Funds withheld from employees under provisions of federal income tax law by the state treasurer or treasurer of municipality or other governmental subdivision of state, whether such funds are carried in separate tax accounts or as part of other public funds, are public moneys within meaning of 34.01 (3) and are subject to provisions of ch. 34. 32 Atty. Gen. 103.

Where the FDIC has ruled that pension funds are held by banks in a separate capacity from other funds of the city and are entitled to a separate insurance coverage by virtue of ch. 496, Laws 1938, providing that police and firemen have vested rights in such funds, and ch. 376, Laws 1943, making similar provision for other municipal employees, such funds are to be reported separately to the board of deposits from the dates of these enactments rather than from the date of the FDIC ruling based on these enactments. 33 Atty. Gen. 125.

Funds of the Milwaukee Mid-Summer Festival Corporation are not subject to the public deposits law. Funds of housing authorities created by a city under sec. 66.49 are subject to ch. 34. 35 Atty. Gen. 60.

A Wisconsin “public depositor” cannot without violating the provisions of ch. 34 deposit “public funds” up to $5,000 in an out-of-state bank. This is true (even though deposits in said bank up to that amount may be insured by the Federal Deposit Insurance Corporation and for that reason are by order of the board of deposits exempt from payment of premium into the state deposit fund) since 34.06 (1) and 34.06 (5) establish that every “public depositor” deposit all “public moneys” coming into the hands of the treasurer in a Wisconsin “public depository.” 36 Atty. Gen. 181.

Alimony and dependent children payments received by a clerk of court and deposited in an out-of-state bank are not subject to the public deposits law. Funds of housing authorities created by a city under sec. 66.49 are subject to ch. 34. 35 Atty. Gen. 60.

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Alimony and dependent children payments received by a clerk of court and deposited in an out-of-state bank are not subject to the public deposits law. Funds of housing authorities created by a city under sec. 66.49 are subject to ch. 34. 35 Atty. Gen. 60.
The board of deposits has authority to determine the minimum average daily balance which must be maintained to the credit of the state of Wisconsin in its working banks. 39 Atty. Gen. 247.

34.04 History: 1935 c. 55 s. 1; 1943 c. 91; 1943 c. 376 s. 7; 1951 c. 511 s. 47; 1955 c. 221 s. 26, 27; 1957 c. 640; 1961 c. 507; 1965 c. 433 s. 121; 1967 c. 291 s. 14; 1969 c. 276 s. 592 (7).

34.05 History: Sp. S. 1931 c. 1 s. 2; Sp. S. 1931 c. 11; 1933 c. 435 s. 2; Stats. 1933 s. 34.05; 1935 s. 53; 1937 c. 122; 1939 c. 507; 1947 c. 9 s. 31; 1949 c. 469; 1951 c. 91, 319; 1951 c. 511 s. 47; 1955 c. 10, 522; 1957 c. 640; 1959 c. 859 s. 70; 1961 c. 507; 1965 c. 433 s. 121; 1967 c. 291 s. 14; 1969 c. 276 s. 592 (7).

Reconstruction Finance Corporation money deposited by the governor or unemployment relief trustees in a public depository which has failed to repay on demand constitute a valid claim against the state public deposit fund. Some due the state public deposit fund under 34.04 (3) on such funds and similar funds should be paid by public depositors. 32 Atty. Gen. 488.

TAX money collected by the tax commission and deposited in various banks is classed as state money until distributed to counties, towns, cities, and villages, for purposes of payment into the deposit funds, and insurance on this money payable to state deposit fund must be paid by the state treasurer out of the general fund. 33 Atty. Gen. 46.

Where a public depository assigns its claim against a defunct bank to the board of deposits and the closed bank repays 100% plus interest, such interest goes to the board and not to the depository. 35 Atty. Gen. 115.

34.08 History: Sp. S. 1931 c. 1 s. 2; 1933 c. 435 s. 2; Stats. 1933 s. 34.06; 1953 c. 55; 1955 c. 34.06; 1957 c. 640; 1961 c. 507; 1965 c. 433 s. 121; 1967 c. 291 s. 14; 1969 c. 276 s. 592 (7).

34.09 History: Sp. S. 1931 c. 1 s. 2; 1933 c. 435 s. 2; Stats. 1933 s. 34.07; 1935 s. 55; 1939 c. 507; 1947 c. 9 s. 31; 1949 c. 469; 1951 c. 91, 319; 1951 c. 511 s. 47; 1955 c. 10, 522; 1957 c. 640; 1959 c. 859 s. 70; 1961 c. 507; 1965 c. 433 s. 121; 1967 c. 291 s. 14; 1969 c. 276 s. 592 (7).

Where the state under 14.44, Stats. 1931, had intrusted bonds and coupons to a state depository "to collect and credit," and the depository, upon being credited by a subsequent collecting bank, had merely issued a certificate of deposit to itself without the knowledge or consent of the state, and shortly thereafter failed, the sureties on the depository bonds were not liable for such proceeds, since the depository thereby had become only a "debtor" and not a "depository" on account of such funds, and such funds had not become a "deposit" within the meaning of the deposits of the depository funds. State v. United States F. & G. Co. 213 W. 91, 254 NW 126.

The board of deposits has no power under this section to approve an out-of-state bank as a depository for Wisconsin "public funds" even though the out-of-state bank and the Wisconsin public depository involved are willing to comply with the provisions of chapter 34. 36 Atty. Gen. 181.

34.085 History: 1901 c. 273 s. 3; 1929 c. 522 s. 2; Supl. 1906 c. 160b; 1909 c. 534; 1913 c. 623 s. 41; Supl. 1919 s. 144; 1925 c. 449; 1929 c. 440 s. 2; 1929 c. 491 s. 3; Sp. S. 1931 c. 1 s. 2; 1969 c. 276 s. 41; Stats. 1969 s. 34.085.

34.10 History: 1901 c. 273 s. 3; 1933 c. 435 s. 2; Stats. 1933 s. 34.07; 1935 c. 10, 522; 1937 c. 284; 1947 c. 411 s. 11(220.02(5); 1951 c. 511 s. 47; 1957 c. 640; 1961 c. 507; 1969 c. 276 s. 592 (7).

Bank stabilization. Murphy, 7 W. R. 285.

34.105 History: 1901 c. 407; Stats. 1915 s. 34.105; 1933 c. 481.

34.11 History: 1903 c. 55; Stats. 1933 s. 34.11; 1961 c. 507; 1969 c. 276 s. 592 (7).

CHAPTER 35.
Public Printing and the Distribution of Laws and Public Documents.

General Comment of Interim Committee on State Publications, 1939.

This bill [617, 5] is the first comprehensive revision of ch. 35 of the statutes since 1931. It is the product of a study made by the interim subcommittee on state publications in accordance with amendment No. 1, s. to J.L. Res. No. 97, s. passed by the 1937 legislature.

Proposed changes in ch. 35 are intended to improve the printing processes of the state by the clarification of existing sections, the repeal of obsolete material, the strengthening of some sections, and the institution of stronger controls over state printing and distribution programs. These changes are designed to...

for Wisconsin "public funds" deposited in an Illinois state bank irrespective of whether or not premiums due under ch. 34 are paid by the "public depositor" to the board. 36 Atty. Gen. 181.