

to the stock ledger of a State bank are included in §6-122 of this subtitle.

6-144. ANNUAL MEETING OF THE STOCKHOLDERS.

(A) PLACE.

THE ANNUAL MEETING OF THE STOCKHOLDERS SHALL BE HELD AT THE OFFICE OF THE TRUST COMPANY.

(B) NOTICE OF MEETING.

AT LEAST TEN DAYS BEFORE THE MEETING, NOTICE OF THE MEETING SHALL BE PUBLISHED IN A NEWSPAPER [[OF GENERAL CIRCULATION]] PUBLISHED IN THE COUNTY WHERE THE TRUST COMPANY IS LOCATED.

REVISOR'S NOTE: This section is new language derived without substantive change from the fifth sentence of Art. 11, §60.

Subsection (b) of this section is modified to conform the publication requirements to the more modern provisions for publication throughout the Code and, to the extent possible, to conform the publication requirements for all banking institutions under this subtitle.

The provisions of present §60 which relate to elections of directors are included in §6-148 (d) of this subtitle.

6-145. OATH OF STOCKHOLDER BEFORE VOTING.

(A) WHEN OATH REQUIRED.

ON DEMAND OF A STOCKHOLDER, A PERSON MAY NOT VOTE ANY SHARE OF STOCK WHICH APPEARS ON THE STOCK LEDGER OF THE TRUST COMPANY TO HAVE BEEN TRANSFERRED WITHIN THE PRECEDING YEAR UNLESS THE PERSON MAKES OATH AS PROVIDED IN SUBSECTION (B) OF THIS SECTION.

(B) SUBSTANCE OF OATH.

THE CHALLENGED VOTER SHALL MAKE OATH, BEFORE THE JUDGES OF ELECTION OR OTHER OFFICERS OF THE MEETING:

(1) THAT HE IS THE LAWFUL AND BONA FIDE OWNER OF THE STOCK AND THAT, WITHOUT ANY UNDERSTANDING THAT THE STOCK BE TRANSFERRED TO THE PARTY FROM WHOM IT WAS RECEIVED, HE:

(I) PURCHASED AND PAID OR SECURED PAYMENT FOR