

(a) All loans payable on demand in excess of five thousand dollars each, other than real estate mortgage loans.

(b) All time loans in excess of five thousand dollars each, overdue for more than thirty days, other than real estate mortgage loans.

(c) All real estate mortgage loans on which interest is more than six months in arrears.

(d) All real estate mortgage loans concerning which any tax upon the underlying security is more than twelve months overdue.

(e) All real estate mortgage loans concerning which any tax upon the underlying security has been paid by and not repaid to such corporation, specifying the amounts of taxes so paid and the years for which they were paid.

4. A statement setting forth the number and aggregate amount of all real estate mortgage loans exceeding legal limitations based on valuation, together with the aggregate of the excess, and indicating the number, aggregate amount and aggregate excess of such loans concerning which no principal payment program is in operation.

5. A list of all loans, secured or unsecured, and discounts of any borrower including both direct and indirect liabilities made during such period which brings the aggregate of the liabilities of such borrower to an amount in excess of five thousand dollars, with a notation of any line of credit possessed by such borrower.

*Approved April 21, 1964.*

**Chap. 301.** AN ACT RELATIVE TO THE OBSERVANCE OF AMERICAN EDUCATION WEEK.

*Be it enacted, etc., as follows:*

Chapter 6 of the General Laws is hereby amended by striking out section 12G, inserted by chapter 96 of the acts of 1935, and inserting in place thereof the following section: — *Section 12G.* The governor shall annually issue a proclamation setting apart the week commencing with the Sunday immediately preceding Veterans Day as American Education Week, and recommending that such week be properly observed as a period of special attention to the work of our schools.

*Approved April 21, 1964.*

**Chap. 302.** AN ACT MAKING CERTAIN CONFIDENTIAL RECORDS OF THE DIVISION OF EMPLOYMENT SECURITY AVAILABLE IN THE TRIAL OF HOMICIDE CASES.

*Be it enacted, etc., as follows:*

Section 46 of chapter 151A of the General Laws is hereby amended by striking out the second sentence, as amended by chapter 512 of the acts of 1954, and inserting in place thereof the following sentence: — Such information shall not be open to the public, nor shall it be admissible in any action or proceeding unless the division or the commonwealth is a party to such action or proceeding, or unless such action or proceeding is in the nature of a criminal prosecution under some provision of federal law or under chapter two hundred and sixty-four, or in the trial of a person for homicide, in which case such information shall be produced upon summons of the commonwealth or of

the defendant, but any employer or claimant, upon request, shall be supplied by the division with information concerning his own record which is necessary to him in his relations with the division.

*Approved April 21, 1964.*

---

**Chap. 303.** AN ACT PROVIDING THAT THE PRESENCE OF FIRE DEPARTMENT PERSONNEL MAY BE REQUIRED AT DEMOLITION BURNINGS.

*Be it enacted, etc., as follows:*

Chapter 48 of the General Laws is hereby amended by striking out section 13, as most recently amended by chapter 274 of the acts of 1951, and inserting in place thereof the following section: — *Section 13.* No person shall set, maintain or increase a fire in the open air at any time except by permission, covering a period not exceeding two days from the date thereof, granted by the forest warden or chief of the fire department in cities and towns, or, in cities having such an official, the fire commissioner; provided, that if such permission is not in writing a written record of the granting thereof, setting forth the date upon which permission was granted, the dates covered by such permission, the name and address of the person to whom, and the manner in which, such permission was granted, and any other necessary information relative thereto, shall be made and kept by the forest warden, chief or fire commissioner, as the case may be, and shall be open to public inspection; and provided, further, that persons over the age of twenty-one may, without a permit, set, maintain or increase a reasonable fire for the purpose of cooking, upon sandy or gravelly land free from living or dead vegetation or upon sandy or rocky beaches bordering on tide water, if the fire is enclosed within rocks, metal or other non-inflammable material. The forest warden, chief or fire commissioner, as the case may be, may make it a condition for granting a permit that any burning shall be done only after four o'clock (eastern standard time) in the afternoon, and in the case of a permit for a demolition burning may make it a condition for granting such permit that sufficient fire department personnel, to be assigned by proper authority at the expense of the person seeking such permit, shall be present at such burning to control the fire until it is entirely extinguished. Any permit granted under this section may be revoked at any time. The forester may make rules and regulations relating to the granting and revocation of such permits binding throughout the commonwealth. Such rules and regulations shall take effect subject to section thirty-seven of chapter thirty, when approved by the governor and council. The forest wardens in towns and officials performing the duties of forest wardens in cities shall cause public notice to be given of the provisions of this section and shall enforce the same. Whoever violates any provision of this section shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than one month, or both. In this section, a demolition burning shall mean a fire set for the purpose of burning debris resulting from the demolition of buildings.

*Approved April 21, 1964.*