77 banks.	76 banks.
Leans and discounts.	\$22, 287, 233, 80	\$22, 805, 812. 80	\$23, 157, 242, 96	\$22, 433, 805. 13	\$21, 890, 958. 34
Overdrafts	182, 114. 94	178, 711.00	180, 964, 46	159, 285, 82	143, 834, 31
Bonds for circulation.	2,041,000.00	2, 048, 500. 00	2, 208, 500, 00	2, 208, 500, 00	2, 121, 000, 00
Bonds for deposits	150, 000. 00	150, 000, 00	150, 000, 00	150, 000, 00	150, 000, 00
U. S. bonds on hand	23, 050. 00	3, 150, 00	36, 450, 00	86, 450, 00	86, 450. 00
Premiums on bonds	135, 664. 79	132, 951. 29	165, 951, 29	171, 518, 17	152, 000. 18
Stocks, securities, etc	1, 365, 863, 33	1, 328, 921, 26	1, 384, 481, 65	1, 481, 920, 58	1, 436, 462, 63
Banking house, etc	887, 846. 18	882, 869, 99	887, 738, 16	887, 734, 23	850, 553, 69
Real estate, etc	147, 906, 43	143, 102, 07	215, 286, 09	237, 052. 49	160, 250, 94
Due from nat'l banks.	445, 911. 95	421, 865, 37	380, 178, 23	410, 601, 38	300, 919, 89
Due from State banks	137, 587, 14	145, 188, 89	109, 112, 84	110, 081. 97	95, 562, 26
Due from res've ag'ts	4, 327, 012, 42	4, 185, 527, 19	3, 316, 128, 43	3, 141, 042, 18	3, 365, 364, 54
Cash items	136, 480. 18	119, 567, 17	135, 149, 60	136, 450, 29	135, 716, 88
Clear'g-house exch'gs	7, 693, 62	10, 068, 17	8, 077, 52	14, 536, 46	5, 001, 68
Bills of other banks	188, 452, 00	159, 437, 00	190, 998, 00	160, 407, 00	148, 715. 00
Fractional currency	16, 883, 39	19, 427, 29	19, 152, 98	17, 610, 56	18, 465, 40
Specie	1, 951, 759, 30	2, 022, 665, 00	2, 063, 854, 28	1, 956, 130, 11	1, 862, 698, 25
Legal-tender notes	631, 072, 00	565, 400, 00	530, 855, 00	533, 798.00	498, 588, 00
U S. cert's of deposit.		· · · · · · · · · · · · · · · · · · ·			
5% fund with Treas.	91, 732, 75	92, 079, 00	96, 779, 50	98, 279, 50	94, 963, 25
Due from U. S. Treas.	3, 359. 80	9, 227, 10	819.30	1,720.10	660, 00
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Total	35, 158, 624, 02	35, 424, 460, 59	35, 237, 720, 29	34, 396, 923, 97	33, 518, 165, 24

MICHIGAN.

T . 1	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	90 banks.	90 banks.	88 banks.	88 banks.	88 banks.
Capital stock	\$10,034,000.00	\$10, 034, 000, 00	\$9,834,000.00	\$9, 834, 000, 00	\$9, 834, 000. 00
Surplus fund	2, 994, 570, 99 1, 293, 983, 66	3, 017, 411. 78 1, 018, 884. 48	2, 989, 911, 78 1, 163, 695, 08	3, 040, 510, 78 926, 656, 34	3, 018, 510. 78 1, 115, 525. 87
Nat'l-bank circulation State-bank circulation		2, 968, 662. 50	2, 932, 247, 50	2, 967, 447. 50	2, 997, 677. 5 0
Due to national banks Due to State banks	213, 287. 50 1, 045, 307. 82	226, 997, 09 1, 213, 137, 72	222, 550, 67 1, 095, 770, 64	201, 727. 42 1, 091, 920. 00	204, 488. 61 1, 223, 150. 81
Dividends unpaid	8, 348. 50	9, 115. 69	6, 023, 66	77, 406. 15	8, 140. 16
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	25, 108, 870, 83 85, 805, 29 15, 878, 08	25, 679, 652, 27 90, 100, 33 9, 596, 25	25, 451, 735, 09 93, 712, 46 7, 712, 51	25, 205, 557, 02 80, 896, 97 7, 515, 45	26, 376, 539. 43 75, 478. 44 15, 566. 30
Notes rediscounted Bills payable Other liabilities	316, 887. 33 39, 000. 00	282, 841. 53 29, 000. 00 22. 00	405, 006, 86 55, 500, 00 506, 70	408, 852, 07 120, 537, 53	317, 700. 87 107, 274. 19 472. 64
Total	44, 123, 127. 50	44, 579, 421. 64	44, 258, 372. 95	43, 963, 027. 23	45, 294, 525. 60

CITY OF DETROIT.

	6 banks.	6 banks.	6 banks.	6 banks.	6 banks.
Capital stock	\$3,600,000.00	\$3, 600, 000. 00	\$3 600,000.00	\$3,600,000.00	\$3, 600, 000. 00
Surplus fund Undivided profits	578, 000. 00 509, 496. 82	588, 000. 00 459, 699. 31	593, 000. 00 472, 574. 01	608, 000. 00 423, 947. 26	608, 000. 00 512, 306. 20
Nat'l-bank circulation State-bank circulation	1, 174, 810. 00	1, 183, 260. 00	1, 207, 040. 00	1, 202, 230. 00	1, 193, 860. 00
Due to national banks Due to State banks	2, 779, 498. 33 4, 603, 152. 92	2, 963, 727. 50 4, 473, 067. 79	2, 893, 641, 93 3, 983, 184, 62	2, 299, 127, 77 3, 895, 539, 52	2, 585, 815. 72 4 , 316, 139. 3 3
Dividends unpaid		153. 92	762. 00	3, 834. 67	185. 71
Individual deposits U. S. deposits Dep'ts U.S. dis,officers	9, 609, 344, 19 175, 485, 39 106, 793, 53	9, 570, 480, 28 168, 596, 32 112, 520, 36	9, 614, 631, 03 224, 629, 48 77, 314, 22	10, 456, 201, 28 139, 039, 01 135, 790, 86	11, 202, 121. 79 125, 502. 49 151, 583. 42
Notes rediscounted Bills payable Other liabilities	22, 000. 00	21, 500. 00 100, 000. 00	227, 240. 75 100, 000. 00	194, 469. 97 300, 00 0 . 00	
Total	23, 158, 581. 18	23, 241, 005. 48	22, 994, 018. 04	23, 258, 180. 34	24, 295, 514. 66

WISCONSIN.

	78 banks.	77 banks.	77 banks.	77 banks.	76 banks.
Capital stock	\$7, 545, 000. 00	\$7, 495, 000. 00	\$7, 505, 000. 00	\$7, 505, 000. 00	\$7, 220, 000. 00
Surplus fund Undivided profits	1, 987, 912, 58 1, 067, 134, 17	2, 001, 988. 81 781, 605. 79	1, 941, 988, 81 850, 143, 75	1, 958, 345, 19 686, 512, 01	1, 926, 345. 19 802, 150. 3 6
Nat'l-bank circulation State-bank circulation	1, 806, 030. 00	1, 829, 410. 00	1, 967, 020. 00	1, 969, 870. 00	1, 890, 875. 0 0
Due to national banks Due to State banks	145, 405, 62 432, 602, 29	121, 852, 09 167, 558, 17	119, 148, 50 389, 486, 31	158, 946, 11 368, 312, 02	125, 668. 91 276, 487. 77
Dividends unpaid	835. 47	1, 164. 69	1, 650. 95	31, 383. 12	470. 50
Individual deposits U. S. deposits	21, 866, 097, 68 129, 333, 90 10, 530, 69	22, 454, 974, 98 129, 102, 61 9, 378, 33	22, 141, 534, 53 138, 163, 59 8, 446, 71	21, 423, 882, 29 127, 799, 36 1, 416, 84	21, 038, 426. 67 115, 831. 5 6 12, 366. 08
Notes rediscounted Bills payable Other liabilities	119, 767, 04 47, 267, 00 707, 58	71, 100, 00 61, 000, 00 325, 12	149, 606, 71 25, 000, 60 530, 43	54, 738, 90 110, 333, 81 384, 32	84, 448. 20 25, 000. 00 95. 00
Total	35, 158, 624. 02	35, 424, 460. 59	35, 237, 720. 29	34, 396, 923. 97	33, 518, 165. 24

CITY OF MILWAUKEE.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	5 banks.				
Loans and discounts.	\$14, 911, 986. 82	\$14, 836, 352, 37	\$15, 334, 841. 45	\$15, 324, 424. 66	\$15, 493, 783. 34
Overdrafts	64, 284, 96	73, 731, 49	83, 953. 17	60, 056. 98	103, 807. 58
Bonds for circulation.	450, 600, 00	450, 000, 00	700, 000, 00	720, 000.00	720, 000. 00
Bonds for deposits	390, 000. 00	390, 000, 00	390, 000. 00	390, 000, 00	390, 000. 00
U. S. bonds on hand	7, 250.00	157, 250, 00	7, 250, 00	7, 250, 00	10, 250, 00
Premiums on bonds	55, 935, 15	116, 410, 15	136, 810, 15	138, 810. 15	139, 170. 15
Stocks, securities, etc	371, 681. 67	661, 098, 16	535, 689, 16	597, 901, 66	667, 905, 00
Banking house, etc	151, 782, 86	146, 325, 21	146, 753, 43	142, 253, 43	142, 263, 03
Real estate, etc	25, 000, 00	25, 000, 00	25, 000, 00	25, 000, 00	25,000.00
Duefrom nat'lbanks.	1, 157, 300, 58	915, 522, 51	794, 695, 79	949, 363, 90	783, 846. 33
Due from State banks	641, 112, 78	367, 092, 99	356, 595, 99	444, 383, 77	346, 969, 22
Due from res've ag'ts	3, 296, 610, 17	3, 192, 890, 07	2, 724, 847, 50	3, 034, 207. 04	2, 877, 722, 74
Cash items	3, 470, 62	5, 216, 49	8, 693, 92	4, 548. 40	1,638.21
Clear'g-house exch'gs	239, 650, 38	433, 882, 18	397, 825, 92	406, 927, 29	297, 806, 13
Bills of other banks	42, 310, 00	38, 068, 00	45, 114, 00	82, 144, 00	71, 452, 00
Fractional currency	3, 826, 42	5, 505, 74	3, 624, 27	2, 374, 98	2, 430, 53
Specie	2, 258, 249, 00	2, 154, 158, 50	2, 202, 231, 50	2, 398, 741, 01	2, 289, 312, 00
Legal-tender notes	822, 783, 00	780, 808.00	845, 107, 00	746, 972. 00	590, 551, 00
U.S. cert's of deposit.					
5% fund with Treas.	20, 250, 00	20, 250, 00	24, 750, 00	32, 400, 00	32, 400, 00
Due from U.S. Treas.	12, 400. 00	16, 700.00	2, 400, 00	7, 800. 00	
Total	24, 925, 884, 41	24, 786, 261. 86	24, 766, 183. 25	25, 515, 559. 27	24, 996, 897. 26

IOWA.

	164 banks.	164 banks.	163 banks.	162 banks.	163 banks.			
Loans and discounts.	\$32, 377, 805. 16	\$32, 275, 115, 81	\$32, 293, 663, 36	\$32, 057, 986, 26	\$32, 481, 883, 34			
Overdrafts	462, 589, 06	418, 077, 99	422, 381, 50	391, 952, 65	431, 406, 66			
Bonds for circulation.	3, 606, 750, 00	3, 616, 750, 00	3, 579, 750, 00	3, 578, 750. 00	3, 590, 875, 00			
Bonds for deposits	160,000.00	160,000.00	160,000.00	160,000.00	160, 000, 00			
U. S. bonds on hand.	16, 650. 00	16, 650. 00	16, 650. 00	16, 650, 00	1,650,00			
Premiums on bonds	217, 653. 68	214, 813, 85	205, 772, 55	197, 868. 78	196, 887. 05			
Stocks, securities, etc	2, 177, 911. 67	2, 141, 434, 35	2, 039, 862. 47	1, 942, 479, 32	1, 916, 239. 13			
Banking house, etc	1, 623, 606. 78	1, 633, 296. 01	1, 627, 996. 31	1, 636, 036, 88	1, 623, 519. 37			
Real estate, etc	470, 850. 49	471, 646. 57	502, 077. 43	522, 799, 80	556, 243, 82			
Due from nat'lbanks	1, 258, 948. 93	1, 340, 414. 36	1, 285, 981. 40	897, 582. 11	897, 578. 27			
Due from State banks	446, 028. 84	471, 366. 59	421, 755. 14	377, 356, 64	360, 207. 67			
Due from res've ag'ts	4, 097, 386. 00	4, 842, 081. 68	3, 768, 936. 45	3, 080, 386. 00	2, 941, 983. 94			
Cash items	263, 198. 08	294, 184. 24	255, 092. 58	212, 176. 93	283, 844. 26			
Clear'g-house exch'gs	66, 618. 64	38, 973. 69	42, 180. 44	50, 846. 29	43, 509. 23			
Bills of other banks	396, 340. 00	463, 827. 00	455, 515. 00	362, 412. 00	323, 302. 00			
Fractional currency	21, 710. 43	23, 552. 48	23, 139. 08	22, 928. 87	20, 027, 23			
Specie	2, 144, 221. 91	2, 175, 940.37	2, 351, 033.44	2, 149, 096. 52	1, 893, 394. 77			
Legal-tender notes	892, 704. 00	935, 979. 00	950, 251. 00	871, 602. 00	898, 999. 00			
U.S. cert's of deposit.		[
5% fund with Treas.	159, 123. 69	159, 836. 16	157, 188. 66	157, 452. 30	157, 042. 70			
Due from U. S. Treas.	9, 961. 92	3, 805, 61	14, 436. 91	7, 658. 00	6, 073. 00			
Total	50, 870, 059. 28	51, 697, 745. 76	50, 573, 663, 72	48, 694, 021. 35	48, 784, 666. 44			

CITY OF DES MOINES.

	4 banks.	4 banks.	4 banks.	4 banks.	4 banks.
Loans and discounts.	\$2, 427, 784.62	\$2, 278, 004, 37	\$2, 430, 258.76	\$2, 409, 260, 85	\$2, 285, 746, 18
Overdrafts	18, 713, 25	15, 327, 29	27, 126, 24	23, 248, 30	26, 184, 28
Bonds for circulation.	277, 000. 00	277, 000. 00	277, 000. 00	277, 000, 00	277, 000, 00
Bonds for deposits					
U.S. bonds on hand			1,000.00	1, 200. 00	1, 200, 00
Premiums on bonds	14, 500.00	14, 000. 00	14, 122, 50	14, 000, 00	13, 500, 00
Stocks, securities, etc	282, 198. 37	274, 466, 36	277, 552, 32	243, 390, 70	250, 425, 98
Banking house, etc	143, 018, 92	144, 433, 89	144, 433, 89	144, 135, 64	144, 135, 64
Real estate, etc	110, 824, 07	120, 729, 57	123, 728, 57	80, 690, 57	80, 801, 17
Due from nat'l banks.	99, 754, 84	137, 293. 64	89, 503. 47	80, 888. 92	110, 744, 14
Due from State banks	27,762.79	51, 292, 56	105, 462, 29	41, 572, 24	57, 885, 42
Due from res've ag'ts	253, 681. 64	475, 529. 87	272, 115, 17	201, 073, 86	220, 107, 26
Cash items	3, 608, 86	4, 095, 85	1,949.08	6, 420, 86	5, 335, 44
Clear'g-house exch'gs	54, 314, 47	47, 459. 85	60, 147, 29	26, 276, 62	44, 589. 44
Bills of other banks		16, 143. 00	36, 259. 00	9, 310. 00	12, 952. 00
Fractional currency	646, 34	828. 80	695. 20	664.46	967.15
Specie	77, 171. 48	122, 706. 42	161, 894, 90	156, 245, 30	113, 244, 70
Legal-tender notes	211, 671. 00	179, 276.00	299, 878, 00	139, 305. 00	142, 048. 00
U.S. cert's of deposit.				. 	
5% fund with Treas.	12, 417. 50	12, 417. 50	12, 417. 50	12, 417. 50	12, 417. 50
Due from U.S. Treas.			2, 709. 40	600.00	3, 059, 50
Total	4, 026, 874. 15	4, 171, 004. 97	4, 338, 253, 58	3, 867, 700. 82	3, 802, 343. 80

CITY OF MILWAUKEE.

	DECEMBER 19.	максы 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	5 banks.				
Capital stock	\$3, 150, 000. 00	\$3, 250, 000. 00	\$3, 250, 000. 00	\$3, 250, 000. 60	\$3, 250, 000. 00
Surplus fund Undivided profits	306, 500, 00 323, 234, 79	358, 000. 00 113, 517. 60	320, 000. 00 191, 299. 52	376, 000, 00 115, 857, 10	376, 000. 00 192, 848. 57
Nat'l-bank circulation State-bank circulation	403, 410, 00	402, 100, 00	489, 930. 00	494, 700. 00	646, 400. 00
Due to national banks Due to State banks	2, 248, 932, 92 1, 214, 795, 61	2, 351, 166, 74 1, 221, 585, 77	1, 614, 577, 58 906, 756, 49	1, 663, 200. 01 958, 093. 33	1, 797, 293, 19 915, 631, 98
Dividends unpaid			•••••		
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	16, 892, 511, 47 181, 204, 25 205, 295, 37	16, 706, 046, 34 212, 383, 99 171, 461, 42	17, 603, 622, 37 172, 259, 75 217, 737, 54	18, 365, 581. 38 126, 320. 32 165, 807. 13	17, 460, 884, 58 172, 656, 52 185, 182, 42
Notes rediscounted Bills payable Other liabilities					
Total	24, 925, 834. 41	24, 786, 261. 86	24, 766, 183, 25	25, 515, 559. 27	24, 996, 897. 26

IOWA.

	164 banks.	164 banks.	163 banks.	162 banks.	163 banks.
Capital stock	\$13, 020, 000. 00	\$12, 820, 000. 00	\$12,645,000.00	\$12, 595, 000.00	\$12,630,000.00
Surplus fund Undivided profits	2, 844, 467, 98 1, 341, 082, 58	2,845,652.99 1,161,680.99	2, 842, 058, 97 1, 237, 479, 38	2, 882, 914, 68 1, 651, 938, 10	2, 887, 911, 03 1, 211, 001, 11
Nat'l-bank circulation State-bank circulation	3, 195, 320. 00	3, 213, 280. 00	3, 173, 840. 00	3, 170, 910. 00	3, 194, 039. 00
Due to national banks Due to State banks	1, 139, 548, 37 2, 899, 670, 30	1, 129, 521, 34 3, 297, 739, 80	1, 085, 765, 01 3, 220, 913, 93	820, 478, 07 2, 738, 834, 47	800, 006. 00 2, 398, 732. 19
Dividends unpaid	21, 911. 46	23, 169. 84	22, 205. 50	64, 021, 85	17, 638. 70
Individual deposits U. S. deposits Dep'ts U. S.dis.officers	25, 467, 922. 11 86, 619. 51 57, 133. 73	26, 168, 032, 77 101, 022, 89 32, 659, 60	25, 366, 032, 76 96, 250, 60 26, 113, 16	24, 103, 743, 67 98, 884, 12 26, 794, 96	23, 671, 072, 63 48, 564, 16 95, 715, 52
Notes rediscounted Bills payable Other liabilities	421, 626, 33 347, 027, 00 27, 729, 91	445, 774. 68 428, 527. 00 30, 683. 86	470, 181. 40 354, 000. 00 33, 823. 01	707, 402, 89 400, 522, 45 32, 576, 09	826, 486, 10 978, 500, 00 25, 600, 00
Total	50, 870, 059. 28	51, 697, 745. 76	50, 573, 663, 72	48, 694, 021. 35	48, 784, 666, 44

CITY OF DES MOINES.

	4 banks.				
Capital stock	\$800, 000. 00	\$800,000.00	\$800, 000. 00	\$800,000.00	\$800, 000.00
Surplus fund Undivided profits	186, 000. 00 114, 580. 04	246, 000. 00 49, 890. 28	246, 000. 00 56, 392. 76	236, 000. 00 41, 060. 51	236, 000. 00 43, 107. 94
Nat'l-bank circulation State-bank circulation	246, 900. 00	246, 850. 00	235, 500. 00	248, 030. 00	247, 350. 60
Due to national banks Due to State banks	511, 096. 96 762, 670. 30	571, 642, 72 936, 329, 34	596, 511. 64 998, 060. 80	354, 071. 48 699, 875. 22	418, 006. 63 554, 520. 19
Dividends unpaid	2, 073. 50	1, 791. 00	5, 091. 00	11, 450. 00	2, 150. 00
Individual deposits U.S. deposits	1, 260, 300. 90	1, 203, 927, 08	1, 400, 697. 38	1, 290, 289. 16	1, 225, 540, 74
Dep'ts U.S.dis. officers				•••••	
Notes rediscounted Bills payableOther liabilities	43, 252. 45 100, 000. 00	29, 574, 55 85, 000, 00		81, 924. 45 105, 000. 00	145, 668. 30 130, 000, 00
Total	4, 026, 874. 15	4, 171, 004. 97	4, 338, 253, 58	3, 867, 700. 82	3, 802, 343. 80

MINNESOTA.

TD	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	66 banks.				
Loans and discounts.	\$15, 553, 261. 17	\$15, 746, 351. 40	\$16, 547, 300. 10	\$16, 519, 498, 58	\$16, 536, 935, 38
Overdrafts	100, 624, 75	99, 540, 92	92, 310, 58	120, 835, 81	100, 938. 60
Bonds for circulation.	1, 367, 800.00	1, 397, 800. 00	1, 427, 800. 00	1, 427, 800.00	1, 427, 800.00
Bonds for deposits	50, 000, 00	50, 000, 00	50,000.00	50,000.00	50,000.00
U. S. bonds on hand	22, 000. 00	20, 000. 00	20,000.00	20, 000. 00	20, 500, 00
Premiums on bonds	81, 673, 43	85, 988, 43	88, 597, 81	87, 757. 81	87, 819, 06
Stocks, securities, etc	468, 723, 05	565, 201. 54	598, 107, 25	618, 426, 74	648, 472, 49
Banking house, etc	904, 531, 35	909, 090. 87	916, 295. 28	915, 991. 16	926, 411. 74
Real estate, etc	282, 070. 34	292, 673. 32	314, 041, 38	315, 802. 47	324, 245. 54
Due from nat'l banks.	469, 680, 15	417, 383, 54	424, 029, 42	285, 750. 64	361, 759, 51
Due from State banks	294, 482, 91	292, 788, 51	289, 220. 30	277, 465, 80	293, 381. 57
Due from res've ag'ts	3, 043, 735, 21	2, 577, 273, 57	1, 974, 505, 32	2, 106, 216, 27	2, 478, 313. 06
Cash items	86, 414, 49	84, 988, 77	74, 698, 52	77, 626. 09	79, 350. 93
Clear'g house exch'gs	73, 429, 68	60, 252, 81	49, 680. 08	78, 213, 53	111, 189, 78
Bills of other banks	109, 488, 00	90, 975. 00	91, 319, 00	97, 191. 00	73, 944. 00
Fractional currency	10, 553, 83	12, 675, 56	11, 398. 82	11, 236, 81	10, 288. 61
Specie	1, 204, 416. 36	1, 246, 131. 36	1, 190, 617. 91	1, 221, 448. 38	1, 154, 887. 70
Legal-tender notes	446, 677. 00	308, 417. 00	304, 458. 00	328, 584, 00	304, 036. 00
U. S. cert's of deposit.					
5% fund with Treas.	58, 795, 92	59, 876. 50	59, 214, 00	62, 756. 50	62, 556, 50
Due from U. S. Treas.	8, 711. 06	2, 190. 00	2,780.00	2, 770.00	5, 800. 00
Total	24, 637, 068. 70	24, 319, 599, 10	24, 526, 373. 77	24, 625, 371. 59	25, 058, 630. 47

CITY OF ST. PAUL.

	5 banks.	5 banks.	5 banks.	5 banks.	5 banks.
Loans and discounts.	\$11, 448, 707. 01	\$11, 402, 371. 36	\$10, 900, 507. 49	\$10, 853, 199. 08	\$11, 161, 029. 95
Overdrafts	12, 817, 72	7, 111, 53	8, 354. 35	9, 458. 11	8, 953. 67
Bonds for circulation.	252,000.00	252, 000, 00	252, 000, 00	252, 000. 00	252,000.00
Bonds for deposits	475, 000. 00	475, 000.00	475, 000, 00	475, 000. 00	475, 000. 00
U. S. bonds on hand					
Premiums on bonds					
Stocks, securities, etc.	750, 944. 10	695, 788, 61	879, 347, 67	784, 785, 38	648, 347, 68
Banking house, etc	754, 963, 69	755, 095, 19	755, 078, 19	753, 478, 19	753, 508, 19
Real estate, etc	138, 918, 79	138, 953. 29	139, 766, 93	142, 626, 57	139, 958. 32
Due from nat'l banks.	345, 237, 82	352, 880, 50	296, 922, 57	391, 766, 80	328, 443, 25
Due from State banks	88, 281, 34	48, 999, 29	104, 984, 61	102, 821, 43	111, 477, 33
Due from res've ag'ts	2, 149, 905, 73	1, 399, 704. 10	1, 399, 762, 56	1, 588, 596, 95	1, 421, 701. 12
Cash items	80, 984, 86	59, 043, 69	32, 025, 28	61, 724, 80	94, 016. 32
Clear'g-house exch'gs	252, 469. 15	210, 428, 60	192, 434, 79	434, 933, 62	175, 862, 15
Bills of other banks	110, 018. 00	6 8, 5 75, 00	51, 950, 00	60, 277, 00	77, 385, 00
Fractional currency	2, 272. 26	1, 728. 39	1,970.15	3, 156, 60	4, 438, 94
Specie	2, 379, 482, 52	2, 547, 931, 91	2, 169, 158. 96	2, 199, 983, 63	1, 958, 951. 18
Legal-tender notes		101, 645, 00	136, 317. 00	151, 657. 00	218, 244, 00
U.S. cer'ts of deposit.		. 			
5% fund with Treas.	11, 295, 00	11, 295, 00	11, 295, 00	11, 245, 00	11, 293, 00
Due from U.S. Treas.	17, 575, 61	23, 245. 01	19, 804. 61	23, 554. 41	17, 366. 21
Total	19, 507, 485, 60	18, 551, 796. 47	17, 826, 680. 16	18, 300, 264, 57	17, 857, 976. 31

CITY OF MINNEAPOLIS.

	8 banks.	8 banks.	8 banks.	8 banks.	8 banks.
Loans and discounts.	\$11, 568, 286, 43	\$10, 990, 520. 03	\$10,083,013.26	\$10, 437, 247. 64	\$10, 945, 360, 07
Overdrafts	20, 248, 39	16, 083, 97	29, 736, 25	38, 430, 17	20, 326, 00
Bonds for circulation.	400, 000. 00	400,000.00	400, 000. 00	400, 000, 00	400, 000, 00
Bonds for deposits	50, 000, 00	50,000.00	50, 000, 00	50, 000, 00	50, 000, 00
U. S. bonds on hand	50, 500, 00	500.00	500,00	500.00	500.00
Premiums on bonds	39, 720. 05	30, 095, 05	38, 470, 05	28, 345, 05	37, 157, 55
Stocks, securities, etc		520, 639, 23	525, 940, 70	394, 824, 07	387, 717, 52
Banking house, etc	189, 721, 36	185, 738. 36	185, 738, 36	158, 596, 32	159, 337, 52
Real estate, etc	555, 533, 40	428, 338, 72	513, 814, 12	238, 896, 58	239, 214, 92
Due from nat'l banks.	503, 099, 59	455, 953, 74	500, 453. 08	580, 415, 09	837, 655, 72
Due from State banks		303, 950, 24	322, 469, 79	361, 223, 56	610, 717, 90
Due from res've ag'ts	973, 720, 77	741, 244, 65	920, 759, 82	988, 293, 99	2, 415, 097, 79
Cash items	14, 087. 33	20, 765, 73	19, 550, 12	20, 362, 86	31, 575, 33
Clear'g-house exch'gs		394, 432, 84	395, 911, 30	526, 279, 96	548, 765, 02
Bills of other banks	83, 474, 00	57, 946. 00	64, 221.00	55, 178. 00	46, 418, 00
Fractional currency		12, 221, 96	14, 387. 42	13, 065, 69	5, 762. 87
Specie	1, 145, 027, 15	1, 243, 538, 20	1, 099, 194, 70	1, 126, 642, 95	1, 047, 433. 90
Legal-tender notes	676, 945, 00	328, 455, 00	276, 699, 00	425, 956, 00	437, 619, 00
U. S. cert's of deposit.	l				l
5% fund with Treas.	18, 000, 00	18, 000, 00	16, 550, 00	18, 000, 00	18, 000, 00
Due from U.S. Treas.		450.00		}	400.00
Total	17, 642, 853. 41	16, 207, 873, 72	15, 457, 408. 97	15, 862, 257, 93	18, 239, 059, 11

MINNESOTA

7.1.7.1111	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	63 banks.	66 banks.	66 banks.	66 banks.	66 banks.
Capital stock	\$6,045,000.00	\$6, 045, 000. 00	\$6,020,000.00	\$6,030,000.00	\$6, 045, 000. 60
Surplus fund Undivided profits	981, 434, 27 869, 922, 24	983, 846, 00 564, 065, 56	972, 301, 00 589, 605, 99	954, 911, 00 542, 408, 99	944, 205. 00 631, 850. 70
Nat'l-bank circulation State-bank circulation	1, 223, 959, 50	1, 249, 169. 50	1, 264, 409. 50	1, 280, 899. 50	1, 278, 759. 50
Due to national banks Due to State banks	249, 668. 18 403, 425. 47	163, 616, 50 379, 263, 29	163, 280. 27 353, 515. 52	152, 869, 68 342, 033, 41	212, 039, 16 299, 081, 86
Dividends unpaid	1, 873. 00	3, 233. 78	1, 671. 10	17, 722. 89	657. 50
Individual deposits U. S. deposits Dep'ts U.S.dis officers	14, 609, 682, 82 1, 863, 90	14, 665, 021, 63 40, 903, 99 9, 096, 01	14, 434, 604, 46 37, 057, 01 7, 961, 67	14, 775, 363, 34 13, 659, 82 23, 620, 62	15, 008, 292, 46 27, 677, 34 17, 189, 91
Notes rediscounted Bills payable Other liabilities	226, 462, 65 61, 976, 67 21, 800, 00	157, 118. 77 58, 926. 67 337. 40	568, 098, 08 78, 250, 00 35, 619, 17	409, 880, 27 81, 750, 60 252, 07	426, 571. 44 87, 016. 50 80, 289. 10
Total	24, 637, 068, 70	24, 319, 599. 10	24, 526, 373. 77	24, 625, 371. 59	25, 058, 630. 47

CITY OF ST. PAUL.

| | 5 banks.
|---|---|---|---|---|--|
| Capital stock | \$3,800,000.00 | \$3,800,000.00 | \$3,800,000.00 | \$3, 800, 000. 00 | \$3,800,000.00 |
| Surplus fund
Undivided profits | 1, 205, 000. 00
1, 029, 989. 73 | 1, 106, 000. 00
977, 547. 01 | 1, 106, 000, 00
962, 771, 17 | 1, 055, 000. 00
949, 241. 14 | 1, 055, 000. 00
1, 036, 385. 25 |
| Nat'l-bank circulation
State-bank circulation | 203, 810. 00 | 202, 670. 00 | 200, 250. 00 | 198, 880. 00 | 196, 70 0. 00 |
| Due to national banks
Due to State banks | 2, 528, 823, 96
1, 620, 727, 66 | 2, 199, 029, 49
1, 494, 617, 53 | 1, 664, 845, 91
1, 489, 332, 76 | 1, 545, 446, 98
1, 468, 299, 68 | 1, 825, 531. 32
1, 387, 124. 94 |
| Dividends unpaid | 2, 667. 50 | 3, 905. 50 | 2,941.50 | 6, 245. 00 | 4, 339. 00 |
| Individual deposits
U. S. deposits
Dep'ts U.S. dis officers | 8, 696, 706, 31
175, 436, 65
244, 323, 79 | 8, 336, 068, 68
211, 272, 84
220, 685, 42 | 8, 155, 392, 73
183, 300, 61
261, 845, 48 | 8, 854, 512, 38
286, 808, 46
135, 830, 93 | 8, 145, 523, 52
39, 582, 58
376, 789, 70 |
| Notes rediscounted
Bills payable
Other liabilities | | | | | |
| Total | 19, 507, 485. 60 | 18, 551, 796. 47 | 17, 826, 680. 16 | 18, 300, 264. 57 | 17, 857, 976. 31 |

CITY OF MINNEAPOLIS.

	8 banks.	8 banks.	8 banks.	8 banks.	8 banks.
Capital stock	\$5,700,000.00	\$5, 200, 000. 00	\$5, 260, 000. 00	\$5, 200, 000. 00	\$5, 200, 000. 00
Surplus fund Undivided profits	369, 000. 00 551, 660. 39	385, 500, 00 451, 807, 05	385, 500. 00 456, 182. 90	399, 500. 00 373, 408, 79	399, 500, 00 452, 962, 43
Nat'l-bank circulation State-bank circulation	339, 395, 00	326, 837, 50	324, 627. 50	320, 547, 50	315, 897. 50
Due to national banks Due to State banks	1, 854, 561, 65 1, 243, 679, 24	1, 551, 543, 53 1, 017, 478, 29	1, 125, 468. 11 915, 815, 94	1, 178, 783, 05 974, 389, 47	1, 464, 867. 14 1, 587, 663. 56
Dividends unpaid	464.00	1, 435. 00	2, 361. 00	8, 626. 00	567. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	7, 535, 645, 97 47, 419, 09 1, 028, 07	$7, 222, 127, 58 \\ 49, 974, 56 \\ 1, 170, 21$	6, 771, 959, 03 51, 800, 60 20, 21	7, 281, 073, 29 42, 029, 06 8, 900, 77	8, 703, 001, 34 27, 566, 03 22, 034, 17
Notes rediscounted Bills payable Other liabilities	•••••		23, 323, 68 100, 000, 00 100, 350, 00	75, 000. 00	35, 000. 00 30, 000. 00
Total	17, 642, 853, 41	16, 207, 873, 72	15, 457, 408. 97	15, 862, 257. 93	18, 239, 059. 11

MISSOURI.

7.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	49 banks.	49 banks.	49 banks.	48 banks.	48 banks.
Loans and discounts.	\$7, 281, 933, 44	\$7, 427, 133, 31	\$7, 421, 253, 39	\$7, 182, 324, 89	\$7, 673, 335. 10
Overdrafts	197, 000. 28	193 547.79	167, 744, 96	166, 802, 25	200, 981, 58
Bonds for circulation.	1,001 550.00	1. 026, 550. 00	1,026,550.00	1,014,050.00	1,014,050.00
Bonds for deposits					
U. S. bonds on hand	35, 300, 00	45, 300, 00	10, 300, 00	10, 300, 00	10, 300.00
Premiums on bonds	74, 966, 87	78, 316, 87	71, 559. 37	67, 081. 25	66, 831. 25
Stocks, securities, etc	792, 297, 77	838, 254. 87	821, 389, 14	809, 347, 52	783, 591. 66
Banking house, etc	478, 936. 00	478, 303.01	479, 051. 36	475, 894. 38	495, 309. 97
Real estate, etc	144, 702. 85	144, 203, 58	165, 897, 71	171, 020. 68	167, 346, 99
Due from nat'l banks.	152, 385, 18	179, 461. 34	157, 509. 64	114, 474. 32	120, 271. 15
Due from State banks	66, 988, 56	63, 361, 51	74, 766. 17	88, 300. 60	90, 169, 88
Due from res've ag'ts	1, 354, 763, 61	1, 727, 280. 56	1, 385, 986. 97	1, 369, 779, 74	985, 526, 57
Cash items	68, 512, 29	98, 743, 46	75, 075. 0 3	61, 579. 11	60, 134, 05
Clear'g-house exch'gs	3,091.74	3, 931, 88	2,999.86	846.30	3, 491, 89
Bills of other banks	106, 661, 00	101, 801.00	111, 846, 00	99, 917. 00	77, 019, 00
Fractional currency	3, 038. 91	3, 912, 62	3, 963, 82	4, 081. 15	3, 353, 73
Specie	454, 990. 02	478, 746. 02	480, 707. 36	494, 425. 81	450, 661. 11
Legal-tender notes	281, 964, 00	288, 447. 00	318, 889. 00	274, 345. 00	234, 208, 00
U.S. cert's of deposit.				5, 000. 00	
5% fund with Treas.	44, 648. 25	44, 723, 25	45, 853. 25	44, 590. 75	45, 310. 75
Due from U.S. Treas.	1, 490. 00	860. CO	3, 440. 00		1, 400. 00
Total	12, 545, 220, 77	13, 222, 884, 07	12, 824, 783. 03	12, 454, 160, 75	12, 483, 292, 68

CITY OF ST. LOUIS.

\$26, 389, 338. 16	400 400 604 54			!
	\$28, 400, 604, 54	\$30,009,203.03	\$28, 014, 901, 80	\$30, 393, 966, 73
75, 554. 36	65, 752, 58	32, 089, 58	22, 852. 28	65, 772. 80
452, 000, 00	452, 000, 00	452, 000, 00	402, 000, 00	402, 000, 00
250, 000.00	250, 000, 00	525, 000, 00	525, 000, 00	525, 000, 00
51, 797, 35	51, 797, 35	103, 516, 10	111, 375, 00	110, 625, 00
2, 040, 118, 90	2, 157, 555, 98	2, 071, 968, 14	1, 580, 513, 53	1, 567, 120, 12
921, 007, 30	937, 657, 20	940, 688, 65	946, 733, 00	947, 329, 20
152, 017, 38	231, 222, 09	187, 799. 20	147, 528, 77	148, 151, 99
5, 086, 283, 90	5, 386, 331, 13	3, 498, 581, 46	5, 826, 369, 38	2, 892, 828, 38
1,009,374.66	1, 210, 944, 68	822, 548, 65	1, 072, 513, 49	957, 789. 43
87, 724, 25	70, 913, 05	71,523,63	64,962,75	93, 596, 32
1, 466, 852, 22	1, 293, 637, 21	1, 760, 625, 48	1,541,199,56	1, 308, 407, 78
184, 368, 00	455, 630, 00	251, 927, 00	207, 649, 00	187, 199, 00
1, 955, 41	2, 126, 44	2, 402, 96	1, 877, 79	2,668.86
3, 180, 261, 65	4, 644, 318, 10	3, 319, 549, 40	3, 193, 494, 25	2, 682, 610. 30
2, 321, 413, 00	2, 481, 842.00	1, 958, 472, 00	2, 491, 570, 00	2, 584, 615. 00
1, 490, 000. 00	1, 995, 000, 00	1,760,000,00	745, 000. 00	710,000,00
20, 292, 50	20, 292, 50	20, 292, 50	15,792.50	18, 042, 50
12, 100. 00	9, 000, 00	9, 000, 00	9, 900. 00	4, 500, 00
45, 192, 459, 04	50, 116, 624, 85	47, 797, 178. 78	46, 921, 224, 10	45, 602, 223, 41
	250, 000 00 51, 797, 35 2, 040, 118 90 921, 007, 30 152, 017, 38 5, 086, 283, 90 1, 009, 374, 66 87, 724, 25 1, 466, 852, 22 184, 368, 00 1, 955, 41 3, 180, 261, 65 2, 321, 413, 90 1, 490, 000, 00 20, 292, 50 12, 100, 00	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

CITY OF KANSAS CITY.

Į.	9 banks.	9 banks.	9 banks.	8 banks.	8 banks.
Loans and discounts.	\$15, 319, 522, 64	\$15, 775, 858, 30	\$15, 307, 413, 37	\$14,629,502.67	\$14,683,554.30
Overdrafts	109, 393, 61	43, 036, 49	68, 338, 86	153, 009, 86	137, 959, 98
Bonds for circulation.					
	450, 000. 00	450, 000. 00	400, 000. 00	400, 000. 00	400,000.00
Bonds for deposits	100, 000, 00	100, 000. 00	100, 000. 00	100,000,00	100, 000, 00
U. S. bonds on hand.	12, 500, 00	12, 500. 00	12, 500, 00	12,500.00	12, 500. 00
Premiums on bonds	51, 218. 75	51, 218. 75	45, 093, 75	44, 468. 75	44, 468. 75
Stocks, securities, etc	955, 126. 99	1, 218, 689. 37	992, 075, 99	889, 173, 85	775, 825, 36
Banking house, etc.	192, 093, 50	187, 127, 25	87, 212, 25	88, 556, 25	91, 402, 37
Real estate, etc	400, 341, 30	421, 452, 43	250,048,34	267, 100, 94	289, 334, 98
Due from nat'l banks.	676, 843, 95	552, 422, 00	475, 265, 00	429, 135, 26	548, 718, 69
Due from State banks	692, 130, 75	744, 885, 02	793, 255, 85	816, 304, 60	970, 811, 71
Due from res've ag'ts	3, 007, 956, 79	4, 298, 423, 89	2, 701, 782, 94	2, 663, 390, 95	2, 671, 654, 09
Cash items	53, 508, 78	56, 626, 53	103, 155, 52	60, 312. 17	72, 849, 01
Clear'g-house exch'gs		709, 035, 69	476, 794, 52	673, 445, 26	504, 309, 31
Bills of other banks.	198, 230, 00	222, 387, 00	183, 214, 00	266, 498, 00	182, 575. 00
Fractional currency.	3, 619, 60	5, 637, 58	6, 455, 08	4, 501, 97	
Specie	1, 517, 422, 70	1, 594, 202, 50			4, 242. 62
Legal-tender notes			1, 671, 150. 05	1, 797, 049. 75	1, 162, 913, 20
	830, 313. 00	830, 991. 00	997, 785, 00	929, 423, 00	769, 709. 00
U.S. cert's of deposit.					[
5% fund with Treas.		20, 250, 00	18, 000, 00	18, 000. 00	18,000.00
Due from U.S. Treas.	13, 500. 00	33, 200. 00	10, 300. 00	1, 400. 50	30, 350, 00
Total	25, 365, 559, 17	27, 327, 943, 80	24, 699, 840, 52	91 919 579 50	99 471 170 97
10001	20, 000, 000, 11	-1, 021, 040. 60	24, 000, 840, 92	24, 243, 773. 78	23, 471, 178. 37

MISSOURI.

~	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	49 banks.	49 banks.	49 banks.	48 banks.	48 banks.
Capital stock	\$3,740,000.00	\$3, 715, 000. 00	\$3,715,000.00	\$3, 615, 000. 00	\$3,615,000.00
Surplus fund Undivided profits	737, 392, 06 339, 070, 32	736, 539, 57 214, 004, 71	736, 539, 57 280, 176, 81	741, 166, 70 207, 799, 70	741, 435, 47 286, 953, 69
Nat'l bank circulation State-bank circulation	899, 162. 50	920, 222, 50	918, 692, 50	909, 672, 50	908, 855, 00
Due to national banks Due to State banks	5, 332, 92 76, 346, 32	10, 321, 63 75, 177, 57	7, 245, 16 87, 189, 16	2, 186, 00 134, 571, 10	8, 037, 81 103, 810, 21
Dividends unpaid	1, 572. 00	2, 789. 00	1, 516. 00	9, 786. 51	2, 523. 00
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	6, 591, 936. 32	7, 418, 514. 36	6, 937, 182, 45	6, 699, 490. 74	6, 609, 156. 45
Notes rediscounted Bills payable Other liabilities	81, 053, 33 61, 355, 00 12, 000, 00	33, 453, 33 84, 861, 40 12, 000, 03	48, 787, 50 78, 000, 00 14, 453, 88	35, 487, 50 87, 000, 00 12, 000, 00	66, 564, 17 126, 000, 00 14, 953, 88
Total	12, 545, 220. 77	13, 222, 884. 07	12, 824, 783, 03	12, 454, 160, 75	12, 483, 292. 68

CITY OF ST. LOUIS.

	9 banks.	9 banks.	9 banks.	8 banks.	8 banks.
Capital stock	\$9,700,000.00	\$9,700,000.00	\$9,700,000.00	\$3, 400, 000, 00	\$9, 400, 000.00
Surplus fund Undivided profits	2, 101, 500, 00 576, 438, 29	2, 106, 500, 00 665, 046, 76	2, 108, 000, 00 684, 966, 48	1, 889, 441. 37 532, 111. 38	1, 851, 000. 00 626, 330. 11
Nat'l-bank circulation State-bank circulation	397, 180. 00	391, 350. 00	382, 250, 00	298, 850. 00	344, 540. 00
Due to national banks Due to State banks	9, 199, 069, 44 6, 026, 026, 20	11, 570, 527, 26 7, 608, 939, 05	9, 744, 389, 74 7, 354, 267, 78	8, 310, 997, 30 6, 769, 255, 90	7, 582, 053. 01 6, 089, 687. 63
Dividends unpaid	3, 216. 75	7, 721. 75	43, 032, 25	2, 519. 75	54, 312. 75
Individual deposits U. S. deposits Dep'ts U. S.dis.officers	16, 729, 028, 36 250, 000, 00	17, 816, 540, 03 250, 000, 00	17, 049, 535, 63 519, 195, 90	19, 017, 226, 07 250, 000, 00	18, 082, 575. 80 475, 000, 00
Notes rediscounted Bills payable Other liabilities	10, 000. 00 200, 000. 00		140, 000. 00 71, 550. 00	275, 822. 33 175, 000. 00	546, 724. 11 550, 000. 00
Total	45, 192, 459. 04	59, 116, 624. 85	47, 797, 187. 78	46, 921, 224. 10	45, 602, 223. 41

CITY OF KANSAS CITY.

	9 banks.	9 banks.	9 banks.	8 banks.	8 banks.
Capital stock	\$4,800,000.00	\$4,550,000.00	\$3, 550, 000. 00	\$3,550,000.09	\$3, 550, 000.00
Surplus fund Undivided profits	546, 500, 00 235, 214, 71	563, 000. 00 155, 196. 14	566, 000. 00 196, 345. 08	571, 000. 00 141, 740. 04	571, 009, 00 208, 714, 50
Nat'l-bank circulation State-bank circulation	405, 000. 00	405, 000. 00	360, 000. 00	360, 000. 00	360, 000. 00
Due to national banks Due to State banks	4, 986, 221, 42 4, 976, 986, 99	5, 679, 735, 58 5, 398, 836, 01	4, 750, 918. 79 5, 008, 617. 34	4, 891, 229, 38 4, 838, 156, 36	4, 307, 338, 37 4, 271, 035, 48
Dividends unpaid	9, 067. 75	5, 502. 75	2, 515. 75	22, 999. 75	1, 281. 00
Individual deposits U. £. deposits Dep'ts U.S.dis.officers	9, 064, 836, 34 85, 393, 31 16, 338, 65	10, 290, 980, 45 85, 368, 18 19, 324, 69	$10,064,419.48 \\ 82,957.83 \\ 18,066.20$	9, 774, 162, 24 75, 699, 66 18, 786, 35	9, 737, 291, 53 63, 841, 89 32, 088, 33
Notes rediscounted Bills payable Other liabilities	240, 000. 00	175, 000. 00	100, 000. 60		68, 584. 33 300, 000. 0 0
Total	25, 365, 559. 17	27, 327, 943. 80	24, 699, 840. 52	24, 243, 773. 78	23, 471, 178. 37

CITY OF ST. JOSEPH.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28
Resources.	3 banks.				
Loans and discounts.	\$3, 377, 448, 67	\$3, 643, 766, 36	\$3, 793, 180, 64	\$3, 591, 871, 78	\$3, 787, 309. 01
Overdrafts	55, 570. 84	24, 466, 32	54, 707. 11	84, 873, 88	12, 398, 31
Bonds for circulation .	200, 000, 00	200, 000, 00	200, 000, 00	200, 000. 00	200, 000, 00
Bonds for deposits	50, 000, 00	50, 000, 00	50, 000. 00	50, 000, 00	59, 000. 00
U.S bonds on hand				. 	
Premiums on bonds	4, 500, 00	4,500.00	4,500.00	4, 500, 00	4, 500.00
Stocks, securities, etc	47, 742, 34	85, 390. 10	63, 857. 01	70, 947, 73	70, 086, 39
Banking house, etc	91, 706. 00	93, 306, 00	99, 264, 90	103, 026, 00	105, 880. 36
Real estate, etc	4. 812. 11	11, 812, 11	12, 324, 01	12, 324, 01	12, 350, 00
Due from nat'l banks.	457, 795. 27	484, 635, 42	284, 585, 21	245, 209, 14	119, 102, 97
Due from State banks	107, 326, 04	141, 798, 81	105, 960, 11	85, 785. 12	83, 112, 72
Due from res've ag'ts	1, 016, 481, 86	1,031,078.04	542, 052, 08	774, 128, 69	668, 965, 17
Cash items	32, 210, 01	38, 310. 26	40, 395, 09	22,046.01	33, 972, 62
Clear'g-house exch'gs	100, 191, 24	116, 424. 36	73, 181. 78	42, 334. 00	71, 217. 59
Bills of other banks	17, 450, 00	21, 586. 00	26, 775.00	16, 122. 00	13, 803. 00
Fractional currency.	817. 62	806.37	681.95	695. 80	616. 34
Specie	389, 106. 30	366, 050, 51	326, 973. 20	353, 582. 30	271, 851, 20
Legal-tendernotes	291, 641, 00	167, 888. 00	190, 239, 00	150, 284, 00	156, 636. 00
U.S.cert's of deposit.					
5 % fund with Treas.	8, 955, 00	8, 955. 00	8, 955. 00	8, 955, 00	8, 955. 00
Due from U. S. Treas.	2,200.00		4, 000.00	. 	1,000.00
T otal	6, 255, 953, 70	6, 490, 773, 66	5, 881, 632, 09	5, 816, 685, 46	5, 671, 756. 68

KANSAS.

	126 banks.	125 banks.	123 banks.	123 banks.	122 banks.
Loans and discounts.	\$19, 878, 169, 54	\$19, 261, 714, 44	\$19, 104, 815, 90	\$18, 686, 357, 09	\$19, 357, 860, 12
Overdrafts	340, 521, 80	275, 586, 19	270, 014, 97	256, 711, 60	290, 054, 87
Bonds for circulation .	2, 705, 500, 00	2, 633, 000, 00	2, 620, 500, 00	2,664,500 00	2, 660, 500, 00
Bonds for deposits	275, 000, 00	275, 000, 00	275, 000. 00	275, 000. 00	275, 000. 00
U. S. bonds on hand.	85, 000, 00	84, 900, 00	69, 400, 00	7, 200, 00	7, 500. 00
Premiums on bonds	194, 459, 76	182, 770, 76	176, 152, 01	175, 358, 26	176, 427, 01
Stocks, securities, etc	1, 033, 534, 03	972, 820, 80	934, 674, 59	980, 478, 74	953, 641, 26
Banking house, etc	1, 411, 710, 24	1, 409, 552, 20	1, 385, 256, 20	1, 393, 704, 21	1, 389, 123, 33
Real estate, etc	821, 987, 64	865, 976. 39	866, 633, 82	865, 687, 30	886, 731, 48
Due from nat'l banks.	1, 011, 120, 26	1,061,661.23	832, 508. 33	937, 594, 37	919, 319, 23
Due from Statebanks	333, 227, 26	153, 927, 52	212, 215, 00	172, 986, 82	146, 837, 58
Due from res've ag'ts.	3, 797, 351, 97	3, 966, 263, 39	3, 159, 271. 66	3, 497, 631, 49	3, 186, 949, 86
Cash items	196, 956, 12	219, 252, 07	148, 122, 63	153, 508. 92	158, 600, 36
Clear'g house exch'gs	222, 024, 42	218, 617, 45	243, 802, 96	137, 113, 88	81, 786, 36
Bills of other banks	417, 421, 00	410, 815, 00	349, 577, 00	347, 913, 00	298, 395, 00
Fractional currency.	13, 666, 76	18, 466, 50	18, 520, 33	19, 037, 44	14, 998, 80
Specie	1, 540, 105. 77	1, 583, 882. 40	1, 641, 650. 67	1, 589, 462, 85	1, 436, 413, 71
Legal-tender notes	785, 413, 00	6 78, 289, 00	599, 827. 00	593, 288. 00	538, 539, 00
U.S. cert's of deposit					
5% fund with Treas.	118, 048, 25	115, 875, 03	113, 447. 53	116, 175, 28	116, 662. 78
Due from U. S. Treas.	3, 406. 24	2, 014. 65	745, 26	1,870,00	2, 265, 00
Total	35, 184, 624. 06	34, 390, 385. 02	33, 022, 135. 86	32, 871, 579, 25	32, 897, 605, 75

NEBRASKA.

	109 banks.	107 banks.	106 banks.	105 banks.	104 banks.
Loans and discounts.	\$14, 486, 880. 35	\$13, 889, 531. 37	\$13, 471, 551, 22	\$13, 045, 610, 62	\$12, 953, 203, 97
Overdrafts	184, 561, 16	134, 356. 48	138, 135, 72	123, 648, 50	159, 361, 72
Bonds for circulation.	1, 767, 600. 00	1, 737, 650. 00	1, 725, 150.00	1, 710, 650. 00	1, 685, 650, 00
Bonds for deposits					
U.S. bonds on hand					
Premiums on bonds	86, 326. 40	83, 063, 90	81, 135, 27	78, 644, 65	78, 019, 65
Stocks, securities, etc	466, 499, 80	411, 832. 13	405, 024. 94	418, 131. 68	448, 091. 18
Banking house, etc !	1, 157, 274. 42	1, 142, 714. 88	1, 135, 524. 30	1, 129, 621, 73	1, 123, 017. 37
Real estate, etc	542, 111. 68	507, 733. 14	583, 665. 95	602, 985. 97	601, 575. 46
Due from nat'l banks.	219, 282. 03	203, 607. 54	160, 977. 87	141, 847. 23	182, 708, 52
Due from State banks	153, 500. 62	103, 087. 87	129, 128. 28	107, 814. 76	124, 815, 23
Due from res've ag'ts.	1, 862, 859, 37	1, 888, 572. 81	1, 543, 664. 43	1, 460, 117. 57	1, 546, 750, 85
Cash items	238, 000, 41	295, 104, 68	176, 687. 47	207, 588. 04	237, 741. 56
Clear'g house exch'gs	551. 34	1, 650, 10	1,872.72	897.77	1, 080, 91
Bills of other banks	91, 596, 00	76, 467. 00	88, 243. 00	72, 878. 00	70, 540, 00
Fractional currency	8, 197, 88	8, 546, 88	8, 760, 35	9, 243, 33	9, 652, 58
Specie	740, 586, 18	772, 413, 00	777, 765. 95	697, 052, 58	668, 078, 07
Legal tender notes	333, 517, 00	281, 710.00	258, 526, 00	2 05, 822, 00	214, 297, 00
U. S. cert's of deposit.					
5% fund with Treas.	79, 379, 75	77, 289. 25	76, 726, 75	76, 542, 75	75, 137, 75
Due from U.S. Treas.	1,741.76	2, 400.00	2, 167. 75	300.00	1, 011, 40
		! 			
Total	22, 420, 466, 15	21, 617, 731. 03	20, 764, 707, 97	20, 089, 397, 18	20, 183, 733. 22

CITY OF ST. JOSEPH.

* . *	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	3 banks.	3 banks.	3 banks.	3 banks.	3 banks.
Capital stock	\$1, 100, 000, 00	\$1, 100, 000. 00	\$1, 100, 000. 00	\$1, 100, 000. 00	\$1, 100, 000.00
Surplus fund Undivided profits	140, 000, 00 19, 595, 80	140, 000. 00 32, 280. 25	140, 000. 00 24, 017. 08	140, 000, 00 39, 030, 45	140, 000. 00 71, 009. 64
Nat'l-bank circulation State-bank circulation	179, 100. 00	179, 100. 00	179, 100. 00	179, 100. 00	179, 100. 00
Due to national banks Due to State banks	610, 898, 49 1, 038, 365, 27	545, 015, 53 1, 126, 183, 23	375, 669, 57 825, 044, 38	419, 032, 05 702, 818, 29	393, 857. 64 694, 808. 78
Dividends unpaid	20, 080. 00	2, 140. 00	1, 940. 00	13, 772. 50	1,807.50
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	3, 098, 535, 14 49, 028, 68 350, 32	3, 316, 138, 29 49, 617, 54 298, 82	3, 087, 365, 44 48, 867, 87 563, 92	3, 178, 317, 68 44, 599, 84 15, 25	3, 046, 213. 62 44, 706. 70 252. 80
Notes rediscounted Bills payable Other liabilities			99, 063. 83		
Total	6, 255, 253. 70	6, 490, 773. 66	5, 881, 632. 09	5, 816, 685, 46	5, 671, 756. 68

KANSAS.

	126 banks.	125 banks.	123 banks.	123 banks.	122 banks.
Capital stock	\$10, 427, 100.00	\$10, 217, 100.00	\$10, 082, 100.00	\$10, 037, 100. 00	\$9, 987, 106. 00
Surplus fund Undivided profits	1, 501, 803, 44 925, 927, 41	1, 505, 597, 36 541, 385, 05	1, 465, 870. 03 643, 129. 86	1, 487, 773, 52 551, 539, 23	1, 470, 073, 52 671, 053, 45
Nat'l-bank circulation State-bank circulation		2, 347, 277. 50	2, 339, 962. 50	2, 373, 362. 50	2, 369, 270. 00
Due to national banks Due to State banks	520, 699. 36 618, 316. 82	557, 128, 44 708, 549, 92	480, 241, 21 664, 831, 91	481, 486. 36 610, 968. 08	327, 995. 23 502, 827. 95
Dividends unpaid	13,749.00	8, 117. 50	5, 296, 50	27, 678. 85	2, 653. 05
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	17, 831, 072. 84 109, 216. 65 145, 339. 97	17, 482, 752, 94 82, 701, 15 169, 636, 99	16, 417, 847. 77 84, 564. 94 189, 789. 36	16, 730, 984, 69 109, 124, 83 113, 358, 80	16, 827, 396, 19 103, 508, 93 153, 635, 20
Notes rediscounted Bills payable Other liabilities	230, 461. 07 450, 500. 00	178, 353, 68 591, 784, 49	331, 890, 67 309, 767, 61 6, 843, 50	59, 835, 55 284, 196, 84 4, 170, 00	128, 204. 73 338, 537. 50 15, 350. 00
Total	35, 184, 624. 06	34, 390, 385, 02	33, 022, 135, 86	32, 871, 579. 25	32, 897, 605. 75

NEBRASKA.

-	109 banks.	107 banks.	106 banks.	105 banks.	104 banks.
Capital stock	\$6, 940, 000. 00	\$6, 815, 000.00	\$6, 715, 000. 00	\$6,665,000.00	\$6, 540, 000. 00
Surplus fund Undivided profits	1, 374, 146, 30 695, 676, 47	1, 341, 896. 30 448, 576. 60	1, 323, 997. 95 523, 329. 89	1,302,499.84 $450,375.03$	1, 281, 694. 84 510, 480. 59
Nat'l-bank circulation State-bank circulation	1, 585, 822. 50	1, 556, 937. 50	1, 542, 677. 50	1, 529, 567. 50	1, 509, 607. 50
Due to national banks Due to State banks	203, 261, 70 418, 832, 73	190, 865. 48 392, 598. 80	145, 908. 28 371, 786. 12	135, 150. 31 270, 787. 78	168, 357. 80 335, 139. 32
Dividends unpaid	873.00	91, 226. 54	2, 050. 00	18, 133. 00	10,779.84
Individual deposits U. S. deposits	10,395,280.80	9, 850, 745. 84	9, 200, 119. 17	8, 802, 344. 94	8, 817, 815. 06
Dep'ts Û.S.dis.officers		•••••			
Notes rediscounted Bills payable Other liabilities	511, 047. 95 294, 891. 87 632. 83	570, 721. 92 356, 270. 00 2, 892. 05	561, 536, 21 378, 191, 10 111, 75	487, 268. 18 393, 150. 00 35, 120. 60	507, 933. 70 493, 469. 49 8, 455. 08
Total	22, 420, 466. 15	21, 617, 731. 03	20, 764, 707. 97	20, 089, 397. 18	20, 183, 733. 22

CITY OF LINCOLN.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	4 banks.	4 banks.	4 banks.	4 banks.	4 banks.
Loans and discounts.	\$2,452,993.43	\$2, 254, 320, 96	\$2, 191, 321, 10	\$2, 119, 738. 21	\$2, 127, 530, 29
Overdrafts	11, 370, 18	8, 980. 15	12, 704, 45	19, 016, 15	4,774.16
Bonds for circulation	175, 000, 00	175, 000, 00	175, 000, 00	175, 000. 00	175, 000. 00
Bonds for deposits					
U. S. bonds on hand					
Premiums on bonds	7, 650, 60	7, 650, 00	7, 450. 00	7,450.00	7, 450. 00
Stocks, securities, etc	56, 956, 67	55, 216, 15	62, 570. 74	67, 181. 67	61, 498, 82
Banking house, etc	79, 677. 67	77, 647, 67	77, 617. 67	77, 572. 67	77, 542. 67
Real estate, etc	90, 920, 42	95, 247, 23	95, 757, 40	95, 956, 80	101,660.80
Due from nat Ibanks.	74, 806. 39	78, 547. 09	71, 175. 68	69, 772. 88	52, 399. 20
Due from State banks	31, 963, 56	33, 265, 99	38, 633, 63	84, 018, 51	46, 934. 97
Due from res've ag'ts	141, 120. 90	218, 811, 53	178, 569, 08	102, 020. 92	182, 364, 49
Cash items	79, 729. 85	59, 417. 14	80, 602. 87	68, 386, 78	85, 013. 47
Clear'g-house exch'gs	27, 030. 90	28, 337, 14	33, 279. 49	33, 187. 82	31, 979. 15
Bills of other banks	12, 383, 00	4, 675. 00	4, 470.00	2,921.00	2, 200. 00
Fractional currency	1, 538. 66	3, 221, 95	2, 882, 12	2, 915, 66	3, 586. 24
Specie	224, 897. 60	212, 704, 75	193, 718. 50	151, 495. 45	92, 597. 85
Legal-tender notes	70, 712, 00	78, 937. 00	70,899.00	93, 253. 00	104, 817. 00
U.S. cert's of deposit.			 		
5% fund with Treas.	7, 875, 00	7, 875.00	7, 875. 00	6, 945. 60	7, 875.00
Due from U.S. Treas.					
Total	3, 546, 626. 23	3, 399, 854. 75	3, 304, 526, 73	3, 176, 832, 52	3, 165, 224, 11

CITY OF OMAHA.

ŀ	9 banks.				
Loans and discounts.	\$9, 448, 652, 72	\$9, 255, 009, 72	\$9, 348, 681, 64	\$8, 964, 294, 86	\$8, 922, 785. 53
Overdrafts	138, 909, 55	96, 015, 58	99, 815, 52	122, 922, 52	103, 705, 55
Bonds for circulation.	730, 000, 00	730, 000, 00	780, 000, 00	780, 000, 00	780, 000. 00
Bonds for deposits	475, 000, 00	400, 000, 00	400, 000, 00	400, 000, 00	400, 000, 00
U. S. bonds on hand	75, 000, 00				
Premiums on bonds	137, 921, 83	118, 159, 37	117, 659, 37	114, 359, 37	114, 359, 37
Stocks, securities, etc	738, 703, 66	717, 195, 64	776, 669, 64	818, 446, 91	826, 321, 07
Banking house, etc	835, 838, 07	835, 838, 07	835, 838. 07	835, 838, 07	835, 838, 07
Real estate, etc	321, 096, 96	336, 750, 24	363, 516, 37	387, 790, 52	399, 302, 44
Due from nat'l banks.	436, 614, 02	459, 196, 59	472, 806, 10	477, 580. 26	466, 335, 13
Due from State banks	441, 355, 35	515, 085, 86	497, 671, 77	445, 370, 73	572, 625, 90
Due from res've ag'ts	1,773,411.59	2, 163, 090, 35	1, 151, 228, 62	1, 517, 288, 87	2, 052, 774. 15
Cash items	130, 482, 71	88, 578. 07	149, 003, 69	130, 238, 00	113, 450, 62
Clear'g-house exch'gs	469, 482, 88	333, 289, 60	309, 156, 32	335, 551, 82	388, 995, 98
Bills of other banks.	157, 242, 00	101, 813. 00	78, 929, 00	95, 384, 00	112, 075, 00
Fractional currency	7, 335, 28	7, 712, 91	10, 176, 41	9, 507. 44	8, 501. 01
Specie	1, 652, 787, 95	2, 050, 506, 80	2, 041, 354, 19	1, 782, 775. 38	1, 780, 923, 36
Legal-tender notes	551, 750, 60	276, 271, 00	227, 341, 00	321, 802, 00	268, 562, 00
U.S. cert's of deposit.					
5% fund with Treas	32, 569, 45	32, 850, 00	32, 230, 00	34, 019, 40	35, 100, 00
Due from U.S. Treas.	3, 900. 00	3, 450. CO	2, 859, 60	7, 000. 00	13, 760. 00
Total	18, 558, 054. 07	18, 520, 812. 80	17, 694, 937, 31	17, 580, 170, 15	18, 195, 415, 18

COLORADO.

	48 banks.	48 banks.	46 banks.	46 banks.	45 banks.
Loans and discounts.	\$21, 342, 128, 97	\$21, 169, 947, 50	\$20, 921, 630, 10	\$20, 625, 053, 59	\$19,556,658.40
Overdrafts	343, 075, 66	323, 250, 02	248, 145, 26	273, 169, 41	291, 068, 25
Bonds for circulation.	1, 535, 250, 00	1,523,750.00	1, 511, 250, 00	1, 511, 250, 00	1, 361, 250, 00
Bonds for deposits	500, 000, 00	500, 000, 00	500, 000, 00	500,000.00	500, 000, 00
U. S. bonds on hand				2,000.00	2, 000, 00
Premiums on bonds	139, 477, 48	138, 477, 48	136, 477. 48	135, 477, 48	135, 477, 48
Stocks, securities, etc	1, 443, 261, 91	1, 584, 709, 01	1, 948, 160, 08	2, 013, 866, 43	1, 929, 122, 46
Banking house, etc	930, 175, 00	892, 730, 26	870, 432, 78	867, 042, 38	843, 460, 18
Real estate, etc	522, 110, 44	604, 684, 80	569, 873, 07	703, 402, 56	668, 312, 12
Due from nat'l banks.	2, 955, 518, 23	2, 747, 259, 07	2, 616, 571, 77	2, 591, 840, 17	2, 788, 632, 45
Due from State banks	400, 932, 13	390, 783, 34	480, 187, 91	391, 767, 03	440, 117, 45
Due from res've ag'ts	4, 409, 241, 99	4, 087, 041, 89	3, 935, 250, 87	4, 207, 652, 25	5, 844, 363, 83
Cash items	147, 038, 40	144, 476, 08	116, 047, 31	116, 206, 40	103, 007, 54
Clear'g-house exch'gs		427, 458, 57	379, 844, 84	353, 198. 10	311, 492, 34
Bills of other banks	304, 185, 00	296, 328, 00	316, 897, 00	260, 952, 00	424, 324, 00
Fractional currency	7, 379, 98	7, 226, 59	8, 001. 10	7, 517. 20	8, 241, 12
Specie	3, 389, 494, 40	3, 463, 926, 76	3, 716, 619, 99	3, 621, 575, 26	4, 053, 512. 69
Legal-tender notes	1, 070, 972, 00	1, 533, 464, 00	1, 357, 343. 00	1, 122, 831. 00	1, 172, 536.00
U. S. cert's of deposit.	1,010,012.00	1,000, 101.00	1,001,040.00	1, 122, 001.00	1, 112, 000.00
5% fund with Treas.	65, 653, 25	65, 920, 75	64, 788, 25	66, 458, 25	59, 108, 25
Due from U.S. Treas.	9, 025. 00	6, 631, 25	3, 158, 75	5, 088, 50	10 948.50
Zao Hom O.B. Licus.	0,0=0.00	0,001,20	0, 100. 10	2,000.00	10 310.00
Total	39, 864, 803, 34	39, 908, 065, 37	39, 700, 679, 56	39, 376, 348, 01	40, 503 633 66

CITY OF LINCOLN.

T : 1 :1:4:	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	4 banks.	4 banks.	4 banks.	4 banks.	4 banks.
Capital stock	\$1,000,000.00	\$950,000.00	\$950, 000. 00	\$950, 000. 00	\$950,000,00
Surplus fund Undivided profits	142, 000, 00 47, 934, 52	133, 000, 00 45, 068, 45	133, 000. 00 17, 561. 47	134, 000, 00 32, 085, 47	134, 000. 00 35, 520. 97
Nat'l-bank circulation State-bank circulation	157, 500. 00	157, 500. 00	157, 500. 00	157, 500. 00	157, 500. 00
Due to national banks Due to State banks	191, 454. 30 348, 495. 87	185, 814, 18 268, 702, 13	159, 876, 43 271, 605, 66	122, 416, 88 240, 100, 86	154, 423, 06 238, 279, 48
Dividends unpaid					
Individual deposits U. S. deposits	1, 533, 509, 94	1, 585, 233, 32	1, 545, 433. 17	1, 428, 721. 81	1, 371, 429, 35
Dep'ts U.S.dis.officers	••••••		• • • • • • • • • • • • • • • • • • • •		
Notes rediscounted Bills payable Other liabilities	125, 701. 60	64, 536, 67 10, 000, 00	58, 050, 09 11, 590, 00	90, 507. 50 21, 500. 00	107, 571. 25 16, 500. 00
Total	3, 546, 626. 23	3, 399, 854. 75	3, 304, 526. 73	3, 176, 832. 52	3, 165, 224, 11

CITY OF OMAHA.

	9 banks.				
Capital stock	\$4, 150, 000. 00	\$4, 150, 000, 00	\$4, 150, 000, 00	\$4, 150, 000.00	\$4, 150, 000. 00
Surplus fund Undivided profits	393, 500, 00 170, 092, 35	401, 000, 00 119, 150, 24	401, 000, 00 131, 361, 64	367, 000. 00 130, 351. 28	367, 000. 00 140, 846. 91
Nat'l-bank circulation State-bank circulation	656, 995. 00	656, 995, 00	671, 995, 00	700, 255. 00	689, 355. 00
Due to national banks Due to State banks	2, 831, 949, 60 2, 277, 105, 06	2, 537, 038, 81 2, 184, 061, 06	2, 432, 827, 18 2, 126, 972, 51	2, 112, 356, 27 1, 755, 310, 43	2, 619, 676, 33 1, 899, 408, 73
Dividends unpaid	1, 387. 00	627.60	5, 552. 00	8, 017. 50	210. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	7, 602, 257. 13 156, 801. 35 190, 649. 65	8, 008, 128, 49 138, 882, 06 199, 435, 56	7, 345, 449, 17 137, 306, 06 163, 703, 33	7, 898, 363, 78 212, 255, 10 119, 601, 70	7, 804, 939, 05 115, 610, 17 222, 830, 57
Notes rediscounted Bills payable Other liabilities		82, 494, 58 43, 000, 00	87, 770, 42 41, 000, 00	90, 659. 09 36, 000. 00	95, 538, 42 90, 000, 00
Total	18, 558, 054. 07	18, 520, 812. 80	17, 694, 937, 31	17, 580, 170. 15	18, 195, 415. 18

COLORADO.

	48 banks.	48 banks.	46 banks.	46 banks.	45 banks.
Capital stock	\$7,537,000.00	\$6, 987, 000. 00	\$6, 937, 000. 00	\$6, 937, 000, 00	\$6, 437, 000.00
Surplus fund Undivided profits	1, 757, 901, 66 1, 405, 179, 44	1, 767, 408. 10 1, 175, 190. 78	1, 811, 508, 10 1, 128, 708, 55	1, 814, 358. 10 1, 016, 435. 91	1, 714, 858. 10 1, 060, 041. 07
Nat'l-bank circulation State-bank circulation	1, 367, 315. 00	1, 321, 265, 00	1, 349, 925. 00	1, 354, 585. 00	1, 221, 365. 00
Due to national banks Due to State banks	2, 634, 151, 31 1, 755, 416, 45	2, 653, 755, 58 1, 728, 543, 73	2, 372, 490, 02 1, 769, 885, 60	2, 396, 286, 21 1, 833, 589, 37	2, 812, 025, 73 2, 320, 316, 83
Dividends unpaid	3, 259, 00	2, 767. 50	5, 888. 50	14, 997, 00	3, 797. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	22, 571, 285, 23 255, 871, 83 199, 520, 12	23, 308, 472, 57 283, 267, 71 159, 402, 35	23, 443, 176, 33 260, 761, 01 179, 881, 31	23, 098, 016, 06 314, 572, 79 136, 552, 45	24, 353, 859, 82 165, 233, 67 238, 370, 68
Notes rediscounted Bills payable Other liabilities	54, 421, 43 323, 479, 47 2, 40	30, 136. 84 490, 855. 21	6, 000. 00 384, 947. 59 50, 507. 55	27, 136, 80 432, 318, 32 500, 00	175, 265, 16 1, 500, 00
, Total	39, 864, 803. 34	39, 903, 065. 37	39, 700, 679, 56	39, 376, 348. 01	40, 593, 633. 06

NEVADA.

P	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	2 banks.	2 banks.	2 banks.	2 banks.	2 banks.
Loans and discounts.	\$619, 432, 44	\$631, 430, 77	\$607, 556, 22	\$572, 314, 69	\$556, 007, 83
Overdrafts	102, 656, 46	77, 437, 38	61, 879, 99	68, 052, 02	91, 420, 82
Bonds for circulation.	70, 500, 00	70, 500, 00	70, 500, 00	70, 500, 00	70, 500, 00
Bonds for deposits					
U. S. bonds on hand					
Premiums on bonds.	7, 850.00	7, 850, 00	7, 850, 00	7, 850, 00	7, 850, 00
Stocks, securities, etc.	1,012.00	1, 043, 20	15, 263, 48	54, 188, 04	62, 703, 59
Banking house, etc	43, 886, 78	43, 286, 78	43, 286, 78	43, 286, 78	43, 286, 78
Real estate, etc	60, 546, 87	55, 346, 87	73, 501, 45	74,016.10	80, 954, 80
Due from nat'l banks.	7, 740. 69	8, 840, 27	10, 789, 08	2, 849. 40	1,718.65
Due from State banks	23, 986, 24	42, 226, 30	55, 178, 25	28, 026, 57	19, 449, 75
Due from res've ag'ts	41, 407. 44	71, 922, 79	107, 921, 30	43, 696. 86	61, 106, 95
Cash items	362.15	222. 50	3, 675. 00	124. 30	3, 297. 29
Clear'g-house exch'gs					
Bills of other banks	1,085.00	2, 690, 00	360.00		700.00
Fractional currency.	31.61	145. 76	150, 05	115.47	152.69
Specie	48, 038. 75	55, 246. 85	56, 367, 50	69, 145, 25	40, 967. 95
Legal-tender notes	1,889.00	1, 133. 00	1,007.00	1, 076. 00	1, 134, 00
U.S. cert's of deposit.				- 	
5% fund with Treas.	3, 172. 50	3, 172, 50	3, 172, 50	3, 172. 50	3, 172, 50
Due from U. S. Treas.	480.00	320.00	960.00		
Total	1, 034, 077. 93	1, 072, 814. 97	1, 119, 418. 60	1,038,413,98	1, 044, 423, 60

CALIFORNIA.

	29 banks.				
Loans and discounts.	\$10, 573, 905. 25	\$10, 342, 825, 04	\$10, 483, 036, 62	\$10, 911, 430, 48	\$11, 225, 473, 93
Overdrafts	274, 417. 89	251, 140, 17	358, 266, 86	308, 542, 75	360, 670. 13
Bonds for circulation.	1, 168, 750.00	1, 169, 750, 00	1, 289, 750, 00	1,550,750.00	1, 565, 750, 00
Bonds for deposits	150, 000. 00	150, 000, 00	150,000.00	150,000.00	150, 000. 00
U. S. bonds on hand	47, 750.00	67, 750, 00	48, 750.00	47, 750, 00	49, 250, 00
Premiums on bonds	111, 183. 96	106, 885, 84	115, 394, 59	140, 660, 09	141, 703, 84
Stocks, securities, etc	870, 223, 19	800, 439, 46	818, 834, 96	816, 771, 01	983, 731, 69
Banking house, etc	889, 572, 93	857, 811, 12	858, 275, 24	853, 724, 07	854, 314, 97
Real estate, etc	407, 445. 14	518, 028, 31	555, 384. 31	573, 656. 46	599, 301, 97
Due from nat'l banks.	249, 442. 19	308, 262, 83	405, 207. 13	342, 218, 59	285, 316, 59
Due from State banks	550, 219. 79	410, 443, 20	483, 604, 17	415, 363, 43	569, 518, 99
Due from res've ag'ts	1, 311, 203, 51	1,579,883.15	2,023,885.65	1, 486, 818. 05	1, 444, 259, 13
Cash items	78, 645. 05	85, 971. 05	120, 691, 65	91, 292, 79	81, 639, 33
Clear'g-house exch'gs	22, 393. 36	36, 537, 39	61, 532, 71	44, 316. 34	40, 066, 29
Bills of other banks	97, 049, 00	91, 043. 00	61, 785, 00	108, 049, 00	87, 618. 00
Fractional currency	3, 360. 21	3, 182, 37	2,772.39	2, 378. 89	2, 310, 22
Specie	2, 208, 588, 60	2, 331, 721, 51	2, 111, 780. 60	2, 182, 200, 66	1, 770, 533, 63
Legal-tender notes	161, 462, 00	260, 243, 00	166, 875. 00	151, 174, 00	127, 454, 00
U. S. cert's of deposit.					
5% fund with Treas.	52, 216, 00	52, 616, 00	50, 966, 00	69, 243, 50	70, 403, 50
Due from U. S. Treas.	5,080.00	2, 552, 50	3, 452, 50	1, 502. 50	5, 080. 00
	<u>-</u>				l
Total	19, 232, 908. 07	19, 427, 086, 44	20, 170, 245, 38	20, 247, 842, 61	20, 414, 426, 21

CITY OF SAN FRANCISCO.

	2 banks.	2 banks.	2 banks.	2 banks.	2 banks.
Loans and discounts.	\$6,625,293,32	\$6, 380, 349, 84	\$6, 717, 844, 16	\$7, 447, 738, 99	\$7, 156, 584, 70
Overdrafts	100, 685, 30	100, 886, 23	148, 449, 54	117, 994, 55	105, 919, 65
Bonds for circulation.	100, 000, 00	100,000.00	100, 000, 00	100, 000. 00	100, 000. 00
Bonds for deposits	100, 000. 00	100,000.00	100, 000, 00	100, 000, 00	100, 000, 00
U. S. bonds on hand	100, 000, 00	100,000.00	100, 000, 00	100, 000. 00	100, 000.00
Premiums on bonds	46, 000, 00	30, 000, 00 [33, 575, 00	34, 000.00	33, 312, 50
Stocks, securities, etc.	30, 728, 63	31, 825, 00	31, 825. 00	31, 825. 00	31, 825.00
Banking house, etc	346, 905. 27	345, 567. 61	345, 567, 61	345, 067, 61	345, 155, 61
Real estate, etc	9, 355, 21	9, 549, 27	9, 430, 52	9, 314, 27	9, 254, 27
Due from nat'l banks.	82, 848. 15	107, 581. 79	127, 617, 25	197, 293, 79	88, 110, 73
Due from State banks	234, 860. 53	198, 713, 99	237, 614, 77	236, 606, 87	307, 873, 60
Due from res've ag'ts	551, 645, 55	249, 631, 47	664, 676. 04	614, 049. 21	577, 189. 95
Cash items					
Clear'g-house exch'gs	68, 803, 16	95, 421. 01	137, 062, 38	107, 677. 80	120, 937. 49
Bills of other banks	17, 807, 00	25, 775. 00	57, 050, 00	9, 890. 00	15,500 00
Fractional currency	509. 26	485, 40	258.08	261.06	135.48
Specie	1, 381, 615. 25	1, 929, 165, 20	1, 347, 303, 50	1, 390, 022, 50	1, 755 195.00
Legal-tender notes	90, 500, 00	94, 895. 00	82, 308. 00	86, 000. 00	122, 190. 00
U.S. cert's of deposit.					
5% fund with Treas.	4, 500. 00	4,500.00	4, 500.00	4, 500. 00	4,500.00
Due from U.S. Treas.	400.00		960.00		
					\
Total	9, 892, 456, 63	9, 904, 346, 81	10, 246, 041, 85	10, 932, 241, 65	10, 973, 683. 98

NEVADA.

T . 1 . 1 . 1	DECEMBER 19.	march 5.	мач 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	2 banks.	2 banks.	2 banks.	2 banks.	2 banks.
Capital stock	\$282,000.00	\$282,000.00	\$282, 000. 00	\$282,000.00	\$282, 000.00
Surplus fund Undivided profits	128, 600, 00 19, 938, 27	128, 000, 00 22, 494, 15	128, 000, 00 23, 841, 10	128, 000, 00 25, 902, 56	128, 000, 00 9, 433, 85
Nat'l-bank circulation State-bank circulation	63, 430. 00	63, 430. 00	63, 430. 00	63, 400. 00	63, 250, 00
Due to national banks Due to State banks	904. 21 2, 155. 72	3, 213. 44	$\begin{array}{c} 45.49 \\ 4,035.23 \end{array}$	598. 35	674. 45 1, 756. 81
Dividends unpaid	60. 00			7, 860, 00	270.00
Individual deposits U. S. deposits	452, 063. 14	490, 650. 79	558, 540. 19	460, 103. 07	477, 988. 49
Notes rediscounted Bills payable Other liabilities	25, 026, 59 69, 500, 00	28, 026, 59 55, 000, 00	23, 026, 59 36, 500, 00	20, 550, 00 50, 000, 00	25, 550, 00 55, 500, 00
Total	1, 034, 077. 93	1, 072, 814, 97	1, 119, 418. 60	1, 038, 413, 98	1, 044, 423. 60

CALIFORNIA.

	29 banks.	29 banks.	29 banks.	29 banks.	29 banks.
Capital stock	\$5, 025, 000.00	\$5, 025, 000. 00	\$5,025,000.00	\$5,025,000.00	\$5, 025, 000. 00
Surplus fund Undivided profits	1, 029, 500, 00 846, 246, 50	1, 052, 900. 00 763, 198, 33	1, 046, 900, 00 802, 188, 97	1, 060, 400, 00 775, 405, 24	1, 060, 400, 00 851, 407, 48
Nat'l-bank circulation State-bank circulation	980, 022. 50	943, 840, 00	989, 135. 00	1, 283, 630, 00	1, 320, 160. 00
Due to national banks Due to State banks	131, 297, 65 460, 816, 14	317, 727. 42 476, 075. 06	192, 423, 82 522, 534, 24	117, 728. 11 506, 546. 24	162, 195. 65 504, 464. 64
Dividends unpaid	1,847.00	11, 529, 50	8, 113. 65	24, 292, 50	9, 109. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	10, 464, 372, 18 57, 923, 16 117, 141, 99	10, 600, 416, 48 61, 554, 81 78, 433, 22	11, 369, 736, 95 35, 721, 59 106, 929, 54	11, 238, 575, 32 75, 164, 80 73, 381, 36	11, 326, 183, 57 53, 814, 83 69, 930, 04
Notes rediscounted Bills payable Other liabilities	35, 000. 00 83, 740. 95	30, 000, 00 66, 411, 62	34, 461, 62 35, 000, 00 2, 100, 00	28, 961, 62 35, 000, 00 3, 757, 42	30, 000. 00 1, 761. 00
Total	19, 232, 908. 07	19, 427, 086, 44	20, 170, 245. 38	20, 247, 842. 61	20, 414, 426, 21

CITY OF SAN FRANCISCO.

	2 banks.	2 banks.	2 banks.	2 banks.	2 banks.
Capital stock	\$2,500,000.00	\$2,500,000.00	\$2,500,000.00	\$2,500,000.00	\$2,500,000.00
Surplus fund Undivided profits	$\substack{1,250,000.00\\261,686.56}$	1, 275, 000, 00 145, 345, 30	1, 275, 000. 00 211, 210. 24	1, 300, 000, 00 128, 460, 08	1, 300, 000. 00 207, 337. 02
Nat'l-bank circulation State-bank circulation	31, 800, 00	28, 500, 00	25, 700. 00	25, 000. 00	22, 500. 00
Due to national banks Due to State banks	585, 271, 68 901, 390, 47	691, 916. 84 890, 447. 62	725, 043, 81 1, 133, 946, 26	558, 528, 16 1, 276, 882, 81	562, 649. 98 1, 244, 278. 09
Dividends unpaid	825, 00	1, 160. 00		20, 715, 00	1, 075. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	4, 246, 486, 50 114, 996, 42	4, 261, 242. 80 110, 734. 25	4, 270, 467. 44 104, 674. 10	5, 006, 525, 05 116, 130, 55	5, 035, 114. 14 100, 729. 75
Notes rediscounted Bills payable Other liabilities					
Total	9, 892, 456, 63	9, 904, 346. 81	10, 246, 041. 85	10, 932, 241. 65	10, 973, 683, 98

OREGON.

	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	35 banks.	35 banks.	35 banks.	35 banks.	35 banks.
Loans and discounts.	\$7, 776, 422. 45	\$7, 497, 761. 82	\$7, 486, 071. 28	\$7, 341, 286. 47	\$7, 284, 098. 46
Overdrafts	162, 901, 25	130, 639, 33	146, 319, 40	192, 847. 45	175, 159, 08
Bonds for circulation.	669, 800, 00	669, 800, 00	669, 800. 00	669, 800. 00	669, 800. 00
Bonds for deposits	400, 000, 00	400, 000. 00	400, 000. 00	400, 000. 00	400, 000. 00
U.S. bonds on hand	601, 000, 00	6 00, 000, 00	600, 600, 60	600, 000. 00	600, 000. 00
Premiums on bonds	145, 955. 00	141, 805, 00	138, 055, 00	136, 605. 00	131, 105, 00
Stocks, securities, etc.	1, 321, 827, 32	1, 496, 682, 89	1, 677, 513, 87	1, 663, 630, 03	1,761,269.33
Banking house, etc	322, 494, 74	321, 878, 00	319, 878, 00	320, 137. 99	320, 792, 25
Real estate, etc		233, 623, 78	209, 198. 67	223,713.67	276, 311, 74
Due from nat'l banks.	593, 663, 92	459, 219, 66	443, 501. 53	686, 629, 69	429, 439. 38
Due from State banks	537, 796, 27	393, 163, 36	419, 770. 64	594,813,72	439, 943, 81
Due from res've ag 'ts	1, 296, 795, 54	1, 137, 365, 36	1, 168, 530, 09	1, 572, 145, 49	1, 113, 979, 83
Cash items	27, 833, 98	38, 966. 48	24, 697, 53	47, 166, 81	28, 625, 30
Clear'g-house exch'gs	31, 265, 03	57, 785. 32	55, 105. 32	38, 504. 40	42, 186, 36
Bills of other banks	60, 381, 00	24, 017. 00	24, 277, 60	56, 457, 00	19, 536, 00
Fractional currency	1, 734, 41	3, 058, 88	2, 896, 35	1, 418. 98	1, 146. 36
Specie	1, 284, 482, 15	1, 297, 168, 15	1, 423, 757. 70	1, 359, 155. 10	1, 295, 029, 60
Legal-tender notes	87, 122, 00	46, 080, 00	59, 663, 00	84, 353, 00	24, 090, 60
U.S. cert's of deposit.	·				
5% fund with Treas.	28, 294, 86	29, 140, 50	29, 140, 50	28, 950, 50	29, 140, 50
Due from U.S. Treas.		1, 850. 00	3, 614. 00	860, 00	2, 435.00
Total	15, 542, 123. 14	14, 980, 005. 53	15, 301, 789. 88	16, 018, 475, 30	15, 044, 088. 00

ARIZONA.

	5 banks.	5 banks.	5 banks.	5 banks.	5 banks.
Loans and discounts.	\$561, 163, 75	\$526, 359, 31	\$593, 703, 76	\$665, 880, 23	\$667,097.31
Overdrafts	25, 282, 66	14, 144, 14	29, 910, 42	27, 442, 38	33, 944. 13
Bonds for circulation.	100, 500, 00	100, 500, 00	100, 500, 00	100, 500, 00	100, 500, 00
Bonds for deposits	50,000,00	50, 000, 00	50, 000, 00	50, 000, 00	50,000.00
U. S. bonds on hand					
Premiums on bonds	4, 230, 00	4, 100, 00 (4, 100, 00	4, 000, 00	4,000.00
Stocks, securities, etc	159, 623, 55	171, 148, 68	192, 871, 43	203, 710, 31	204, 827, 73
Banking house, etc	22, 160.00	21, 200, 00	21, 140, 00	20, 870, 00	20, 870, 00
Real estate, etc	1, 862, 00	1,862.00	1,862.00	1, 862, 00	1,862.00
Due from nat'l banks.	30, 569, 95	107, 718, 51	98, 339, 99	57, 658, 54	61, 668. 93
Due from State banks	66, 660, 90	66, 680, 15	72, 719, 90	32, 046, 01	43, 504, 76
Due from res've ag'ts	156, 128, 77	143, 103, 65	193, 469, 95	221, 548, 38	136, 582. 12
Cashitems	4, 191, 96	4, 139, 97	2,258,97	5, 743, 48	2, 974, 21
Clear'g-house exch'gs		200.00	800, 82	787.00	760, 59
Bills of other banks	5, 230, 00	11, 295, 00	2,638.00	5, 770, 00	4,760.00
Fractional currency	313.08	282.94	163.91	205. 87	94. 95
Specie	111, 264, 15	201, 293, 70	169,942.65	169, 947, 55	134, 106, 10
Legal-tender notes	5, 710, 00	8, 377, 00	7, 584, 00	20, 365, 00	12, 412, 00
U.S. cert's of deposit.					
5% fund with Treas.	4, 522, 50	4, 072, 50	4, 522. 50	4, 522, 50	4, 522. 50
Due from U. S. Treas.	357. 76	300.00	355.00		20.00
Total	1, 309, 771. 03	1, 436, 777. 55	1, 546, 883. 39	1, 592, 859, 25	1, 484, 507. 33

NORTH DAKOTA.

	32 banks.	32 banks.	32 banks.	32 banks.	32 banks.
Loans and discounts.	\$5,091,853.20	\$5, 156, 891, 79	\$5, 314, 263. 04	\$5, 491, 852. 89	\$5,560,403.84
Overdrafts	57, 321, 90	39, 687, 80	42,714.40	46, 355, 18	77, 425. 44
Bonds for circulation.	569, 000, 00	569, 000, 00	569, 000, 00	579, 000.00	579, 000. 00
Bonds for deposits	50, 000. 00	50,000.00	50,000.00	50, 000. 00	50, 000. 00
U. S. bonds on hand					
Premiums on bonds	29, 023, 91	28, 635, 19	26, 873. 91	27,455.16	27, 380. 16
Stocks, securities, etc	382, 009, 56	430, 383, 99	407, 110, 69	408, 655, 23	369, 177, 44
Banking house, etc	455, 688, 46	450, 968, 88	451, 108. 21	448, 985. 95	452, 719, 45
Real estate, etc	252,684.97	288, 395, 10	337, 564, 68	338, 456, 77	344, 567, 68
Due from nat I banks.	93, 200, 03	78, 670, 96	34, 111. 17	27, 898. 70	137, 096. 08
Due from State banks	161, 480, 28	91, 391, 77	56, 973. 37	71, 496, 22	141, 021. 29
Due from res've ag'ts	646, 439, 90	518, 554, 02	426, 931, 43	339, 924, 67	832, 369, 68
Cash items	59, 317, 24	44, 367, 79	41, 997, 39	47, 605, 74	59, 554. 18
Clear'g-house exch'gs	4, 354, 05	3, 148, 91	5, 228, 06	8, 022. 11	12, 478, 68
Bills of other banks	73, 432, 00	30, 796, 00	22, 879, 00	36, 589, 00	45, 317, 00
Fractional currency	2, 380, 30	3, 023, 60	3, 557, 60	3, 251, 90	1, 946, 64
Specie	325, 321, 30	320,422.75	287, 328. 45	280, 536, 05	255, 572, 30
Legal-tender notes	277, 937, 00	146, 704, 00	85, 489, 00	116, 781, 00	148, 199. 00
U.S. cert's of deposit.				·	
5% fund with Treas.	24, 822, 00	27, 239, 50	24, 629, 50	25, 254, 50	26, 405, 00
Due from U.S. Treas.	1, 109. 00	1, 562, 50	2, 402, 50	762.50	3, 265, 50
Total	8, 557, 375. 10	8, 279, 844, 55	8, 190, 161. 80	8, 348, 883. 57	9, 123, 899. 36

OREGON.

Liabilities.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
mapinetes.	35 banks.	35 banks.	35 banks.	25 banks.	35 banks.
Capital stock	\$3,620,000.00	\$3,620,000.00	\$3,620,000.00	\$3,620,000.60	\$3, 370, 000, 00
Surplus fund Undivided profits	670, 904. 41 931, 340. 80	638, 154. 41 818, 067. 74	638, 154, 41 813, 719, 26	646, 280. 18 813, 205. 62	585, 595. 70 876, 901. 49
Nat'l-bank circulation State-bank circulation	572, 360, 00	564, 320. 60	556, 410. 00	560, 780. 00	563, 810. 00
Due to national banks Due to State banks	806, 721, 45 594, 418, 52	715, 552, 90 571, 249, 88	881, 255, 28 431, 683, 07	980, 743, 03 484, 920, 34	705, 837, 46 302, 535, 84
Dividends unpaid	7, 875. 00	6, 150. 00	4, 310. 00	10, 629, 00	5, 120. 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	7, 592, 956, 65 70, 608, 78 299, 534, 52	7, 355, 450, 29 86, 849, 65 301, 153, 66	7, 871, 891, 66 152, 637, 83 230, 840, 54	8, 460, 619, 27 179, 661, 12 176, 477, 99	8, 211, 254, 59 43, 714, 18 304, 974, 84
Notes rediscounted Bills payable Other liabilities	125, 783. 66 123, 500. 00 126, 719. 35	47, 050, 00 81, 500, 00 174, 507, 00	13, 750, 00 68, 500, 00 18, 637, 80	20, 889, 95 43, 500, 00 21, 368, 80	11, 200, 00 45, 000, 00 18, 143, 90
Total	15, 542, 123, 14	14, 980, 605, 53	15, 301, 789. 88	16, 018, 475. 30	15, 044, 088. 00

ARIZONA.

	5 banks.	5 banks.	5 banks.	5 banks.	5 banks.
Capital stock	\$400, 000. 00	\$400, 600. 60	\$400,000.00	\$400,000.00	\$400, 000. 00
Surplus fund Undivided profits	39, 350, 00 85, 976, 28	40, 350, 00 82, 99 7, 85	40, 350, 60 93, 406, 88	41, 350, 60 88, 195, 52	41, 350, 00 99, 855, 35
Nat'l-bank circulation State-bank circulation	83, 300. 00	83, 300. 00	82, 600. 00	82, 700. 00	81, 450, C 0
Due to national banks Due to State banks	16, 604, 66 5, 063, 89	14, 856, 76 5, 995, 18	4, 623, 65 3, 190, 27	4, 403, 27 12, 526, 34	2, 663, 1 9 17, 141, 55
Dividends unpaid				3, 690, 60	
Individual deposits	665, 242. 39	783, 436. 32	995, 239. 77	957, 664. 87	825, 424. 63
Dep'ts U.S.dis. officers	14, 233. 90	25, 841. 44	17, 472. 82	2, 329. 25	16, 622. 61
Notes rediscounted Bills payable Other liabilities				· - · · · · · · · · · · · · · · · · · ·	
Total	1, 309, 771. 03	1, 436, 777, 55	1, 546, 883. 59	1, 592, 859, 25	1, 484, 507. 33

NORTH DAKOTA.

	32 banks.	32 banks.	32 banks.	32 banks.	52 banks.
Capital stock	\$2, 190, 000. 00	\$2, 190, 000, 00	\$2, 190, 000. 00	\$2, 190, 000. 00	\$2, 185, 000. 0
Surplus fund Undivided profits	419, 400, 00 320, 397, 64	411, 750, 00 230, 288, 60	399, 750. 00 239, 844. 24	400, 250, 00 204, 343, 63	398, 283. 00 208, 24 4. 49
Nat'l-bank circulation State-bank circulation	511, 880: 00	506, 980, 00	510, 530. 60	520, 785. 00	520, 310. 0 0
Due to national banks	18, 058. 93 150, 945. 98	29, 787, 50 97, 605, 03	32, 261, 44 78, 979, 10	10, 695, 09 79, 629, 61	48, 321 . 19 137, 940 . 13
Dividends unpaid	490.00	4, 588.00	2, 180. 00	3, 360. 00	1, 800. 0 0
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	4, 778, 054, 80 18, 100, 35 35, 910, 36	4, 563, 043, 93 21, 615, 68 31, 812, 77	4, 279, 215, 31 16, 428, 32 33, 841, 85	4, 398, 827, 17 21, 267, 00 19, 851, 85	5, 261, 260, 06 14, 873, 12 42, 578, 78
Notes rediscounted Bills payable Other liabilities	6, 637. 04 107, 500. 00	34, 873, 04 157, 500, 00	102, 571, 54 301, 500, 00 3, 000, 00	145, 274, 22 349, 400, 00 5, 200, 00	96, 659. 26 202, 500. 00 6, 129. 3 3
Total	8, 557, 375. 10	8, 279, 814. 55	8, 190, 161. 80	8, 343, 883. 57	9, 123, 899. 36

SOUTH DAKOTA.

Resources.	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
nescurees.	34 banks.	34 banks.	33 banks.	33 banks.	33 banks.
Loans and discounts.	\$3,551,300.11	\$3, 309, 056, 00	\$3, 418, 289. 98	\$3, 435, 759. 16	\$3, 442, 924. 19
Overdrafts	63, 669, 27	54, 189, 83	68, 160, 85	58, 785, 23	66, 028, 13
Bonds for circulation.	585, 750, 00	585, 750, 00	573, 250, 00	573, 250.00	573, 250. 00
Bonds for deposits	150, 000, 00	150, 000, 00	150, 000, 00	150, 000, 00	150, 000, 00
U. S. bonds on hand					
Premiums on bonds	56, 234, 39	56, 390, 64	52, 560, 64	52, 018, 71	52, 018, 71
Stocks, securities, etc	704, 823, 38	794, 112, 00	702, 411. 84	694, 675, 32	721, 800, 04
Banking house, etc [354, 781, 22	350, 917, 88	352, 372, 22	350, 561, 24	349, 457, 69
Real estate, etc	247, 956, 38	225, 684, 46	242, 856, 41	246, 016. 18	246, 225, 61
Due from nat'l banks.	212, 546, 14	210, 121, 24	187, 047, 37	136, 407, 46	187, 500, 10
Due from State banks	69, 224, 95	93, 481, 98	55, 211, 90	58, 023, 92	68, 098, 46
Due from res've ag'ts	525, 124, 41	674, 056, 37	461, 275, 41	397, 618. 09	703, 021, 96
Cash items	25, 488, 00	29, 734, 23	27, 694, 04	35, 310. 05	33, 639, 67
Clear'g-house exch'gs	5, 342, 89	5, 007, 37	4, 442, 53	5, 146, 28	6, 853, 75
Bills of other banks	44, 665, 00	40, 809, 00	31, 589, 00	32, 900, 00	36, 558, 00
Fractional currency [3, 098, 66	3, 938. 21	3, 968, 39	4, 025, 20	2, 746, 80
Specie	381, 563, 52	379, 427, 37	350, 109, 09	324, 992, 45	302, 574, 49
Legal-tender notes	155, 897. 00	162, 041, 00	149, 683, 00	138, 343. 00	173, 821. 00
U. S. cert's of deposit.					
5% fund with Treas.	25, 858. 75	25, 688, 25	25, 018. 75	24, 631. 25	25, 771, 25
Due from U. S. Treas.	391. 80	928, 80	332.30	2.30	1, 958. 65
Total	7, 163, 625. 87	7, 151, 334, 63	6, 856, 273, 72	6, 718, 465. 84	7, 144, 248. 50

IDAHO.

	12 banks.	12 banks.	12 banks.	12 banks.	11 banks.
Loans and discounts.	\$1, 469, 164, 33	\$1, 433, 460, 82	\$1, 436, 152, 05	\$1, 297, 628, 60	\$1, 291, 716, 56
Overdrafts	91, 692, 94	84, 998, 78	79, 685, 58	66, 030, 52	60, 957. 25
Bonds for circulation.	193, 750, 60	193, 750, 00	193, 750, 00	193, 750.00	181, 250 00
Bonds for deposits	50, 000, 00	50, 000, 00	50,000.00	50, 000, 00	50, 000, 00
U.S. bonds on hand			. 	8,000.00	15,000.00
Premiums on bonds	11, 031. 25	10, 887. 50	10, 787, 50	11, 707. 50	12, 537. 50
Stocks, securities, etc.	318 806, 92	279, 802, 44	313, 955. 89	413 486.00	466, 282, 00
Banking house, etc	180, 888. 70	179. 147. 40	179, 144, 85	177, 144, 35	174, 295, 13
Real estate, etc	62, 382. 71	73, 542, 71	87, 174. 47	96, 399, 00	105, 644, 57
Due from nat'lbanks.	173, 191. 46	110, 550. 03	111, 843. 07	227,973.32	337, 650, 56
Due from State banks	86, 145, 12	64, 253. 80	67, 512. 59	110, 755, 42	118, 905. 82
Due from res've ag'ts	250, 486. 93	206, 930. 96	177, 546. 38	204, 073. 81	251, 705. 77
Cash items	32, 175, 77	6, 276, 92	9, 399. 11	15, 233. 94	9, 441. 80
Clear'g-house exch'gs	. 		. 		
Bills of other banks	30, 890, 00	25, 195, 00	18, 338. 00	17, 117. 00	27, 387. 00
Fractional currency	377.41	309. 00	443.15	204.70	385. 08
Specie	216, 665, 10	210, 705. 00	205, 533, 05	170, 527. 20	246, 899, 80
Legal-tender notes	57, 600. 00	51, 180, 00	57, 231. 00	4 2, 760. 00	33, 824, 00
U. S. cert's of deposit.					
5% fund with Treas.	8, 168. 75	7, 808. 75	7, 718. 75	7, 818, 75	8, 156, 25
Due from U.S. Treas.		••••••	• • • • • • • • • • • • • • • • • • • •	••••••	1, 750, 00
Total	3, 233, 417. 39	2, 988, 799. 20	3, 006, 215. 44	3, 110, 618, 51	3, 393, 789. 09

MONTANA.

	26 banks.	26 banks.	25 banks.	25 banks.	26 banks.
Loans and discounts.	\$12,091,110.02	\$11, 725, 822. 67	\$12, 135, 741, 70	\$12, 729, 766, 47	\$12, 451, 919, 51
Overdrafts	474, 261. 42	438, 505. 74	486, 917. 22	547, 419, 15	505, 506, 86
Bonds for circulation.	769, 350, 00	769, 350, 00	744, 350, 00	744, 350, 00	764, 350.00
Bonds for deposits	100, 000. 00	150, 000, 00	100,000.00	100,000.00	100, 000, 00
U.S. bonds on hand		10,000.00	25, 000, 00	25, 000, 66	25, 000, 00
Premiums on bonds	39, 975, 28	46, 475, 28	46, 275, 28	45, 150, 28	46, 925, 28
Stocks, securities, etc	1, 433, 711. 02	1, 314, 263. 58	1, 414, 472. 95	1, 519, 073, 38	1, 862, 259, 29
Banking house, etc	558, 043, 95	574, 319, 06	542, 443. 06	542, 132, 99	542, 954, 04
Real estate, etc	269, 070, 99	268, 240, 96	281, 292, 35	371, 116. 17	399, 989, 98
Due from nat'l banks.	902, 249, 95	877, 669, 61	987, 414. 99	909, 222, 02	925, 213, 25
Due from State banks	384, 457. 89	261, 119, 49	194, 844. 08	195, 837. 61	182, 923, 86
Due from res've ag'ts	2, 446, 023, 99	2, 147, 494. 89	1, 547, 796. 31	1,657,430.35	2, 402, 506, 92
Cash items	150, 263. 11	75, 063. 04	69, 990, 11	89, 686. 12	44, 198. 11
Clear'g-house exch'gs	38, 765. 79	36, 206. 35	25, 611. 04	32, 609. 07	20, 598. 81
Bills of other banks	342, 831.00	296, 985. 00	153, 783. 00	219, 579, 00	238, 721. 00
Fractional currency	3, 338. 55	4, 494. 92	6, 301. 74	4, 365. 36	4, 280, 17
Specie	947, 465. 15	1, 181, 295. 35	1, 081, 655. 95	1, 091, 906, 57	1, 018, 297. 39
Legal-tender notes	901, 844. 00	790, 907. 00	645, 236, 00	604, 071. 00	790, 629. 00
U. S. cert's of deposit.					
5% fund with Treas.	34, 520. 00	33, 660. 00	31, 670. 00	32, 650, 35	33, 427. 50
Due from U.S. Treas.	2, 279, 47	2,084.47	7, 219. 47	339.47	4, 365. 97
Total	21, 889, 561. 58	20, 953, 957. 41	20, 528, 015. 25	21, 461, 705. 36	22, 364, 066, 94

SOUTH DAKOTA.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	34 banks.	34 banks.	33 banks.	33 banks.	33 banks.
Capital stock	\$2, 135, 000. 00	\$2, 127, 500. 00	\$2,035,000.00	\$2,035,000.00	\$2, 035, 000. 00
Surplus fund Undivided profits	484, 975, 60 164, 665, 77	470, 701, 49 126, 861, 75	410, 900, 00 123, 970, 09	411, 900, 00 107, 691, 32	415, 400, 00 107, 298, 87
Nat'l-bank circulation State-bank circulation	518, 312, 50	516, 402, 50	506, 242, 50	507, 442. 50	506, 622. 50
Due to national banks Due to State banks	49, 158, 24 158, 013, 85	58, 972, 65 157, 102, 45	52, 319, 38 132, 875, 40	57, 493, 82 108, 166, 31	71, 376, 26 206, 020, 48
Dividends unpaid	750. 00	2, 879. 00	700.00	13, 252, 00	4, 656. 00
Individual deposits U. S. deposits	3, 379, 898. 13 115, 765. 11 30, 515. 27	3, 451, 228, 44 106, 827, 87 35, 982, 78	3, 333, 336, 24 126, 542, 84 22, 110, 73	3, 126, 823, 41 126, 664, 24 21, 908, 30	3, 533, 636, 49 113, 063, 38 31, 228, 92
Notes rediscounted Bills payable Other liabilities	23, 972. 00 102, 600. 00	5, 775, 70 91, 100, 00	20, 176, 54 76, 600, 00 15, 500, 00	73, 373, 94 100, 500, 00 28, 250, 00	21, 612, 50 73, 500, 00 24, 833, 10
Total	7, 163, 625. 87	7, 151, 334, 63	6, 856, 273. 72	6, 718, 465. 84	7, 144, 248, 50

IDAHO.

	12 banks.	12 banks.	12 banks.	12 banks.	11 banks.
Capital stock	\$775, 000. 00	\$775, 000, 00	\$775, 000. 00	\$775, 000. 00	\$725,000.00
Surplus fund Undivided profits	256, 474, 95 174, 202, 74	257, 774. 95 110, 488. 94	257, 774. 95 116, 429. 46	272, 774. 95 131, 774. 95	271, 074, 95 137, 231, 91
Nat'l-bank circulation State-bank circulation	169, 415. 00	167, 515. 00	166, 675. 00	165, 525. 00	156, 825. 00
Due to national banks Due to State banks	42, 010, 76 21, 224, 93	41, 151. 15 22, 687. 38	52, 520, 69 14, 000, 24	8,712.67 22,564.05	14, 833. 12 24, 798. 43
Dividends unpaid	150.00	275.00	150, 60	1, 338. 00	235.00
Individual deposits U. S. deposits Dep'ts U.S. dis. officers	1, 706, 551, 91 36, 640, 47 13, 332, 13	$\begin{array}{c c} 1,493,125.13 \\ 42,193.84 \\ 7,073.31 \end{array}$	1, 520, 189, 30 42, 473, 65 8, 104, 65	1, 632, 243, 99 17, 115, 61 4, 521, 79	1, 994, 991, 92 36, 977, 27 7, 606, 99
Notes rediscounted Bills payable Other liabilities	15, 164, 50 23, 250, 00	13, 014, 50 58, 500, 00	13, 397. 50 39, 500. 00	13, 047, 50 40, 000, 00	7, 214. 50 17, 000. 00
Total	3, 233, 417. 39	2, 988, 799. 20	3, 006, 215, 44	3, 110, 618. 51	3, 393, 789. 09

MONTANA.

-	26 banks.	26 banks.	25 banks.	25 banks.	26 banks.
Capital stock	\$3, 900, 000. 00	\$3, 900, 000, 00	\$4, 100, 000, 00	\$4, 100, 000. 00	\$4, 151, 600. 00
Surplus fund Undivided profits	546, 599, 94 1, 850, 333, 49	573, 317, 73 1, 176, 621, 62	553, 317. 73 1, 376, 741. 45	631, 817, 73 1, 258, 260, 94	652, 317. 73 1, 321, 150. 02
Nat'l-bank circulation State-bank circulation		648, 380. 00	654, 900. 00	653, 290. 00	644, 110. 00
Due to national banks Due to State banks	1, 158, 309, 12 357, 707, 22	838, 630, 58 651, 728, 33	579, 422, 71 296, 1 91, 28	785, 481, 99 312, 277, 51	910, 640. 96 341, 814. 94
Dividends unpaid		11, 683. 00	210.00	24, 335, 00	407.00
Individual deposits U. S. deposits Dept's U. S. dis. officers	13, 265, 975, 29 45, 236, 78 62, 998, 74	12, 910, 490, 04 17, 579, 00 86, 607, 45	12, 550, 475, 18 49, 839, 06 45, 645, 62	13, 237, 678, 84 53, 941, 75 30, 769, 47	14, 067, 729, 25 38, 942, 08 50, 354, 96
Notes rediscounted Bills payable Other liabilities	10, 000. 00 12, 500. 00	3, 974. 00 84, 500. 00 50, 472. 66	$\begin{array}{c} 41,272,22\\ 230,000.00\\ 50,000.00 \end{array}$	68, 852. 13 300, 000. 00 5, 000. 00	185, 000. 00
Total	21, 889, 561. 58	20, 953, 957. 41	20, 528, 015. 25	21, 461, 705. 36	22, 364, 066. 94

NEW MEXICO.

-	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	sертемвен 28.
Resources	9 banks.	9 banks	8 banks.	8 banks.	8 banks.
Loans and discounts. Overdrafts Bonds for circulation. Bonds for deposits. U.S. bonds on hand. Premiums on bonds. Stocks, securities, ctc Banking house, etc. Real estate, etc. Due from nat Ibanis.	98, 782, 67 55, 651, 71 317, 096, 93	\$1,608,815.52 58,598.59 252,500.00 200,000.00 13,950.00 196,222.18 121,343.47 60,554.17 242,457.23	\$1, 532, 422, 52 73, 548, 06 285, 000, 00 200, 000, 00 13, 825, 00 215, 460, 19 120, 384, 72 75, 785, 09 176, 126, 63	\$1, 622, 108. 81 59, 485. 71 215, 000. 00 200, 000. 00 12, 200. 00 220, 510. 90 118, 878. 33 77, 983. 32 412, 305. 78	\$1, 583, 275. 10 59, 532. 82 315, 000. 00 200, 000. 00 12, 200. 00 227, 849. 26 120. 670. 83 80, 682. 44 367, 820. 91
Due from State banks Due from res ve ag'ts Cash items Clear g-house exch gs	76, 792, 84 358, 621, 12 11, 848, 96	75, 772, 28 278, 088, 19 10, 931, 73	54, 575, 68 220, 144, 98 11, 574, 26	84, 372, 71 314, 102, 53 22, 443, 02	67, 763, 97 247, 358, 55 21, 588, 51
Bills of other banks Fractional currency Specie Legal-tender notes	16, 721, 00 628, 18 736, 369, 90	17, 324, 00 851, 17 148, 438, 90 45, 008, 00	14, 337, 00 730, 89 126, 109, 95 36, 642, 00	44, 588. 00 691. 16 133, 429. 75 69, 639. 00	23, 629. 00 792. 44 160, 885. 20 47, 424. 00
U. S. cert's of deposit. 5% fund with Treas. Due from U. S. Treas.	11, 362, 50	11, 362, 50	10, 800. 00 440. 00	14, 108. 00 740. 00	14, 108. 00
Total	3, 403, 407. 41	3, 342, 217. 93	3, 167, 906. 97	3, 722, 587. 62	3, 550. 581. 12

UTAH.

	11 banks.	11 banks.	11 banks.	11 banks.	11 banks.
Loans and discounts.	\$3,021,714.41	\$2,901,564,99	\$2,922,642.65	\$2,859,337.16	\$2,894,522.76
Overdrafts	203, 355-30	137, 905, 44	217, 183, 24	204, 363, 86	174, 709. 00
Bonds for circulation.	812, 500, 00	812, 509, 00	812, 500, 00	812, 500. 00	812, 500, 00
Bonds for deposits	125,000.00	125, 000, 00	125, 000, 00	125, 000, 00	125, 000. 00
U. S. bonds on hand	20,060 00	20 000 00	20, 000, 00	20, 000. 00	20, 000, 00
Premiums on bonds	102,000.00	102, 000, 00	95, 000, 00	95, 000. 00	95, 000. 00
Stocks, securities, etc	173, 597, 27	211, 902, 78	211, 841, 81	223, 601. 33	249, 064, 98
Banking house, etc	418, 451, 16	416, 247, 29	416, 195, 54	415, 188, 84	414, 108, 99
Real estate, etc	102, 558, 97	115, 365, 86	121, 745, 24	124, 254, 19	148, 648, 32
Due from nat'l banks.	137, 441, 46	88, 868, 94	122, 383, 36	250, 164, 45	369, 065, 01
Due from State banks	109, 718, 15	116, 771, 61	100, 503. 41	165, 764, 73	222, 322, 46
Due from res've ag'ts	384, 429, 15	201, 052, 12	293, 060, 89	443, 442, 85	690, 592, 12
Cash items	8, 417, 55	9, 768, 71	24, 041, 23	23, 611. 85	14, 232, 64
Clear'g-house exch'gs	33, 793, 55	22, 725, 10	34, 551. 64	32, 907, 08	25, 836, 59
Bills of other banks	24, 129, 00	34, 860, 00	15, 667, 00	23, 091, 00	55, 172. 00
Fractional currency	1, 019, 16	1, 197, 97	769.70	890.66	1, 117. 14
Specie	547, 716, 90	575, 221, 30	492, 434, 00	557, 177. 10	523, 967. 10
Legal-tender notes	37, 014, 00	22, 893, 00	20, 014, 00	29, 995, 00	30, 163, 60
U.S.cert's of deposit.					
5% fund with Treas.	36, 562, 50	36, 312, 50	36, 952, 50	36, 012. 50	36, 562. 50
Due from U. S. Treas.	500.00		·	400.00	950, 00
Total	6, 299, 918. 53	5, 952, 157. 61	6, 082, 486. 21	6, 442, 702. 60	6, 993, 534. 61

WASHINGTON.

	55 banks.	53 banks.	51 banks.	50 banks.	47 banks.
oans and discounts.	\$10, 478, 743, 41	\$9, 885, 837, 00	\$9, 516, 204, 88	\$9, 305, 576, 42	\$9, 300, 049, 95
verdrafts	191, 291, 30	199, 418, 85	216, 791, 59	215, 781. 10	180, 096, 67
Bonds for circulation.	1, 320, 000, 00	1, 271, 500, 00	1, 240, 250, 00	1, 190, 250, 00	1, 140, 250. 00
Bonds for deposits	50, 000, 00	50,000.00	50,000.00	50, 000. 00	50, 000, 00
U. S. bonds on hand	50,000,00	109,000.00	109, 000, 00	100, 000, 00	100, 000, 00
Premiums on bonds	98, 897, 87	124, 604, 34	97, 476, 62	100, 757. 87	96, 050, 12
Stocks, securities, etc.	1, 018, 542, 83	1,068.696.41	1, 120, 835, 32	1, 007, 623, 90	996, 806, 80
Banking house, etc	756, 674, 66	737, 803, 94	729, 233, 47	728, 160, 68	722, 521. 14
Real estate, etc	651, 193, 92	710, 955, 46	753, 683, 82	719,428.85	749, 689, 25
Due from nat'l banks.	610, 134, 14	561, 400, 58	680, 051, 07	652, 161, 99	607, 165, 89,
Due from State banks	332, 414, 84	389, 488, 18	360, 687, 00	413, 473, 71	436, 248, 46
Due from res've ag'ts	637, 897. 19	737, 989, 78	725, 214, 44	1, 139, 758, 07	864, 358, 29
Cash items	41, 094, 20	53, 086, 27	47, 679, 81	54, 082. 19	46, 573. 82
Clear'g-house exch'gs	53, 557, 10	50, 410, 61	70, 484, 46	71, 754, 67	60, 751, 20
Bills of other banks		41, 415, 00	38, 955, 00	41, 948, 00	43, 390, 00
Fractional currency		5, 821, 20	4, 377. 36	3, 716, 10	1, 979, 54
Specie	1, 111, 715, 69	1, 198, 695, 64	1, 103, 404, 60	1, 134, 132, 00	975, 908, 48
Legal-tender notes	100, 419, 60	96, 574, 00	83, 371, 60	76, 993, 00	74, 002. 00
U.S. cert's of deposit.					
5% fund with Treas.	55, 209, 75	54, 171, 68	52, 295, 68	49, 965, 68	49, 515, 68
Due from U.S. Treas.	2,764,74	1, 170, 00	3, 280, 00		190, 00
Total	17, 607, 661, 16	17, 338, 429, 34	16, 994, 276. 12	17, 055, 569, 23	16, 495, 547, 29

NEW MEXICO.

	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	9 banks.	9 banks.	8 banks.	8 banks.	8 banks.
Capital stock	\$700,000.00	\$700, 000. 00	\$650,000.00	\$650, 000.00	\$650,000.00
Surplus fund Undivided profits	170, 551. 47 49, 883. 86	167. 100. 00 34, 979. 66	165, 600, 00 45, 482, 35	141, 600, 00 54, 340, 44	145, 500. 00 43, 591. 51
Nat'l bank circulation State-bank circulation	226, 600. 00	225, 400. 00	230, 560. 00	281, 380, 00	281, 010. 00
Due to national banks Due to State banks	122, 264, 27 99, 306, 20	106, 626, 56 65, 398, 74	96, 757, 05 51, 640, 09	242, 581, 17 74, 129, 64	231, 636, 93 64, 887, 27
Dividends unpaid				,	6.00
Individual deposits U. S. deposits Dep'ts U.S. dis.officers	1, 855, 524, 88 112, 842, 43 66, 434, 30	1, 862, 453, 15 81, 849, 38 82, 410, 44	1, 734, 299, 76 83, 350, 27 67, 018, 59	2, 080, 962, 11 90, 178, 13 96, 098, 63	1, 947, 120, 89 99, 945, 89 69, 518, 28
Notes rediscounted Bills payable Other liabilities		16, 000. 00	16, 848, 86 25, 000, 00 1, 350, 00	11, 316. 90	17, 364. 35
Total	3, 403, 407. 41	3, 342, 217. 93	3, 167, 906. 97	3, 722, 587. 02	3, 550, 581. 12

UTAH.

	11 banks.	11 banks.	11 banks.	11 banks.	11 banks.
Capital stock	\$2, 100, 000, 00	\$2, 100, 000. 00	\$2, 100, 000.00	\$2, 100, 000.00	\$2, 100, 000. 00
Surplus fund Undivided profits	747, 825, 00 186, 258, 48	708, 850, 00 149, 792, 02	708, 850, 00 156, 816, 62	709, 250, 09 179, 979, 74	709, 650, 00 196, 039, 69
Nat'l-bank circulation State-bank circulation	393, 450. 00	432, 420. 00	430, 890. 00	427, 660. 00	447, 940. 60
Due to national banks Due to State banks	94, 132, 89 221, 669, 96	43, 204, 31 233, 267, 66	110, 975, 90 215, 155, 12	123, 136, 37 231, 183, 50	140, 589. 33 249, 072. 76
Dividends unpaid	423, 00	716.00	6, 193. 00	928.00	686, 00
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	2,451,721.76 $25,731.11$ $65,914.71$	2, 167, 674, 75 44, 591, 01 48, 719, 41	2, 244, 024, 58 39, 744, 58 64, 247, 71	2, 550, 458, 58 87, 481, 45 15, 825, 93	2, 939, 700. 40 50, 683. 20 51, 613. 23
Notes rediscounted Bills payable Other liabilities	10, 000. 00 2, 500. 00 291. 62	17, 500. 00 5, 422. 45	2, 500, 00 3, 088, 70	2, 500, 00 8, 299, 03	17, 500. 00
Total	6, 299, 918. 53	5, 952, 157. 61	• 6, 082, 486. 21	6, 442, 702. 60	6, 903, 534. 61

WASHINGTON.

	55 banks.	53 banks.	51 banks.	50 banks.	47 banks.
Capital stock	\$5, 680, 000. 00	\$5,530,000.00	\$5, 405, 000.00	\$5, 205, 000, 00	\$5, 055, 000.00
Surplus fund Undivided profits	1, 240, 429, 67 755, 570, 01	1, 239, 552, 26 494, 609, 64	1, 227, 828, 40 449, 640, 99	1, 189, 102, 85 444, 609, 78	1, 180, 336, 79 534, 017, 13
Nat'l-bank circulation State-bank circulation	1, 179, 595. 00	1, 136, 480. 00	1, 100, 200. 00	1, 065, 360, 00	1, 018, 960. 00
Due to national banks Due to State banks	225, 187, 77 141, 973, 97	237, 766, 69 227, 271, 33	214, 344, 79 151, 426, 33	192, 96 2, 7 3 172, 46 7 , 49	248, 488, 42 186, 858, 40
Dividends unpaid	10, 200, 00	774.66	1, 232. 06	845, 32	443.32
Individual deposits U. S. deposits Dep'ts U.S.dis.officers	7, 447, 637, 79 28, 926, 32 22, 639, 47	7, 741, 010, 44 29, 273, 33 20, 630, 49	7, 772, 569, 01 26, 087, 84 19, 533, 17	8, 182, 049, 24 40, 299, 24 5, 075, 26	7, 659, 879, 79 20, 891, 76 21, 240, 28
Notes rediscounted Bills payable Other liabilities	278, 521, 54 596 475, 81 503 81	231, 538, 31 442, 772, 79 6, 750, 00	63, 044, 56 511, 581, 52 51, 786, 85	106, 336, 28 416, 437, 19 35, 023, 85	83, 212. 74 357, 870. 59 128, 348. 07
Total	17 607 661 16	17, 338, 429, 34	16, 994, 276. 12	17, 055, 569. 23	16, 495, 547. 29

Abstract of Reports since October 2, 1894,

WYOMING.

Resources.	DECEMBER 19.	march 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Resources.	12 banks.	12 banks.	11 banks.	11 banks.	11 banks.
Loans and discounts.	\$1,990,529.86	\$1, 872, 290, 18	\$1,800,943.71	\$1, 856, 213, 90	\$1,874,289.15
Overdrafts	57, 265, 61	51, 081, 97	59, 725, 63	51, 530, 69	67, 418, 22
Bonds for circulation.	290, 000, 00	265, 000, 00	265, 000, 00	265, 000. 00	240, 000, 00
Bonds for deposits					
U.S. bonds on hand					
Premiums on bonds	16, 835, 16	14, 747, 66	14, 560, 16	14, 260, 16	13, 093, 75
Stocks, securities, etc.	290, 332, 72	256, 160, 60	224, 180, 33	219, 974, 31	218, 273, 11
Banking house, etc	138, 370, 05	138, 194, 11	125, 194, 11	126, 189. 11	126, 018, 69
Real estate, etc	145, 093, 85	140, 005, 12	155, 772, 54	163, 703. 08	172, 734, 06
Due from nat 1 banks.	94, 953, 56	50, 967, 94	25, 214, 88	53, 931, 82	64, 630, 48
Due from State banks	9, 649, 71	7, 661, 88	16, 321, 26	22, 491, 22	32, 965, 30
Due from res'veag'ts	618, 816, 15	228, 209, 68	235, 918, 69	217, 291. 43	408, 281, 91
Cash items	17, 903, 51	13, 329, 80	13, 719, 98	13, 662, 24	10, 534, 54
Clear'g house exch'gs	259. 17				
Bills of other banks	12,060.00	14, 588, 00	13, 860, 00	11, 231.00	11, 376, 00
Fractional currency	964, 08	1,314.92	1, 107, 76	1, 300. 41	1, 131, 11
Specie	230, 745, 10	262, 901, 90	266, 185, 55	232, 601. 05	206, 987, 10
Legal-tender notes	48, 460, 60	61, 445, 00	34, 079, 00	34, 110.00	37, 235, 00
U.S. cert's of deposit.					
5% fund with Treas.	13, 049, 75	11, 924, 75	11, 924, 75	11, 924. 75	10, 777, 25
Due from U. S. Treas.	1, 130, 00	400,00	500.00		85.00
Total	3, 976, 418, 28	3, 390, 232, 51	3, 264, 208, 35	3, 295, 415, 17	3, 495, 830, 67

OKLAHOMA.

	6 banks.	6 banks.	6 banks.	6 banks.	5 banks.
Loans and discounts.	\$361, 130, 77	\$384, 973, 17	\$366, 946, 42	\$406, 489, 57	\$385, 418. 15
Overdrafts	10, 637, 24	6, 506, 95	6, 310, 96	5, 886. 35	8, 262. 87
Bonds for circulation.	75, 000, 00	75, 000, 00	75, 000, 00	75, 000. 00	62, 500.00
Bonds for deposits			!		
U. S. bonds on hand	. 				
Premiums on bonds	3, 050, 00	3, 050, 00	2, 925. 00	2, 925, 00	2,925.00
Stocks, securities, etc	180, 134, 71	190, 481, 27	191, 128, 99	194, 794, 97	142, 196, 30
Banking house, etc	82, 887, 58	83, 064, 78	59, 058, 37	58, 558. 37	55, 958. 37
Real estate, etc			500, 00	500.00	500.00
Due from nat'l banks.	61, 850, 46	83, 191, 09	88, 701, 38	99, 210, 21	42, 274, 85
Due from State banks	17, 096, 21	19, 786. 09	23, 321, 79	25, 805, 22	25, 213. 78
Due from res've ag'ts	177, 175. 55	234, 117, 75	229, 995, 91	130, 939, 75	210, 078, 99
Cash items	12 396.87	7, 175. 69	5, 440, 87	5, 754, 16	9, 819. 27
Clear'g-house exch'gs	162.64	114.93	198. 70	120.51	717. 26
Bills of other banks	42, 820. 00	29, 596, 00	43, 681, 00	28, 363, 00	19, 799. 00
Fractional currency	579.90	725. 42	785, 00	1,088.04	869. 35
Specie	48, 394, 20	50, 718. 25	57, 128, 90	56, 793, 65	28, 687, 90
Legal-tender notes	45, 972.00	27, 734, 00	38, 495, 00	31, 305, 00	34, 700. 00
U.S. cert's of deposit.	. 		. 		
5% fund with Treas.	3, 375, 00	3, 135. 00	3, 375. 00	3, 375. 00	2, 812, 50
Due from U. S. Treas.	990.00	400.00			• • • • • • • • • • • • • • • • • • • •
Total	1, 123, 653. 13	1, 199, 769. 79	1, 192, 993, 29	1, 126, 908, 80	1, 032, 733. 59

INDIAN TERRITORY.

		1	7 banks.	7 banks.
\$639 , 878, 34	\$759, 532. 15	\$800, 729. 51	\$808, 164. 34	\$808, 944, 83
160, 124, 99	62, 200. 30	42, 662, 74	43, 594. 71	4 52, 804, 21
90, 000, 00	103, 000. 00	103, 000. 00	103, 000. 00	103, 000, 00
6, 725. 00	6, 600. 00	6, 475, 00	6, 350. 00	6, 350, 60
30, 825. 48	32, 021. 38	32, 030, 23	31, 691. 23	31, 691, 23
		4,500.00	4, 500. 00	6, 117, 00
125, 455. 27	50, 453, 45	59, 914. 80	27, 088. 77	43, 117. 64
10, 462, 65	11, 216. 98	6, 172. 46	28, 790. 33	14, 644. 25
167, 915. 39	109, 439. 30	116, 826. 02	183, 273. 04	174, 284. 99
10, 708. 62	6, 174. 26	5, 475. 55	4, 106. 49	12,605.37
	. 			
18, 279, 00	12, 092. 00	11, 156, 00	4, 170. 00	2,858.00
			1, 388. 71	1,650.06
66, 376, 00	58, 212, 75	60, 297. 00	46, 090. 00	33 780.55
28, 005. 00	22, 409. 00	30, 457. 00	26, 060. 00	21 769 00
4, 050, 00	4, 050. 00	4, 622, 50	4, 622. 50	4, 622. 50
100.00	140. 00		81.00	• • • • • • • • • • • • • • • • • • • •
		!		
1, 359, 295, 04	1, 238, 301, 53	1, 285, 573, 05	1, 322, 971, 12	1, 418, 239, 63
	90, 000, 00 6, 725, 00 30, 825, 48 125, 455, 27 10, 462, 65 167, 915, 39 10, 708, 62 18, 279, 00 389, 30 66, 376, 00 28, 005, 00 4, 050, 00 100, 00	90,000.00 103,000.00 6,725.00 6,600.00 30,825.48 32,021.38 125,455.27 50,453.45 10,462.65 11,216.98 107,915.39 109,439.30 10,708.62 6,174.26 18,279.00 12,092.00 389.30 768.96 66,376.00 58,212.75 28,005.00 22,409.00 4.050.00 4,050.00 100.00 140.00	90,000.00 103,000.00 103,000.00 6,725.00 6,600.00 6,475.00 30,825.48 32,021.38 32,030.23 4,500.00 125,455.27 50,453.45 59,914.80 10,462.65 11,216.98 6,172.46 107,915.39 109,439.30 116,826.02 10,708.62 6,174.26 5,475.55 18,279.00 12,092.00 11,156.00 389.30 768.96 1,254.24 66,376.00 58,212.75 60,297.00 28,005.00 22,400.00 30,457.00 4.050.00 4,050.00 4,622.50 100.00 140.60	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

WYOMING.

T . 7 13111	DECEMBER 19.	MARCH 5.	MAY 7.	JULY 11.	SEPTEMBER 28.
Liabilities.	12 banks.	12 banks.	11 banks.	11 banks.	11 banks.
Capital stock	\$1, 160, 000, 00	\$960, 000. 00	\$860, 000. 00	\$860, 000, 00	\$860,000.00
Surplus fund Undivided profits	121, 168, 59 58, 204, 03	124, 131. 55 40, 300. 79	112, 431, 55 50, 468, 80	$114,047.76 \\ 48,741.62$	110, 447. 76 54, 816. 70
Nat'l-bank circulation State-bank circulation	259, 335. 00	237, 775. 00	234, 515. 00	237, 055. 00	214, 695. 00
Due to national banks Due to State banks	46, 195, 44 25, 952, 86	32, 642 . 01 32, 580. 27	15, 572. 26 29, 100. 94	38, 855, 40 28, 738, 16	33, 850. 75 20. 979. 41
Dividends unpaid		10.00	10.00	2, 555.00	2, 400.00
Individual deposits	2, 258, 642, 89	1, 920, 218. 99	1, 912, 855. 55	1, 934, 141. 57	2, 181, 641. 05
Notes rediscounted Bills payable Other habilities	11 062.74 35, 856.73	8, 573 . 90 34, 000. 00	14, 254. 25 35, 000. 00	16, 280. 66 15, 000. 00	17, 000. 00
Total	3, 976, 418. 28	3, 390, 232.51	3, 264, 208. 35	3, 295, 415. 17	3, 495, 800. 67

OKLAHOMA.

	6 banks.	6 banks.	6 banks.	6 banks.	5 banks.
Capital stock	\$300,000.00	\$300,000.00	\$300, 000. 00	\$300,000.00	\$250, 000. 00
Surplus fund Undivided profits	21, 800. 00 73, 140. 34	22, 700. 00 68, 556. 58	22, 700, 00 75, 039, 31	32, 900, 00 6, 729, 17	32, 900. 0 0 13, 055. 31
Nat'l bank circulation State-bank circulation	67, 500. 00	67, 500. 00	67, 500. 00	67, 500. 00	55, 870. 00
Due to national banks Due to State banks	17, 805, 49 17, 119, 25	16, 076, 90 34, 929, 43	10, 688. 47 23, 622. 10	16, 497, 94 14, 900, 88	14, 055. 7 0 16, 307. 0 7
Dividends unpaid				450, 00	
Individual deposits U. S. deposits Dep'ts U. S.dis.officers	626, 288. 05	690, 006. 88	693, 443. 41	682, 409. 90	650, 545. 51
Notes rediscounted Bills payable Other liabilities				5, 520. 91	
Total	1, 123, 653. 13	1, 199, 769. 79	1, 192, 993, 29	1, 126, 908. 80	1, 032, 733. 59

INDIAN TERRITORY.

	6 banks.	7 banks.	7 banks.	7 banks.	7 banks.
Capital stock	\$360, 000. 00	\$385,000.00	\$390,000.00	\$405, 000. 00	\$410, 000. 00
Surplus fund Undivided profits	62, 400, 00 43, 900, 59	85, 750, 00 16, 818, 31	85, 750. 00 29, 733. 11	96, 600, 00 17, 303, 83	98, 600. 0 0 22, 141. 29
Nat'l-bank circulation State-bank circulation	80, 560. 00	80, 700. 00	91, 950. 00	92, 450, 00	92, 050. 00
Due to national banks Due to State banks	11, 056. 11 3, 092. 78	12, 290, 77 3, 160, 56	15, 319, 99 4, 201, 71	11, 852, 16 1, 921, 11	33, 692, 53 7, 610, 15
Dividends unpaid	1 50. 00	2, 100. 00	475.00	927.00	40.09
Individual deposits U. S. deposits	768, 135. 56	652, 481. 89	638, 143. 24	656, 491. 19	689, 105. 66
Dep'ts U.S.dis.officers				•••••	· · · · · · · · · · · · · · · · · ·
Notes rediscounted Bills payable Other liabilities	30, 000, 00		30,000.00	40, 425. 83	65, 000. 00
Total	1, 359, 295. 04	1, 238, 301. 53	1, 285, 573. 05	1, 322, 971. 12	1, 418, 239. 63

REFORTS ON FOREIGN BANKING SYSTEMS RECEIVED TOO LATE TO APPEAR WITH OTHER REPORTS.

ARGENTINA.

[William I. Buchanan, United States minister.]

1. The different classes of banks existing or provided for by the laws of this Republic, are: (A) The Banco de la Nacion. (B) Provincial, i. e., "State" banks provided for by the guaranteed banking act of November 3, 1887. (All the banks that were organized under this law are in iquidation.) (C) Joint stock banks. These are subject to the general commercial law of October 5, 1889. This law applies to all forms of joint stock companies. (D) Private banks. (None, however, are in existence.) (E) Branches of European banking houses. (These comprise almost

all the banking interest centered here.) 2. (A) Banking companies having limited liability are organized under and subject to the requirements of the general law applying to all joint stock companies. (See C, above.) This law requires that before any joint stock company commences business it must have 20 per cent of its capital stock subscribed and 10 per cent of its subscribed capital paid in. (B) Private banks are only required to conform with the general law applying to all mercantile firms. This provides that their articles of partnership or incorporation must be submitted to and approved by the commercial court. There is no limitation as to liability of such a bank. (C) The special legislation affecting the Banco de la Nacion and the provincial banks that were organized under the guaranteed banking act of November 3, 1887, is most interesting. In the years 1886 and 1887 the development of this country had reached such proportions that great need was felt by the people of more satisfactory banking facilities than then existed in the different provinces. An increase in the volume of currency in circulation was also deemed necessary. With a view of providing a remedy for both of these wants, the Argentine Congress enacted, on November 3, 1887, the guaranteed banking act. This law authorized, among other things, the issuance of money by any provincial bank that had complied with the provision of said law requiring such an issue to be secured by an equivalent amount of Government bonds. For the purpose of furnishing the banks with the class of securities these required, the Argentine Congress authorized, in a section of the same law, the special emission of a large issue of national 4½ per cent gold bonds. In order to secure the gold required to buy these national bonds, each of the provinces that desired to have a provincial bank authorized sold abroad a special issue of its own gold bonds. The gold realized by the province from such bond sale was paid into the treasury of the National Government. Upon the receipt of this money the National Government authorized the bank of said province to issue an amount of paper money equal to the sum of gold received by the National Government from the sale of the bonds of said province. In addition to this the National Government, in lieu of the gold it had thus received, placed to the credit of the province an amount of the $4\frac{1}{2}$ per cent national gold bonds authorized as above described to secure the paper money to be issued by the provincial banks equal to the sum of gold so received. Thus it hapbe issued by the provincial banks equal to the sum of gold so received. Thus it hap-pened that the capital of the provincial banks was entirely borrowed. In addition to this bonded debt, which was a gold obligation, and by many believed to be secondarily an obligation of the National Government, as quasi indorser of the plan, the province became responsible for the issue of paper money made by its bank. This paper issue, as will be readily seen, had nothing in reality behind it as security other than the good faith of the province and of the nation, because the borrowed gold dollar, which was, theoretically, to be the security for the paper dollar, was never in the bank's possession, it having been received and held by the National Government. This law is believed to have been the direct cause of the crisis of 1891. During that year, as a result of the excessive inflation of the currency thus caused and the fictitious value given by this inflation of property on which loans were afterwards made by the bank, all of the provincial banks organized under this act, together with the Banco de la Nacion, failed, and the premium on gold reached 370. This law is at present inoperative, except as it applies to the liquidation of the broken banks that sprung up under its provisions. (D) The Banco de la Nacion was originally created as a State bank by act of Congress, November 5, 1872; by the provision of this law the nation became a shareholder with private parties; the Government subscribed \$2,000,000 to the capital stock of the bank and private parties \$3,000,000. This bank enjoyed one special privilege and one not given to any other other, except the old bank of the Province of Buenos Ayres; this was the grant of fiscal privileges to its credits; that is, the obligations given to it by its customers became by this law mortgages, in fact, or prior liens on the property. On the passage of the national guaranteed banking act in 1887, this bank, together with the old bank of the Province of Buenos Ayres, was reorganized under the provisions of said law, and thus lost the special privilege I have just mentioned. Both failed in the crisis of 1891, as before mentioned. Following the failures of the provincial and Government banks in 1891, the present Banco de la Nacion was built up on the ruins of the suspended provincial banks, in order to maintain banking connections, in some degree, with and for the different provinces of the Republic. It is well to remember, in this connection, that at that time there was not a solvent bank in this Republic outside this city (Buenos Ayres) and Rosario. Thus rehabilitated the Banco de la Nacion was empowered by Congress to reorganize and establish branches throughout the Republic. Its capital was fixed at \$50,000,000. It was to have its main office in this city; it was to be a joint stock concern, with the nation as a stockholder, or not, as the subscribers to its stock might elect. Stock subscription books were opened, and pending their being filled up the bank started on a loan of \$50,000,000, of treasury money advanced by the National Government. This was to be repaid by the money received on subscription to its capital stock; the stock, however, was not subscribed for, although the books were twice reopened for subscriptions. Afterwards efforts were made by the Government, without success, to negotiate the sale of the bank's charter, with its concession, to foreign capitalists. The bank continues in existence as a bank of issue owned by and wholly under Government control. The loan of currency that became its capital is to be repaid to the national treasury by a yearly payment equal to the bank's net profits during such year.

3. In the first instance a special bureau in the ministry of justice, known as the "Cuerpo de inspectores de sociedades anonimas," and finally the minister of justice,

who approves the statutes of the company.

4. The law applying to guaranteed banks and the Banco de la Nacion having been suspended by the failure of the banks organized thereunder in 1891, new banks would not be permitted to begin business under its provisions, consequently no answer can be given with reference to banks included in answers A and B to interrogatory 1. (A) For banks organized under the general law governing joint stock companies 20 per cent of the authorized capital stock must be subscribed and 10 per cent of the subscribed capital paid in (see A, interrogatory 2). For private banks no legal provision is made regarding capital. As heretofore mentioned, such a bank would have unlimited liability (see B, interrogatory 2). (B) No regulation exists applying specifically to banks. (C) In all joint stock companies the liability of shareholders is limited to the face value of their shares. Shares can not be transferred that are not fully paid up. (D) The bureau of inspection, alluded to in the answer to interrogatory 3, is authorized to examine all joint stock companies, but can not make its report public except through the minister of justice. Joint stock banks having their sole office and legal domicile in this country are required to publish reports of their condition every three months. This is not done, however, in every instance, the requirement, seemingly, not being deemed of much importance by the public; the form usually adopted is similar to that attached hereto marked Exhibit A. Foreign banks whose legal domiciles are outside this Republic publish no report beyond the yearly report of their home office. Four-fifths of the banks in this country are branches of foreign banking companies, and being foreign corporations do not come within the jurisdiction of the bureau of inspection, except when they request the bureau to make an inspection of their business. Their reports being made up only to their home office, their depositors never see a statement of their condition. (E) Answered under D above. (F) No limitation provided by law, with the exception that no joint stock company can loan money on its own stock. The bank's articles of incorporation may fix such a limitation, otherwise it is a matter of discretion left with the bank's officials. (G and H) Answered in F above. (I and J) The only bank of emission, for which the nation is responsible, being the Banco de la Nacion, there are no laws or regulations applying to these questions; they are discretionary subjects left with the management of the bank.

5. No governmental regulations exist. The following are the current rates of interest usually allowed by a large proportion of the banks in this city:

	National money (paper).	Gold.
On current accounts On deposits at seven days' notice up to \$20,000. On deposits at thirty days' notice up to \$20,000. On deposits at three months fixed. On deposits at one hundred and twenty days' notice. On deposits at six months fixed.	Per cent. 1 3 4 5½ 6	Per cent. 2 3 4 41 5

6. Only to the extent of being the entire owner of the Banco de la Nacion.

7. Any bank organized under the law regulating joint stock companies, or as a private bank, can have as many branches as it desires.

8. See answer to D, interrogatory 4, above. The reports made by the banks therein described are published in one or more of the daily papers of this city.

9. (A) Banks are classified, for the purposes of taxation, according to their capital, business, etc. There are eight classifications; beginning with the lowest, the tax, or "patente" as it is called, is \$1,500 gold per annum; the tax ascends in amount, through the different classifications, reaching \$8,000 gold per annum for banks coming within the provisions of the regulations providing for one of the highest (B) In lieu of some taxes heretofore existing, all banks pay, this year, an additional special tax of 50 per cent of their "patente." (This can be changed at will by Congress for the next, and for other years). (C) Two per mil (2.0/00) per annum, payable half-yearly on all deposits, except current accounts. (D) One-quarter per mil (4.0/00) on all drafts and letters of credit. This tax is payable quarterly on sworn statements. (E) An internal-revenue stamp of 5 cents paper, say 11 cents gold, must be attached to each check paid by a bank. (F) Discounted bills are subject to an internal stamp tax of 10 cents paper, say 3 cents gold, on each \$100. This stamp must be renewed every ninety days. The last two items are, of course, paid by the depositor, or borrower, but are inserted here to complete the list of taxes.

No special banking law being in existence in this Republic, except the national guaranteed banking act heretofore mentioned, the procedure in cases of insolvency would be the same for a joint stock bank as for any other joint stock company—that is, a commercial judge would appoint a receiver, a meeting of creditors would be called, and the usual proceedings held. Depositors would have no special claim

against such an insolvent bank.

11 With the exception of the Banco de la Nacion, no bank of emission exists here. All the banks opened under the guaranteed banking act are in liquidation and are things of the past. Under the country's present inconvertible currency system no bank, other than the Banco de la Nacion, would be allowed to issue money, and, even were specie payment to be resumed, it would require a new banking law to permit the founding of a bank of issue.

12. Answered in No. 11.
13. The banking system of this country has a peculiar history. Up to the year 1863 there was but one bank in the Republic, the Bank of the Province of Buenos Ayres. Founded originally as a private bank in 1822, the institution was changed to a State bank on the proceeds of an English loan in 1826, the province becoming a shareholder. As a State bank it was authorized to issue paper money, which at the time of issue had a value equivalent to the silver currency then in circulation in the country. In 1868 this paper issue had depreciated to 4 cents gold per dollar, at which rate it was converted, by national law, into a new issue. Notwithstanding this, the bank enjoyed a high credit in England between the years 1870 and 1889, and was recognized abroad as one of the great banks of the world. It was of the highest benefit to the country during that period, loaning, as it did, to breeders and agriculturists at a fair rate of interest, with an amortization of the loan at a rate as low as 15 per cent per annum. This historic bank took advantage of the guaranteed banking act (mentioned herein), and is now in liquidation.

Few banking institutions here loan money on real estate, the usual course being to loan on short-time bills at 7 and 8 per cent. The current rate of interest, outside this capital, is higher than the above, while on real estate the rate in the country and in this city varies from 15 to 18 per cent. The constant fluctuations in the daily price of gold is a large source of revenue to the banks of this city. It is customary for the banks to lend gold against paper money, with a wide margin, and then by loaning at regular interest the paper money held as such security they make interest on both loans, which, of course, yields a large profit. Each bank is a constant buyer

and seller of gold on the Bolsa, and, if all were to act in harmony, they could at any time depress or raise the current quotations at their will.

Incident to this brief sketch, I desire to call your attention to the following table, which I have prepared with the purpose of showing the relative position occupied here by different countries in regard to commerce and banking. The illogical and unsatisfactory position in which the commerce of the United States is placed by the absence of proper banking facilities can thus be more clearly seen.

Country.	Num-	Imports	Exports
	ber of	from country	to country
	banks.	named.	named.
England. France Spain Germany Haly United States (and Canada)*	$\begin{array}{c} 1\\1\\1\\2\end{array}$	\$35, 835, 492 10, 425, 865 2, 179, 259 10, 676, 513 8, 412, 941 7, 376, 583	\$19, 720, 513 26, 438, 097 2, 412, 485 16, 635, 103 4, 343, 056 4, 831, 454

^{*}The trade of Canada is charged to us by the Argentine statistician.

It will be seen that the United States is the only country doing, or attempting to do, any business with this country that is not represented here by some banking interest. The consequent result is that the whole business done between the United States and this country is obliged to pay tribute to English or German banks. The injury done to our trade by reason of this condition is marked. An American coming here with drafts on the most solvent bank in the United States can not obtain eash for them nor use them in any way other than to have them forwarded for collection via England. The total absence in this city of direct American banking facilities makes the transaction of business with the United States unsatisfactory, slow, and unpleasant, and is, I believe, partly responsible for our commercial backsliding here. This condition makes it practically an impossibility for our merchants to keep in touch with this market or to investigate credits and conduct their business operations as they are accustomed to do at home. Such a condition of affairs is a standing menace and drawback to any considerable extension of our trade with this country, and equally a reflection on our ability as a people to successfully carry on a foreign trade worthy of any mention in competition with other countries. This city offers a splendid field for American banking capital, and I am satisfied that an American bank, conducted as our banks are, would command great favor here and find many advantages and facilities extended to it. I am equally certain that it would be the means of extending and enlarging our commerce with this country.

EXHIBIT A.

The following is the balance sheet of the Banco de Italia y Rio de la Plata up to September 30, 1895:

Balence at 30 de Setiembre de 1895.—Caja Central y Sucursales.—Publicado en cumplimiento de articulo 300 del Codigo de Comercio.

Activo.	Curso legal.	Oro sellado.
Acciones series á emitir. Caja existencia en efectivo. Corresponsales do ultramar. Pagarés y obligaciones á cobrar. Cuentas corrientes. Cuentas varias Conversion Total	7, 932, 608. 81 3, 964. 64 18, 553, 693, 36 2, 391, 878. 99 1, 396, 235. 28	3, 000, 000. 00 1, 467, 806. 77 653, 132. 62 1, 800, 626. 97 409, 921. 78 2, 769, 672. 60 191, 629. 45
Pasivo.	Curso legal.	Oro sellado.
Capital autorizado. Fondo de reserva. Cuentas corrientes á la vista Obligaciones y depts. á plaza fijo. Corresponsales de ultramar. Cuentas varias Conversion	17, 516, 918, 12 9, 827, 239, 40 2, 255, 218, 35 679, 005, 21	8, 000, 000. 00 314, 302. 12 944, 508. 24 329, 344. 78 11, 714. 51 692, 920. 54

ITALY.

[Italian foreign office, per secretary of the United States embassy.]

1,2. There are in the Kingdom banks of credit with power to issue money, banks of ordinary credit, and banks of popular credit. Only the first are under the supervision of the ministry of the treasury, and these alone are here described. Before the law of August 10, 1893, six banks were authorized to issue notes, four of which issued stock—the National Bank of the Kingdom, National Bank of Tuscany, Tuscan Bank of Credit, and the Roman Bank—and two public establishments of credit with no shareholders, viz, Bank of Sicily and the Bank of Naples. Under the abovementioned law three of the four existing banks issuing shares, viz, National Bank of the Kingdom, National Bank of Tuscany, and the Tuscan Bank of Credit, were authorized to merge into one single bank with shares, namely, the Bank of Italy, which began business on the 1st of January, 1894. The Roman Bank was compelled to liquidate, while the two southern banks of Naples and Sicily remained unchanged. There are no fixed requisites or special conditions by which a bank of ordinary credit can obtain the power of issuing money. This privilege is specially granted to the bank mentioned in a banking act, and therefore only obtained by special legislation. The law of 1893, giving right of emission only to the Bank of Italy and the two southern banks, has tacitly limited the operations they are authorized to transact.

3. There is, in the ministry of the treasury, a central office of inspection of circulation and the banks of emission intrusted with the duty of requiring exact observance of the law by these banks and that they comply with the conditions under which they are granted the power of emitting money and of carrying on the above-

mentioned operations.

4. The law of the 10th of August, 1893, prescribes for the Bank of Italy a capital of 300,000,000 lire divided into 300,000 nominal shares of 1,000 lire each. However, by the convention of October 30, 1894, approved by royal decree December 10, 1894, referred to by the law of August 8, 1895, the said capital was reduced by 30,000,000 to 270,000,000, divided into 300,000 nominal shares of 900 lire each. The capital of the banks of Naples and Sicily is not determined by law. Their capital has accumulated through the adding of annual net profits, as there are no shareholders to whom these profits would have to be returned. The Bank of Italy is administered according to its own statutes; the principal agents of administration are, the general assembly of shareholders, the superior council, and the board of general directors. The statutes are approved by the Government, which also approves the nomination of the director general of the bank. The management of the banks of Naples and Sicily is also subordinate in its fundamental lines, to their respective statutes, approved by Government, and which are at this present moment being elaborately revised to make them conform to the law of August 8, 1895. The principal agents of their administration are the general council composed of delegates, communal, provincial, and commercial, of the districts in which they operate; the council of administration, composed of delegates from the general council and from the Government, and the board of general directors. The Bank of Italy, however, is based on shares. responsibility of its shareholders is limited to the shares belonging to each. 10th and 20th and last day of each month, the banks must transmit to the ministry of the treasury a statement of their operations up to date. Such statements, compiled according to forms approved by the Government, contain the most important data concerning their profits and losses. They must also transmit their annual balances and returns. The said office of inspection, organized under the ministry of the treasury, to which is conceded the most ample powers in the matter, is intrusted with the verification of these returns and statements; besides this, delegates of this office attend all the meetings of the shareholders and of the superior council of the Bank of Italy, and all the meetings of the general councils and councils of administration of the southern banks, with the right to suspend proceedings if contrary to the laws or to the statutes. The banks of emission can: (1) Discountat the rate of exchange for not more than four morths with signatures of at least two parties, unquestionably solvent; on the ordinary bonds of the treasury; on secured notes emitted by societies of wholesale trades legally constituted and having unincumbered deposits; on the grant of titles on which the bank can draw advances. (2) Make advances, for not more than six months—(a) on state bonds, for four fifths of the current quotation value, including those of long maturity; (b) on ordinary bonds of the treasury, for the entire value; (c) on titles guaranteed by the state; on bills of funded banks of credit; on titles payable in gold emitted or guaranteed by foreign states, for three-fourths of the stock exchange value, but not beyond the par value; (d) on valuations of gold and silver, national as well as foreign, at legal exchange, and on bars of gold; (e) on silks, raw and worked, in gauzes and in the woof, or on silver bars, at less than the two-thirds of their value; (f) on pledges of unincumbered deposits from wholesale warehouses legally authorized; and on orders for manufactured articles or sulphur for not more than half the value they represent;

(g) on certificates of deposits of spirits and cognac in warehouses authorized by the laws of August 29, 1889, and of December 24, 1891, for not more than half the value of the alcohol or cognac deposited. The operations by which Nos. 1 and 2 can be effected to any amount, are on condition that the amount of notes issued, by means of which they are transacted, does not exceed the maximum of the limit established for the circulation of each bank—that is, 800,000,000 lire for the Bank of Italy, 242,000,000 for the Bank of Naples, and 55,000,000 for the Bank of Sicily; in all, 1,097,000,000. This circulation, which is allowed in the interest of commerce, remains distinct from that allowed for advances to the treasury, which can amount to as much as 135,000,000 lire. The security for negotiable loans depends upon the solvency of the signatures covering the goods accepted on discount, and the security for loans on titles, upon the quality; they must be state titles exclusively and guaranteed by the state. The metallic reserve for circulation made available by these loans is fixed at 40 per cent, of which three-fourths must be in gold. The annual profits of the Bank of Italy are, first, to constitute an extraordinary reserve fund to meet losses caused either by the liquidating of the Roman Bank or by the closing up of its own real-estate operations or transactions contrary to law. Of the balance, an annual dividend of not over 40 lire can be paid to the shareholders; the surplus profits go to increase the ordinary reserve fund of the bank. The profits of the southern banks are applied to possible losses in the liquidation of their real-estate transactions, to protect some unimportant charitable payments, and to increase their respective capitals.

5. Banks of emission can receive, without any limit, deposits on noninterest bearing current accounts. By virtue of article 12 of the law of August 10, 1893, and of article 34 of the law of August 8, 1895, they can also receive deposits on current accounts bearing interest, with the condition, however, not to exceed for the Bank of Italy 130,000,000 lire, Bank of Naples 50,000,000 lire, Bank of Sicily 15,000,000 lire, and the further condition that the interest shall not, in any case, exceed one-half of the amount of the discount for three years from the enforcing of the above-

mentioned law, and the third of that amount during the following years.

6. The State has no interest as a shareholder in the banks of emission. However, it may consider itself the owner of the capital of the two southern banks, which have no shareholders, and in which no one else can claim rights of ownership.

7. In the past the banks of emission were authorized to negotiate real-estate loans. The law of August 10, 1893, has, however, prohibited them from undertaking such operations, and the branches transacting real-estate business are now in liquidation. The banks of emission can receive the provincial customs. The Bank of Naples has, since its origin, conducted the business of the national pawn offices, and has also a savings bank branch which has no shareholders. The Bank of Italy, since February 1, 1895, has been intrusted with the provincial business of the treasury on account of the Government. All the banks of emission are required to allow the public, in exchange for notes with the addition of the exchange according to the rate of the preceding day, certificates for the payment of charges for entry which otherwise would have to be paid in metallic value, and to keep the corresponding sums in coin, at the disposal of the foreign branch of the treasury, for its needs.

8. The banks are required to transmit to the ministry of the treasury every ten days the condition of their transactions. These statements are published in the Official Gazette of the Kingdom, by the bureau of inspection. The law provides for both ordinary and extraordinary examinations of the banks. An annual report on their operations and the report of the extraordinary examinations, which occur biennially, are submitted to Parliament. The statements and annual balances of the banks are made public. The correspondence with the State relative to their management and their accounts are audited and certified to by the central office of inspection.

9. On the circulation on account of trade, after having deducted the amount of the metallic reserve, a tax of 1 per cent per year is assessed for the first two biennial periods following the enforcement of the law of August 10, 1893. At the end of the second biennial period, when the liquidation of the real-estate transactions of the banks, certified to by the Government, proceeds regularly according to law, the tax on circulation shall be reduced to a fifth of the average rate of discount, in the six months to which the taxed circulation belongs, on condition that the tax itself does not exceed the proportion of 1 per cent. Whenever the circulation exceeds the normal limits, and when the excess is guaranteed by a special metallic reserve of 40 per cent and not beyond—45,000,000 lire for the Bank of Italy, 14,000,000 lire for the Bank of Naples, and 3,500,000 lire for the Bank of Sicily—the surplus circulation is subject to an extraordinary tax, equal (including the normal tax) to two-thirds of the sum of the discount. However, the part of the circulation exceeding these limits, when it is entirely covered by the metallic reserve is not subject to this extraordinary tax. Beyond these limits, and to double the sums above mentioned, the surplus circulation is subject to an extraordinary tax equivalent (including the normal tax) to the entire amount of the discount. If the

circulation exceeds double the above-mentioned sum, or the prescribed reserve is not maintained, it would be liable to an exceptional tax corresponding to double the amount of the discount. The banks of emission are required to make advances to the treasury to the amount of 100,000,000 lire for the Bank of Italy, 28,000,000 lire for the Bank of Naples, and 7,000,000 lire for the Bank of Sicily. In consideration of the advances made, the banks have the privilege of issuing their own notes (circulation on account of the State), with a condition, however, to maintain a metallic reserve of not less than a third of the amount. Such circulation is not taxed. The treasury returns an interest on the sums advanced, which has been fixed by the law of August 8, 1895, at 1½ per cent, clear of any tax. Another burden imposed on the three banks of emission is that of investing in real estate, when required to do so, 200,000,000 lire in gold, to be held at the disposal of the treasury, which will give them as compensation 200,000,000 lire in bonds of the State, with the privilege of including them, up to the amount of the sum thus invested in land, in their profits reserved for emission and for debts at sight. The 200,000,000 lire are thus divided: Bank of Italy 145,000,000, Bank of Naples 45,000,000, and Bank of Sicily 10,000,000. The treasury, if it is benefited by such transactions, shall, upon a deposit of bonds of the State, return to the banks an equal amount of gold.

10. The Italian banking legislation contains no special provision relating to the affairs of insolvent banks of emission, hence they would be subject to common law proceedings. At their liquidation provision would have to be made by ordinary methods, reserving to decide if the bearers of the bonds had preferred rights over the other creditors, at least on the metallic reserve applied as security for those same

bonds, the right of issue not being recognized by the banking law of 1893.

11. The extreme limit of the banking circulation for five years is fixed at the sum of 1,097,000,000 lire, thus divided: Bank of Italy, 800,000,000 lire; Bank of Naples, 242,000,000 lire, and Bank of Sicily, 55,000,000 lire. At the end of the five years each bank must begin and continue successively to reduce its circulation biennially by a proportionate annual quota in such manner that after fifteen years from the enforcement of the law of 1893 the circulation shall be within the following limits: Bank of Italy, 630,000,000 lire; Bank of Naples, 190,000,000 lire; Bank of Sicily, 44,000,000 lire; total, 864,000,000 lire. The bank that at the end of fifteen years does not possess the capital or assets corresponding to the third of the circulation allowed it shall have to diminish it proportionately within three months; the diminished circulation of a bank shall be allowed to those who have or shall pay in the corresponding capital and profits to secure the additional circulation. The issue of each bank can exceed these limits when the respective bonds are entirely represented by legal values or by gold in bars in the banks. The circulation corresponding to advances made to the State are also excluded from these limits. The circulation is guaranteed by a 40 per cent metallic reserve. Thirty-three per cent of such reserve must be exclusively in gold or silver in the proportion of three-fourths gold and onefourth silver, and the remaining 7 per cent may be bills of exchange payable abroad in gold or in values equivalent to the requirements of the Latin Monetary Union, or by certificates of deposit on foreign accounts current and payable in gold or in equivalent values of the union itself in account with the banks of emission, or with the bankers and the corresponding banks of the treasury.

12. The obligation to exchange the bank notes for metallic value and on sight is,

as a principle, unlimited. Such an obligation remains unaffected by law, at least for banks that refuse to effect investments in real estate of the above-mentioned 200,000,000 in gold, at the disposal of the treasury of the State. All having consented to make such real-estate investments, the exchange of the notes is now being requested, for bonds of the State as well as specie, in which case the banks have the

right to claim from the bearer the cost of the exchange at the day's rate.

PERSIA.

[Alex. McDonald, United States minister.]

1. There are only three banks in Persia—the Imperial Bank of Persia, a British institution, founded in 1889 under royal charter (British) and a special Persian firman; the Banque de Prets de Perse, a Russian establishment, which has, it is said, been taken over by the Russian Government, and a branch of the International Bank of Moscow.

2. A permission or firman of the Shah, which is a matter of private negotiation. 3. Once a bank established, rules are so elastic and Persian superintendence so lax

that it requires only little management to evade regulations.

4. With regard to the Imperial Bank of Persia, the capital, originally £1,000,000, has been reduced to £650,000 through fall of silver, in 100,000 [£10 (£6 10s.)] shares fully paid up, with a reserve liability in case of liquidation of £10 per share. (B) A board of directors in London undertakes the administration of the bank and

appoints a chief manager in Persia and local managers in various towns of Persia. also in Bombay. In London there is only a secretary under the control of the board. (C) Reserve liability of £10 on liquidation. (D) Reports published yearly in London. (E) A Government official certifies the existence in Teheran of a reserve of 33 per cent in specie (gold or silver) against the issue of bank notes, of which the Imperial Bank has the monopoly. (F, G, H) Conditions fixed by the board from time to time, but loans on real property require Persian Government approval. (I) See F. (J) At discretion of board. Banque de Prets, capital 3,000,000 francs, say, £120,000; no issue of notes; board in St. Petersburg; little or no Persian Government. ment control; business almost exclusively loans on jewelry or any objects-in fact, pawubroking. International Bank of Moscow; banking principally connected with raw produce; board in Moscow; no issue of notes; practically no Persian control.

5. The Imperial Bank of Persia allows an interest on (silver) deposits of 4 per

cent per annum for six months, or 6 per cent per annum for one or more years. No interest on deposits at call. The Banque de Prets and the International Bank of Moscow allow the same, but give 3 per cent on deposits at call.

6. Not at all, but in the Imperial Bank of Persia it has a royalty of 6 per cent,

minimum £4,000, on net profits.

7. The Imperial Bank of Persia has branches at Tabriz, Resht, Meshed, Isfahan,

Yezd, Shiraz, Bushire. The other banks have no branches. 8. By annual reports published in London for the Imperial Bank of Persia and in

Russia for the other two banks.

- 9. See 6 for the Imperial Bank of Persia; 10 per cent of profits of the Banque de Prets (no profits have been made). We think no stipulation for the International Bank of Moscow.
- 10. The New Oriental Bank Corporation had branches in Persia, which were bought up by the Imperial Bank of Persia before the insolvency of the former. No other case to report.
 - 11. The Imperial Bank of Persia issues notes against 33 per cent reserve under Gov-

ernment control to an amount equal to the extent of its capital.

12. Notes are paid on demand and reissued.

13. The paper of the chief manager of the Imperial Bank transmitted and the annexed report give all information obtainable. There are a number of private bankers in Persia, but it is impossible to obtain any information concerning them.

The Imperial Bank of Persia.—Balance sheet, September 20, 1894.

ASSETS.	
Cash in hand and at bankers £121, 204 Coin in transit 63, 654	£184,858
Investments: Imperial Government of Persia, 6 per cent loan, 1892, £151,000 at 90. Loan to Persian Government Now Oriental Bank Corporation, Limited. Bills discounted, loans, etc Bills receivable, including past due bills. Bank premises, etc.	26, 724 4, 000 1, 072, 837 478, 535
Total	1, 920, 261
LIABILITIES.	
Capital . Reserve fund Notes in circulation Deposits:	95, 515
In London £17, 189 In Persia (in silver) 228, 704 Elsewhere (in silver) 23, 268 Bills payable, etc. Profit and loss account	269, 161 510, 139
Total	

A.—Insolvent National Banks having a Capital of \$50,000 or under, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, Total Losses, Capital, Average Cash Reserve and Average Total Reserve held during Year prior to Insolvency, Circulation Issued, Redeemed, and Amount Outstanding October 31, 1895.

-	i	Char-		Datase	Total	Total			Average cash re- serve held	Average total re-	C	Circulation	1.	
	Name and location of bank.	ter num- ber.	Date of organization.	Date of appointment of receiver.	claims proved.*	dividends paid.	Total losses.	Capital stock.	during	during year prior to insol- vency.	Issued.	Re- deemed.	Out- standing.	
1 2 3 4 5	First National Bank, Attica, N. Y First National Bank, Medina, N. Y National Bank of Vicksburg, Miss First National Bank, Rockford, Ill First National Bank, Fort Smith.	199 229 803 429	Feb. 14, 1865	Mar. 13, 1867	\$122, 089 82, 338 33, 870 69, 874	\$70, 811 32, 305 16, 654 29, 277	\$51, 278 50, 033 17, 216 40, 597	\$50,000 50,000 50,000 50,000	\$10, 658 6, 011 15, 936 5, 626	\$19,658 6,011 15,936 5,626	\$44,000 40,000 25,500 45,000	\$43, 757 39, 761 25, 443 44, 733	\$243 23 9 57 267	1 2 3 4
6	Ark First National Bank, Carlisle, Pa. Gibson County National Bank,	1631 21	Feb. 6, 1866 July 7, 1863	May 2, 1872 Oct. 24, 1873	$15,142 \\ 67,292$	15, 142 46, 634	20, 658	50, 000 50, 000	5, 802 13, 164	5,802 $13,164$	45, 000 45, 000	44, 545 44, 455	455 545	5 6
8 9 10	Princeton, Ind. First National Bank, Bedford, Iowa. First National Bank, Osceola, Iowa. First National Bank, La Crosse, Wis. First National Bank, Greenfield,	1776	Nov. 30, 1872 Sept. 18, 1875 Jan. 26, 1871 June 20, 1865	Feb. 1, 1876 Feb. 26, 1876	62, 646 56, 457 34, 536 35, 952	62, 646 12, 624 34, 536 65, 783	43, 833 70, 169	50, 009 30, 000 50, 000 50, 000	1, 825 1, 500 5, 253 21, 419	2, 974 1, 500 9, 232 39, 039	43, 800 27, 000 45, 000 45, 000	43, 480 26, 790 44, 554 44, 223	320 210 446 777	7 8 9 10
12 13 14 15	Ohio. First National Bank, Winchester, Ill. First National Bank, Delphi, Ind First National Bank, Dallas, Tex First National Bank, Bozeman, Mont	101 1484 1949 2157 2027	Oct. 7, 1863 July 25, 1865 Mar. 25, 1872 July 16, 1874 Aug. 14, 1872	June 8, 1878	35, 023 140, 735 †81, 941 77, 104 70, 191	9, 456 89, 715 81, 941 29, 377 69, 437	25, 567 51, 020 47, 727 754	50, 000 50, 000 50, 000 50, 000 50, 000	10, 038 7, 888 19, 436 8, 787 733	19, 679 23, 793 32, 142 11, 832 3, 275	29, 662 45, 000 45, 000 29, 800 44, 400	28, 627 44, 183 44, 200 29, 250 43, 735	1, 035 817 800 550 665	12 13
16 17	Merchants' National Bank, Fort Scott, Kans	1927	Jan. 20, 1872	Sept. 25, 1878	27, 801	16, 670	11, 131	50, 000	11, 410	19, 473	35, 328	34,653	675	16
18 19 20	City, Mo First National Bank, Monticello, Ind. First National Bank, Butler, Pa First National Bank of Union Mills,	2356 2208 309		Oct. 1, 1878 July 18, 1879 July 23, 1879	†11, 803 21, 182 108, 385	11, 803 20, 998 82, 060	184 26, 325	50, 000 50, 000 50, 000	2, 881 3, 378 19, 799	2,881 7,119 28,132	27, 000 27, 000 71, 165	$\begin{array}{c} 26,750 \\ 26,517 \\ 68,280 \end{array}$	250 483 2, 885	17 18 19
21	Union City, Pa Hot Springs National Bank, Hot	110	Oct. 23, 1863	Mar. 24, 1883	186, 993	129, 503	57, 488	50, 000	22, 423	25, 614	43,000	41,532	1, 468	20
22	Springs, Ark First National Bank, Jamestown, N. Dak	2887	Feb. 17, 1883	· '	†39,812	39, 812		50,000	37, 7 95	49, 999	40, 850	39, 820	1, 020 310	21 22
23	Logan National Bank, West Liberty, Ohio	1	Oct. 25, 1881 May 7, 1883	-	† 8, 80 7 84, 97 8	8, 807 59, 057	25, 921	50, 000 50, 000	7, 393 1, 124	17, 095 3, 268	18, 650 23, 400	18, 340 22, 960		

^{*} Exclusive of claims surrendered in settlement of liabilities.

[†] Including interest on claims proved.

A.—Insolvent National Banks having a Capital of \$50,000 or under, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, Total Losses, Capital, etc.—Continued.

_		Char-		Date of	Total	Total			Average cash re- serve held			Circulation	ı.	
	Name and location of bank.	ter num- ber.	Date of organization.	annaintmant	claims proved.*	dividends paid.	Total losses.	Capital stock.	during	during year prior		Re- deemed.	Out- standing.	
24	Farmers' National Bank, Bushnell,		Feb. 18, 1871	Dec. 17, 1884	†\$86, 263	\$86, 263		\$50,000	\$2, 250	\$7, 677	\$44,000	\$42,518	\$1,482	24
25	Schoharie County National Bank,							' '					1	1
26	Schoharie, N. Y	1510	Aug. 9, 1865	Mar. 23, 1885	140, 333	59, 461	\$80,872	50,000	14,661	26, 508	38, 350	36, 050	2, 300	25
	Minn	1740	Nov. 29, 1870	Jan. 4, 1886	†131, 024	131, 024	ļ	50,000	10, 231	60,721	44, 420	42, 834	1,586	26
27	First National Bank, Wahpeton, N. Dak	2624	Feb. 2, 1882	Ann 0 1000	112, 135	52,402	59, 733	50,000	3,486	12, 119	17, 120	16, 620	500	27
28	First National Bank, Blair, Nebr	2724	June 7, 1882	Sent 8 1886	†82, 946	82, 946	. 55, 155	50,000	6, 384	12, 985	26, 180	25, 605	575	
29	First National Bank, Pine Bluff, Ark.	2776	Sept. 18, 1882	Nov. 20, 1886	120, 129	61, 379	58, 750	50,000	25, 540	27, 785	26, 280	25, 600	680	
30	Palatka National Bank, Palatka, Fla.		Nov. 20, 1884	June 3, 1887	19, 492	9, 492		50,000	5,308	6, 561	19, 210	18, 715	495	
31	Henrietta National Bank, Henrietta,			,	, -,			1		ŕ	,	, ,		
	Tex	3022	Aug. 8, 1883	Aug. 17, 1887	†86, 442	86, 442		50,000	13, 691	17,485	11, 250	10, 940	310	
32	National Bank of Sumter, S. C	3082	Nov. 26, 1883		†80, 120	80, 120		50,000	13,800	36, 903	11,250	10, 660	590	
33	First National Bank, Dansville, N.Y.	75	Sept. 4, 1863	Sept. 8, 1887	210,074	46,546	163, 528	50,000	15, 950	24,887	15,730	14, 110	1,620	33
34	Madison National Bank, Madison,	l		_										
	S. Dak	3597	Nov. 29, 1886		51, 012	32,009	19,003	50,000	5, 332	5,604	11,250	11,078	172	34
35	Lowell National Bank, Lowell, Mich.	1280	June 14, 1865		193, 051	93, 051		50,000	12, 941	18, 276	27, 800	25, 125	2,675	35
36	National Bank of Shelbyville, Tenn.		Oct. 29, 1874		143, 454	43, 289	100, 165	50,000	2,600 5,774	3,772	16,710	14, 415	2, 295 570	97
37 38	Third National Bank, Malone, N. Y. Harper National Bank, Harper,	3300	July 15, 1885	Dec. 30, 1889	58,797	58, 356	441	50,000	5,771	14, 113	10,750	10, 180	370	31
30	Kans	2421	Jan. 6, 1886	Trol 10 1900	22, 436	20, 410	2,026	50,000	2, 421	4, 293	10, 750	10, 120	630	38
39 ⁱ	Gloucester City National Bank,	9491	oan. 0, 1000	Ten. 10, 1000	400	20, 410	2,020	50,000	-, 421	4, 200	10, 750	10, 120	030	1 30
00	Gloucester City, N.J	3936	Oct. 26, 1888	June 12, 1890	30, 566	16, 047	14,519	50,000	2,875	2, 875	11, 250	10,830	420	39
40	State National Bank, Wellington,		000. 20, 1000	0 4110 12, 1000	00,000	10,011	11,010		_, _, _,	2,0.0	11, 200	20,000	1 .20	"
-0	Kans	3564	Oct. 1, 1886	Sept. 25, 1890	160,902	60,902		50,000	9, 114	24, 909	11, 250	10, 229	1,030	40
41	First National Bank, Belleville,		1					1		, ,			1	-
	Kans	3386	Aug. 28, 1885	Dec. 12, 1890	30, 516	30, 516		50,000	2, 898	5, 170	11,250	10,625	625	41
42	Second National Bank, McPherson,	1	1.										1	Ι.
	Kans	3791	Sept. 16, 1887		42,962	21,705	21, 257	50,000	14, 753	20, 636	11,250	9, 870	1,380	
43	First National Bank, Erie, Kans		Jan. 15, 1889		†35, 146			50, 000	4, 461	5, 643	11,250	9,230	2,020	
44	First National Bank, Grant, Nebr	4170	Dec. 4, 1889	Aug. 14, 1894	†2, 233	2,233		50,000	2,640	4, 186	11,250	5,270	5, 980	41
	Total				3, 204, 984	2, 144, 789	1, 060, 195	2, 180, 000	417, 389	697, 352	1, 284, 105	1, 241, 213	42, 892	

^{*} Exclusive of claims surrendered in settlement of liabilities.

[†] Including interest on claims proved.

B.—Insolvent National Banks having a Capital Stock of over \$50,000 and not exceeding \$100,000, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, Total Losses, Capital, Average Cash Reserve and Average Total Reserve held during Year prior to Insolvency, Circulation Issued, Redeemed, and Amount Outstanding October 31, 1895.

~		Char-		Datas	m-4-1	Total			Average cash re-	total re-	(Circulation	1.	T
	Name and location of bank.	ter num- ber.	Date of organization.	Date of appointment of receiver.	Total claims proved.*	dividends paid.	Total losses.	Capital stock.	during	serve held during year prior to insol- vency.	Issued.	Re- deemed	Out- standing.	
1	Tennessee National Bank, Mem- phis, Tenn	1225	June 5, 1865	Mar. 21, 1867	\$376, 392	\$65, 335	\$311,057	\$100,000	\$56, 698	\$56, 698	\$90,000	\$89,758	\$242	
2	First National Bank, Selma, Ala	1537	Aug. 24, 1865	Apr. 30, 1867	289, 467	132, 608	156, 859	100,000	14,700	14,700	85, 000	84, 591	409	
3	First National Bank, Bethel, Conn First National Bank, Keokuk, Iowa	1141 80	May 15, 1865 Sept. 9, 1863	Feb. 28, 1868 Mar. 3, 1868	†86, 737 205, 256	86, 737 134, 929	70, 327	60,000 100,000	4, 324 10, 919	4, 324 10, 919	26, 300 90, 000	26, 145 89, 664	155 336	
5	First National Bank, Mansfield,	80	Sept. 9, 1005	Mar. 5, 1000	203, 230	134, 525	10, 521	100,000	10, 919	10, 919	90,000	80,004	550	1 4
	Ohio	436	May 24, 1864	Oct. 18, 1873	175, 081	107, 258	67, 823	100,000	21, 410	21,410	90,000	88, 960	1,040	
6	First National Bank, Topeka, Kans.	1660	Aug. 23, 1866	Dec. 16, 1873	55,372	31, 668	23, 704	100,000	30, 102	58, 150	90,000	88, 946	1,054	
8	First National Bank, Norfolk, Va First National Bank, Tiffin, Ohio	271 900	Feb. 23, 1864 Mar. 16, 1865	June 3, 1874 Oct. 22, 1875	176, 601 237, 824	101,545 108,318	75, 056 129, 506	100,000 100,000	37, 717 39, 551	37, 717 63, 658	95, 000 45, 000	93, 700 44, 052	1, 300 948	
9	First National Bank, Duluth, Minn.	1954	Apr. 6, 1872	Mar. 13, 1876	1 88, 697	88, 697	129, 500	100,000	9, 625	18, 624	45, 000	44, 703	297	
10	Watkins National Bank, Watkins,		_		1			100,000	0,020	-0,	20,000	11, 100		1
	N. Y	456		July 12, 1876	† 60, 647	60, 647		75,000	7, 155	14, 532	67, 500	66, 054	1,446	
11	First National Bank, Wichita, Kans.	1913	Jan. 2, 1872	Sept. 23, 1876	97, 464	59, 121	38, 343	60,000	24, 637	37, 410	43, 200	42,652	548	11
12	Northumberland County National Bank, Shamokin, Pa	689	Jan. 9, 1865	Mar. 12, 1877	175, 952	136, 474	39, 478	67,000	37, 336	51, 377	60, 300	59, 255	1,045	16
13	National Exchange Bank, Minne-	000	Dan. 3, 1000	mai. 12, 1011	110,002	100, 111	32, 110	07,000	01,000	31, 311	50, 500	39, 233	1,043	12
	apolis, Minu	719	Jan. 16, 1865	May 24, 1877	227, 355	202, 753	24,602	100,000	20, 239	62, 884	90,000	88, 540	1,460	13
14	First National Bank, Georgetown,							1				,	1	1
٦.	Colo	1991	May 21, 1872	Aug. 18, 1877	196, 356	73, 890	122, 466	75,000	41,048	65, 636	45, 000	44, 595	405	14
15	Commercial National Bank, Kansas- City, Mo.	1995	June 3, 1872	Trab 11 1979	† 52, 514	52, 514		100,000	12,030	22,686	44,500	43, 499	1,001	4,
16	First National Bank, Tarrytown,	1000	5 une 5, 1872	1010	1 52, 514	02,014		100,000	12,000	22,000	44, 500	40,400	1,001	15
	N. Y	364	Apr. 5, 1864	Mar. 23, 1678	118, 371	107, 575	10,796	100,000	14, 275	57, 613	89, 200	87, 093	2, 107	16
17	First National Bank, Waynesburg,							1				,		
	Pa	305	Mar. 5, 1864	May 15, 1878	36, 109	21,710	14, 399	100,000	16,000	24, 942	7,002	6,242	760	17
18	People's National Bank, Helena,	2105	May 13, 1873	Sont 12 1070	168,048	66, 810	101, 238	100,000	16, 549	22, 426	20.200	88, 646	654	1 -
19	First National Bank, Warrensburg,	2100	may 10, 1075	Sept. 13, 1010	100,040	00, 810	101, 256	100,000	10, 543	22, 420	89, 300	80, 010	094	18
	Mo	1856	July 31, 1871	Nov. 1, 1878	† 100, 870	100,870		100,000	12, 336	23, 818	45,000	44, 114	886	119
20	Commercial National Bank, Sara-	i	-					· '		,		· ·		"
01	toga Springs, N. Y.	1227	June 6, 1865	Feb. 11, 1879	† 137, 428			100,000	18, 171	34, 679	86, 900	85, 028	1,872	
$\frac{21}{22}$	National Bank of Poultney, Vt First National Bank, Meadville, Pa.	115	May 31, 1865 Oct. 27, 1863	Apr. 1, 1879	† 88, 176 † 96, 176	88, 176 96, 176		100,000	8, 323 9, 213	17, 709 51, 445	90, 000 89, 500	87, 532 86, 524	2,468	
	,,		e surrendered					•	j 9,210 rintorosto			00, 524	2,976	1 2

^{*} Exclusive of claims surrendered in settlement of liabilities.

B.—Insolvent National Banks having a Capital Stock of over \$50,000 and not exceeding \$100,000, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, etc.—Continued.

:	·	Char-		Date of	Total	Total		 :		Average total re-	(Circulation	•	
i	Name and location of bank.	ter num- ber.	Date of organization.			dividends paid.	Total losses.	Capital stock.	during	during year prior	Issued.	Re- deemed.	Out- standing.	
23 24 25	First National Bank, Buffalo, N. Y First National Bank, Leadville, Colo. City National Bank, Lawrenceburg,	235 2420		Apr. 22, 1882 Jan. 24, 1884	\$894, 767 206, 991	\$389, 222 119, 390	\$505, 545 87, 601	\$100,000 60,000	\$50, 525 54, 332	\$378, 202 86, 291	\$99, 500 53, 000	\$96, 925 49 , 748	\$2, 5 7 5 3, 2 52	
26 27 28	Ind First National Bank, St. Albans, Vt. First National Bank, Monmouth. III. First National Bank, Albion, N. V.		Feb. 24, 1883 Feb. 20, 1864 July 7, 1882 Dec. 12, 1863	Apr. 22, 1884 do	46, 441 294, 521 † 264, 268 409, 997	26, 809 96, 525 264, 268 143, 938	19, 632 197, 996 266, 059	100, 000 100, 000 75, 000 100, 000	14, 758 25, 628 15, 317 17, 262	47, 002 55, 227 54, 375 37, 758	77, 000 89, 980 27, 000 90, 000	75, 740 86, 738 26, 500 86, 143	1. 260 3, 242 500 3, 857	26 27
29 30 31	Lancaster National Bank, Clinton, Mass. First National Bank, Angelica, N. Y City National Bank, Williamsport,	564	Nov. 22, 1864 Nov. 3, 1864	Aug. 19, 1886	† 188, 482 † 66, 394	188, 482 66, 394		100,000 100,000	10, 908 5, 641	29, 188 9, 911	72, 360 89, 090	67, 572 84, 702	4, 788 4, 298 4, 145	30
32 33	Pa. First National Bank, Corry, Pa Commercial National Bank, Dubuque Iowa.	605	Mar. 17, 1874 Dec. 6, 1864 Mar. 4, 1871	Oct. 11, 1887	†135, 574 174, 120 435, 319	135, 574 161, 497 248, 132	12, 623 187, 187	100,000 100,000 100,000	8, 556 16, 231 45, 812	54, 754 27, 948 105, 986	43, 140 73, 829 62, 170	38, 995 68, 112 58, 6 36	5, 717 3, 534	32
34 35 36	State National Bank, Raleigh, N. C. First National Bank, Abilene, Kans. Asbury Park National Bank, As-		June 2, 1868 June 23, 1879	Mar. 21, 1888 Jan. 21, 1890	326, 222 75, 638 8, 753	172, 909 66, 221 8, 753	153, 313 9, 417	100, 000 100, 000 100, 000	26, 653 5, 907 4, 070	42, 493 8, 803 15, 027	22, 500 21, 240 20, 700	20, 005 19, 940 18, 440	2, 495 1, 300 2, 260	35
37 38	oury Park, N. J. National City Bank, Marshall. Mich. First National Bank, Coldwater, Kans.	3792 2023 3703	Sept. 17, 1887 July 29, 1872 May 9, 1887	June 22, 1891 Oct. 14, 1891	† 162, 987 34, 014	162, 987 18, 196	15, \$18	100,000 52,000	19, 638 4, 617	31, 766 4, 968	44, 000 11, 200	36, 023 9, 860	7, 977 1, 340	37 38
39 40 41	First National Bank, Muney, Pa First National Bank, Cedartown, Ga Spokane National Bank, Spokane Falls, Wash	837 4075 3838	Feb. 23, 1865 July 16, 1889 Jan. 24, 1888		† 80, 636 † 36, 619 393, 011	80, 636 36, 619 368, 251	24, 760	100,000 75,000 100,000	24, 195 7, 062 52, 870	26, 713 13, 015 73, 631	94, 899 16, 370 21, 700	75, 251 10, 500 20, 545	19, 648 5, 870 1, 155	40
42	Red Cloud National Bank, Red Cloud, Nebr	3181	May 10, 1884	,	87, 086	78, 198	8,888	75,000	5, 007	10, 703	16, 875	15, 390	1, 485	;
<u>.</u> ;	Total	•••••			7, 568, 733	4, 894, 240	2, 674, 493	3, 874, 000	877, 347	1, 887, 118	2, 550, 165	2, 446, 058	104, 107	

^{*} Exclusive of claims surrendered in settlement of liabilities.

[†] Including interest on claims proved.

C.—Insolvent National Banks having a Capital Stock of over \$100,000 and not exceeding \$200,000, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, Total Losses, Capital, Average Cash Reserve, and Average Total Reserve held during Year prior to Insolvency, Circulation Issued, Redeemed, and Amount Outstanding October 31, 1895.

		Char-		Datase	70-4-1	Total.			cash re-			irculation	•	
	Name and location of bank.	ter num- ber.	Date of organization.	Date of appointment of receiver.	Total claims proved.*	Total dividends paid.	Total losses.	Capital stock.	serve held during year prior to insol- vency.	during year prior		Re- deemed.	Out- standing.	
1	Merchants' National Bank, Washington, D. C	627	Dec. 14, 1864	May 8, 1866	\$669 , 513	\$165, 769	\$503,744	\$200,000	\$78,965	\$78, 965	\$180,000	\$179, 384	\$616	1
2	National Unadilla Bank, Unadilla, N. Y	1463	July 17, 1865	Aug. 20, 1867	127, 801	58, 661	69, 140	120,000	12, 501	12, 501	100,000	99,800	200	2
3	Croton National Bank, New York,		Sept. 9, 1865		170, 752	143, 307		200,000	175, 531	175, 531	180,000		294	3
4	Union Square National Bank, New	ĺ			1		•	'		. ′	·	•		4
5	York, N. Y. Fourth National Bank, Philadel-		Mar. 30, 1869	Dec. 15, 1871	† 175, 920	•		200,000	23, 160	23, 160	50,000	49, 753	247	4
6	phia, Pa	286	Feb. 26, 1864	Dec. 20, 1871	342, 054	342, 054		200, 000	217, 948	304, 563	179,000	177, 900	1,100	5
7	N.Y Wallkill National Bank, Middle-	1192	May 29, 1865	Apr. 23, 1872	79, 864	77, 568	2, 296	106, 100	11,079	28, 968	71,000	70, 146	854	6
•	town, N. Y	1473	July 21, 1865	Dec. 31, 1872	† 175, 430	175, 430		175, 000	17, 457	35, 825	118, 900	117, 769	1, 131	7
	Va	1378	July 1, 1865	Sept. 25, 1873	167, 285	125, 667	41, 618	200,000	25, 760	71, 110	179, 200	177, 225	1,975	8
9	First National Bank of Utah, Salt Lake City, Utah	1695	Nov. 15, 1869	Dec. 10, 1874	93, 021	19,002	74, 019	150,000	12, 563	35, 808	118, 191	117, 179	1,012	9
10	Charlottesville National Bank, Charlottesville, Va	1468	July 19, 1865	Oct. 28, 1875	376, 756	226, 308	150, 448	200,000	24, 277	44,600	146, 585	144. 620	1, 965	10
11	Miners' National Bank, George- town, Colo	2199		· ·	177, 512	135, 797	41, 715	150,000	50, 132	61, 898	45, 000	44, 645	355	
12	Fourth National Bank, Chicago, Ill.	276	Feb. 24, 1864	Feb. 1, 1876	35, 801	18, 258	17, 543	200, 000	32, 417	51, 269	85,700	83, 041	2,659	12
13 14	National Bank of Fishkill, N. Y First National Bank, Franklin, Ind.	971 50	Apr. 1, 1865 Aug. 5, 1863	Jan. 27, 1877 Feb. 13, 1877	†388,856 †173,512	388, 856 173, 512		200,000 132,000	10,969 16,191	20,630 21,602	177, 200 92, 092	174, 676 90, 032	2, 524 2, 060	
15	Lock Haven National Bank, Lock Haven, Pa	1273	June 14, 1865	Aug. 20, 1877	254, 647	254, 647		120,000	21, 426	50,655	71, 200	70, 028	1,172	15
16 17	Central National Bank, Chicago, Ill.	2047	Sept, 18, 1872	Dec. 1, 1877	298,324	193,941	104, 383	200,000	100,953	152, 197	45,000	44,301	2,620	16
18	First National Bank, Ashland, Pa. Washington County National	İ	Apr. 24, 1864	Feb. 28, 1878	†33, 105	33, 105		112, 500	7, 382	11, 879	75, 554	72, 934		1
19	Bank, Greenwich, N. Y German-American National Bank,	1266	June 30, 1865	·	†262, 887	262, 887	.	200,000	13, 536	30, 471	114, 220	111, 977	2, 243	
20	Washington, D. C	2358	May 14, 1877	Nov. 1, 1878	282, 370	105, 763	176, 607	130, 000	28, 297	64, 092	62,500	62, 110	390	. 19
	Pa	49	Aug. 5, 1863	Mar. 15, 1879	†166, 587	166, 587		200, 000	9, 948	27,409	91, 465	87, 883	3, 582	20

^{*}Exclusive of claims surrendered in settlement of liabilities.

†Including interest on claims proved.

C.—Insolvent National Banks having a Capital Stock of over \$100,000 and not exceeding \$200,000, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, etc.—Continued.

		Char-		Date of	Total				cash re-			Circulation	1.	1
	Name and location of bank.	ter num- ber.	Date of organization.	annointmont	claims proved.*	Total dividends paid.	Total losses.	Capital stock.	serve held during year prior to insol- vency.			Re- deemed.	Out- standing.	
21	Vermont National Bank, St. Al-	ĺ	·						1		İ	}	!	!
	bans, Vt	1583	Oct. 11, 1865	Aug. 9, 1883	\$422,772	\$321,870	\$100,902	\$200,000	\$27,716	\$70,534	\$65, 200	\$61, 362	\$3, 838	21
22	Middletown National Bank, Mid-	1050	T		1.001.100	001 100	1			64 446		1 400 550		
23	dletown, N. Y	1276	June 14, 1865	Nov. 29, 1884	1684, 428	684, 428		200, 000	36, 283	91, 146	176,000	169, 553	6, 447	23
20	ton, Mass	1386	July 1, 1865	Aug. 2,1886	†117, 878	117, 878	: 	150,000	22,002	35, 845	25, 425	25, 425		. 22
24	Stafford National Bank, Stafford	1	"			<i>'</i>	i	į į			1		İ	i
0.5	Springs, Conn.	686		Oct. 17, 1887	1255, 495				11,807	45, 506		129, 608	9, 440	
25 26	Second National Bank, Xenia, Ohio. California National Bank, San	211	Jan. 1, 1804	May 9, 1888	†318, 554	318, 334		150, 000	54, 907	63, 839	48, 470	43, 345	5, 125	20
	Francisco, Cal	3592	Oct. 20, 1886	Jan. 14, 1889	†482, 013	482, 013		200,000	57, 103	108, 497	45,000	42, 830	2, 170	. 2€
27	Park National Bank, Chicago, Ill	3502	May 11, 1886	July 14, 1890	†452,017	452, 017		200, 000	109, 404	109, 404	45, 000	38, 950	6,050	: 27
28	Lima National Bank, Lima, Ohio	2859	Jan. 16, 1883	Mar. 21, 1892	†179, 691	179, 691		200,000	143,711	221,250	45,000	37, 348	7,652	. 28
29	First National Bank, Brunswick,	3116	Tr.b 9 1004	June 17, 1893	†250,731	950.721		200,000	11, 127	29, 768	44,000	28, 330	15, 670	90
	Ga	9110	Feb. 2, 1884	э ине 17, 1895	1200, 131	200, 131		200,000	11, 121	20, 100	44,000	20, 550	10,670	- 21
	Total				7, 615, 576	6, 305, 716	1, 309, 860	5, 695, 600	1, 364, 552	2, 078, 922	2, 815, 950	2, 731, 863	84, 087	-

^{*} Exclusive of claims surrendered in settlement of liabilities.

[†] Including interest on claims proved.

D.—Insolvent National Banks having a Capital Stock of over \$200,000 and not Exceeding \$500,000, with Dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, Total Losses, Capital, Average Cash Reserve and Average Total Reserve during Year prior to Insolvency, Circulation Issued, Redeemed, and Amount Outstanding October 31, 1895.

cur,		Char-		Date of	Total	Total	Total	04-1	Average cash re- serveheld	Average total re- serve held		irculation	•	
, PT 1	Name and location of bank.	ter num- ber.	Date of organization.	appointment of receiver.	claims proved.*	dividends paid.	losses.	Capital stock.	during year prior to insol- vency.	during year prior to insol- vency.	Issued.	Re- deemed.	Outstand- ing.	
$\frac{1}{2}$	VenangoNationalBank, Franklin, Pa. FirstNationalBank, NewOrleans, La. Farmers and Citizens' National	1176 162	May 20, 1865 Dec. 18, 1863		\$434, 531 1, 119, 313	\$101, 387 884, 429	•\$333, 144 234, 884	\$300, 000 500, 000	\$59, 154 1, 058, 113	\$59, 154 1, 058, 113	\$85,000 180,000	\$84, 789 178, 875	\$211 1, 125	1 2
39	Bank, Brooklyn, N. Y	1223	June 5, 1865	Sept. 6, 1867	1, 191, 500	1, 138, 870	52, 630	300, 000	111,622	111,622	253, 900	252, 863	1,037	3
4	First National Bank of Nevada, Austin, Nev	1331	June 23, 1865	Oct. 14, 1869	170, 012	163, 982	6, 030	250, 000	59, 068	59, 068	129, 700	128, 757	943	4
5 6	Eighth National Bank, New York, N. Y	384	Apr. 6, 1864	Dec. 15, 1871	263, 065	263, 065		250,000	193, 046	193, 046	243, 393	241, 272	2, 121	5
7	cago, Ill	1978	May 7, 1872	Dec. 12, 1872	254, 901	143, 209	111,692	250, 000	65, 090	108, 723	135, 000	134, 718	282	6
8	Orleans, La	1937	Feb. 15, 1872	Mar. 18, 1873	657, 020	549, 427	107, 593	500,000	128, 647	180, 743	45 0, 0 00	448, 090	1,910	7
9	N. Y First National Bank, Washington,	1388	July 1,1865	Apr. 28, 1873	† 661, 816	661, 816		300, 000	164,752	164, 752	100, 000	98, 863	1, 137	. 8
	D. C	26	July 16, 1863	Sept. 19, 1873	1, 374, 339	1, 374, 339		500,000	159, 864	286, 570	450,000	443, 044	6, 956	9
	burg, Va	1548	Sept. 1, 1865	Sept. 25, 1873	992, 636	259, 487	733, 149	400,000	35, 635	73, 340	360, 000	356, 976	3, 024	10
12	cago, Ill		July 8, 1871 Feb. 16, 1865		1, 795, 992 703, 6 5 8	228, 412 545, 593	1, 567, 580 158, 065	500, 000 250, 000	293, 000 198, 000	399, 818 281, 008	285, 100 137, 209	283, 433 134, 231	1, 667 2, 978	
13 14	First National Bank, Kansas City, Mo	1612 161	Dec. 16, 1863		316, 828 90, 424	316, 828 79, 725	10, 699	500, 000 250, 000	81, 856 14, 257	170, 735 26, 067	44, 940 78, 641	42, 460 75, 655	2, 480 2, 986	14
15 16 17	German National Bank, Chicago, Ill. First National Bank, Newark, N. J. First National Bank, Brattleboro, Vt.	1734 52 470	Nov. 15, 1870 Aug. 7, 1863 June 30, 1864	June 14, 1880	† 182, 572 † 528, 305 † 99, 847	182, 572 528, 305 99, 847		500, 000 300, 000 300, 000	150, 355 43, 795 10, 781	251, 863 144, 599 27, 474	42, 795 326, 643 90, 000	39, 275 315, 598 85, 192	3, 520 11, 045 4, 808	16
10	Richmond National Bank, Richmond Ind.	2090	1	July 23, 1884	365, 931	275, 684	90, 247	250,000	48, 725	60, 109	158, 900	148, 928	9, 972	18
19	Exchange National Bank, Norfolk, Va.	1137	May 13, 1865	Apr. 9,1885	2, 897, 197	2, 085, 826	811, 371	300,000	227, 420	435, 163	228, 200	216, 948	11, 252	19
26	National Bank of North Dakota • Fargo, N. Dak	4256	1	- '	† 21, 473	' '		250,000	1,639	2,533	44, 250	32,750	11,500	20
21		3771	Aug. 5, 1887	June 9, 1893	† 615, 985	1		300,000	201, 064	201,064	45, 000	34, 840	10, 160	21
ļ	Total				14,737,345	10, 520, 261	4, 217, 084	7, 250, 000	3, 305, 883	4, 295, 564	3, 868, 671	3,777,557	91, 114	1

^{*} Exclusive of claims surrendered in settlement of liabilities.

[†]Including interest on claims proved.

E.—Insolvent National Banks having a Capital Stock of over \$500,000, with dates of Organization and Appointment of Receiver, Claims Proved, Dividends Paid, Total Losses, Capital, Average Cash Reserve and Average Total Reserve held during Year prior to Insolvency, Circulation Issued, Redeemed, and Amount Outstanding October 31, 1895.

		Char.		Date of	Total	Total			cash re-	Average total re- serve beld		Circulation	ı. 	
!	Name and location of bank.	ter num- ber.	Date of organization.	appointment of receiver.	claims proved.*	dividends	Total losses.	Capital stock.	during			Re- deemed.	Outstand- ing.	
1	Ocean National Bank, New York,					ł I								
-	N. Y	1232	June 6, 1865	Dec. 13, 1871	†\$1.32 6.4 87	\$1, 326, 487		\$1.000,000	\$361, 973	\$361,973	\$800,000	\$793, 297	\$6,7 03	1
2	National Bank of the Common-			· ·]					
9	wealth, New York, N. Y New Orleans National Banking As-	1372	July 1, 1865	Sept. 22, 1873	†747, 428	747, 428		750, 000	506, 908	506, 908	234, 000	230, 920	3, 080	. 2
	sociation, New Orleans, La	1825	May 27, 1871	Oct 23 1873	1.429.595	862, 263	\$567, 332	600,000	130, 031	150, 179	360,000	357, 500	2,500	3
4	National Bank of the State of Mis-					í ,		,		1.70, 1.10		,	· !	
_ 1	souri, St. Louis, Mo	1665	Oct. 30, 1866	June 23, 1877	†2, 165, 388	2, 165, 388	. 	2, 500, 000	246 711	603, 146	296,274	278, 191	18, 083	4
Э		9979	No. 0 1077	M 00 1000	9 207 100	1 500 104	021 005	001 200	494 509	. 70 <i>e e</i> no	450,000	145 645	4 255	5
6		2010	NOV. 9, 1877	May 22, 1882	2, 591, 129	1, 500, 124	831, 003	901, 500	434, 303	100,025	450,000	440, 040	4, 500	:
	cinnati, Ohio	2542	June 23, 1881	Feb. 10, 1888	† 400, 998	400, 998		1,000,000	247, 269	343, 731	277, 745	259, 290	18, 455	6
	Total				8, 467, 025	7, 068, 688	1, 398, 337	6, 811, 300	1, 927, 395	2, 672, 560	2, 418, 019	2, 364, 843	53, 176	
6	Pacific National Bank, Boston, Mass Metropolitan National Bank, Cin- cinnati, Ohio.	2373 2542	Nov. 9, 1877 June 23, 1881	May 22, 1882 Feb. 10, 1888	2, 397, 129 † 400, 998	1, 566, 124 400, 998	831, 005	961, 300 1, 000, 000	434, 503 247, 269	706, 623 343, 731	450, 277,	000 745	000 445, 645	000 445, 645 4, 355 745 259, 290 18, 455

^{*} Exclusive of claims surrendered in settlement of liabilities.

[†]Including interest on claims proved.

F.—RECAPITULATION.

	Total	Total	(D. ± . 1	0	Average cash re-	Average total re-		Circulation.	
Recapitulation and averages.	claims proved.	dividends paid.	Total losses.	Capital stock.	prior to	serve held during year prior to insolvency.	Issued.	Redeemed.	Out- standing.
Banks, 44 in number, having capital stock of \$50,000 or under Banks, 42 in number, having capital stock of over \$50,000 and not	\$3, 204, 984	\$2, 144, 789	\$1,060,195	\$2, 180, 000	\$417, 389	\$697, 352	\$1, 284, 105	\$1, 241, 213	\$42, 892
exceeding \$100,000 Banks, 29 in number, having capital stock of over \$100,000 and	7,568,733	4, 894, 240	2, 674, 493	3, 874, 000	877, 347	1, 887, 118	2,550,165	2, 446, 058	104, 107
not exceeding \$200,000	7, 615, 576	6, 305, 716	1, 309, 860	5, 095, 600	1, 364, 552	2, 078, 922	2,815,950	2, 731, 853	84, 097
not exceeding \$500,000. Banks, 6 in number, having capital stock of over \$500,000	14, 737, 345 8, 467, 025	10, 520, 261 7, 068, 688	4, 217, 084 1, 398, 337	7, 250, 000 6, 811, 300	3, 305, 883 1, 927, 395	4, 295, 564 2, 672, 560	3, 868, 671 2, 418, 019	3, 777, 557 2, 364, 843	91, 114 53, 176
Total, 142, in number.	41, 593, 663	30, 933, 694	10, 659, 969	25, 210, 900	7, 892, 566	11, 631, 516	12, 936, 910	12, 561, 524	375, 386
Average for banks having capital stock of \$50,000 or under	72,840	48, 745	24, 095	49, 545	9, 486	15, 848	29, 184	28, 209	975
Average for banks having capital of over \$50,000 and not exceeding \$100,000	180, 208	116, 530	63, 678	92, 238	20, 889	44, 931	60, 718	58, 239	2, 479
Average for banks having capital of over \$100,000 and not exceeding \$200,000	262, 606	217, 438	45, 168	175, 710	47, 053	71, 687	97, 102	94, 202	2, 900
Average for banks having capital of over \$200,000 and not exceeding \$500,000	701, 778 1, 411, 171	500, 965 1, 178, 115	200, 813 233, 056	345, 238 1, 135, 217	157, 423 321, 232	204, 550 445, 427	184, 222 403, 003	179, 883 394, 140	4, 339 8, 86 3
General average for foregoing banks, 142 in number	292, 913	217, 843	75, 070	177, 542	55, 581	81, 912	91, 105	88, 461	2, 644
			<u>.</u>	l .	1				

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