school, municipal and State purposes, shall be computed on the assessed valuation as equalized by the county board of equalization as a whole, under the head of consolidated tax. The rate per cent. necessary to raise the required amount of any special district tax shall be computed as to the attested valuation of property within such district, as equalized by the county board of equalization; all taxes assessed against any property shall be added together and carried to the total column. In extending any tax, whenever it amounts to a fractional part of a cent greater than five mills, it shall be made one cent, and whenever it amounts to five mills or less than five mills, it shall be dropped. The amount of all taxes shall be entered in the proper columns, as shown by entering the rate per cent. of consolidated tax and of such special tax at the head of the proper columns, on the first day of each month the County Treasurer shall distribute pro rata, according to the rate of levy for each fund, the amount collected as consolidated tax during the preceding month, and shall certify the same to the County Auditor. Passed the House February 15, 1905. Passed the Senate March 9, 1905. Approved by the Governor March 9, 1905.

CHAPTER 129.
(H. B. No. 124)
RELATIVE TO SAVINGS BANKS AND SAVINGS SOCIETIES AND INSTITUTIONS.

AN ACT in relation to savings banks, savings and loan societies, and institutions in which deposits of money are made.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. The cashier or secretary of every savings bank, and loan society, and every institution in which deposits of money are made, shall, within fifteen days after the first day of December, in the year one thousand nine hundred and five, and within fifteen days of the first day of December, of each and every second succeeding year thereafter, return to
the Secretary of State of the State of Washington a sworn statement showing the amount standing to his credit, the last known place of residence or postoffice address, and the fact of death if known to said cashier or secretary of every depositor who shall not have made a deposit therein, or withdrawn therefrom any part of his deposit, or any part of the interest thereon, for the period of more than ten years next preceding; and the cashiers and secretaries of such savings banks, savings and loan societies and institutions for deposit of savings shall give notice of these deposits in one or more newspapers published in or nearest to the city, county or town where such banks are situated at least once a week for four successive weeks, the cost of such publications to be paid pro rata out of said unclaimed deposits: Provided however, That this act shall not apply to or affect the deposit made by or in the name of any person known to the said cashier or secretary to be living. The Secretary of State shall annually turn over all reports made by him to the Attorney General for proceedings for forfeiture, if he shall be so advised.

Sec. 2. Any cashier or secretary of any of the banking institutions mentioned in section 1 of this act neglecting or refusing to make the sworn statement required by said section 1 shall be guilty of a misdemeanor and on conviction thereof shall be fined in any sum not less than fifty dollars nor more than one thousand dollars or confined in the county jail not less than ten days nor more than ninety days, or both such fine and imprisonment.

Passed the House February 15, 1905.
Passed the Senate March 8, 1905.
Approved by the Governor March 9, 1905.