

94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

HB4266

Introduced 12/16/2005, by Rep. Sidney H. Mathias

SYNOPSIS AS INTRODUCED:

205 ILCS 5/48.1

from Ch. 17, par. 360

Amends the Illinois Banking Act. Requires a bank to disclose certain financial records under a lawful citation to discover assets.

LRB094 15571 MKM 50770 b

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AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Banking Act is amended by changing
Section 48.1 as follows:

6 (205 ILCS 5/48.1) (from Ch. 17, par. 360)

- Sec. 48.1. Customer financial records; confidentiality.
- 8 (a) For the purpose of this Section, the term "financial 9 records" means any original, any copy, or any summary of:
- 10 (1) a document granting signature authority over a11 deposit or account;
- (2) a statement, ledger card or other record on any
 deposit or account, which shows each transaction in or with
 respect to that account;
- (3) a check, draft or money order drawn on a bank orissued and payable by a bank; or
- (4) any other item containing information pertaining
 to any relationship established in the ordinary course of a
 bank's business between a bank and its customer, including
 financial statements or other financial information
 provided by the customer.
- 22 (b) This Section does not prohibit:
- (1) The preparation, examination, handling or
 maintenance of any financial records by any officer,
 employee or agent of a bank having custody of the records,
 or the examination of the records by a certified public
 accountant engaged by the bank to perform an independent
 audit.
- (2) The examination of any financial records by, or the
 furnishing of financial records by a bank to, any officer,
 employee or agent of (i) the Commissioner of Banks and Real
 Estate, (ii) after May 31, 1997, a state regulatory

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authority authorized to examine a branch of a State bank located in another state, (iii) the Comptroller of the Currency, (iv) the Federal Reserve Board, or (v) the Federal Deposit Insurance Corporation for use solely in the exercise of his duties as an officer, employee, or agent.

(3) The publication of data furnished from financial records relating to customers where the data cannot be identified to any particular customer or account.

9 (4) The making of reports or returns required under
10 Chapter 61 of the Internal Revenue Code of 1986.

11 (5) Furnishing information concerning the dishonor of 12 any negotiable instrument permitted to be disclosed under 13 the Uniform Commercial Code.

(6) The exchange in the regular course of business of 14 (i) credit information between a bank and other banks or 15 16 financial institutions or commercial enterprises, directly 17 or through a consumer reporting agency or (ii) financial records or information derived from financial records 18 between a bank and other banks or financial institutions or 19 20 commercial enterprises for the purpose of conducting due 21 diligence pursuant to a purchase or sale involving the bank or assets or liabilities of the bank. 22

(7) The furnishing of information to the appropriate
law enforcement authorities where the bank reasonably
believes it has been the victim of a crime.

26 (8) The furnishing of information under the Uniform
 27 Disposition of Unclaimed Property Act.

(9) The furnishing of information under the Illinois
Income Tax Act and the Illinois Estate and
Generation-Skipping Transfer Tax Act.

(10) The furnishing of information under the federal
 Currency and Foreign Transactions Reporting Act Title 31,
 United States Code, Section 1051 et seq.

(11) The furnishing of information under any other
 statute that by its terms or by regulations promulgated
 thereunder requires the disclosure of financial records

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other than by subpoena, summons, warrant, or court order.

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(12) The furnishing of information about the existence of an account of a person to a judgment creditor of that person who has made a written request for that information.

(13) The exchange in the regular course of business of information between commonly owned banks in connection with a transaction authorized under paragraph (23) of Section 5 and conducted at an affiliate facility.

9 (14) The furnishing of information in accordance with 10 the federal Personal Responsibility and Work Opportunity 11 Reconciliation Act of 1996. Any bank governed by this Act 12 shall enter into an agreement for data exchanges with a State agency provided the State agency pays to the bank a 13 reasonable fee not to exceed its actual cost incurred. A 14 bank providing information in accordance with this item 15 16 shall not be liable to any account holder or other person 17 for any disclosure of information to a State agency, for encumbering or surrendering any assets held by the bank in 18 response to a lien or order to withhold and deliver issued 19 20 by a State agency, or for any other action taken pursuant to this item, including individual or mechanical errors, 21 provided the action does not constitute gross negligence or 22 willful misconduct. A bank shall have no obligation to 23 hold, encumber, or surrender assets until it has been 24 25 served with a subpoena, summons, warrant, court or administrative order, lien, or levy. 26

(15) The exchange in the regular course of business of
information between a bank and any commonly owned affiliate
of the bank, subject to the provisions of the Financial
Institutions Insurance Sales Law.

(16) The furnishing of information to law enforcement 31 32 authorities, the Illinois Department on Aging and its regional administrative and provider agencies, 33 the Department of Human Services Office of Inspector General, 34 public guardians, if there is suspicion by 35 the or investigatory entity, the guardian, or the bank that a 36

1 customer who is an elderly or disabled person has been or 2 may become the victim of financial exploitation. For the purposes of this item (16), the term: (i) "elderly person" 3 means a person who is 60 or more years of age, (ii) 4 5 "disabled person" means a person who has or reasonably appears to the bank to have a physical or mental disability 6 that impairs his or her ability to seek or obtain 7 protection from or prevent financial exploitation, and 8 9 (iii) "financial exploitation" means tortious or illegal 10 use of the assets or resources of an elderly or disabled 11 person, and includes, without limitation, misappropriation of the elderly or disabled person's assets or resources by 12 breach of fiduciary relationship, 13 undue influence, intimidation, fraud, deception, extortion, or the use of 14 assets or resources in any manner contrary to law. A bank 15 16 or person furnishing information pursuant to this item (16) 17 shall be entitled to the same rights and protections as a person furnishing information under the Elder Abuse and 18 Neglect Act, the Illinois Domestic Violence Act of 1986, 19 20 and the Abuse of Adults with Disabilities Intervention Act.

21 (17) The disclosure of financial records or 22 information as necessary to effect, administer, or enforce 23 a transaction requested or authorized by the customer, or 24 in connection with:

(A) servicing or processing a financial product or
 service requested or authorized by the customer;

(B) maintaining or servicing a customer's account
 with the bank; or

(C) a proposed or actual securitization or
 secondary market sale (including sales of servicing
 rights) related to a transaction of a customer.

Nothing in this item (17), however, authorizes the sale of the financial records or information of a customer without the consent of the customer.

35 (18) The disclosure of financial records or
 36 information as necessary to protect against actual or

potential fraud, unauthorized transactions, claims, or
 other liability.

(19) (a) The disclosure of financial records 3 or information related to a private label credit program 4 5 between a financial institution and a private label party 6 in connection with that private label credit program. Such 7 information is limited to outstanding balance, available credit, payment and performance and account history, 8 product references, purchase information, and information 9 10 related to the identity of the customer.

11 (b) (1) For purposes of this paragraph (19) of 12 subsection (b) of Section 48.1, a "private label credit program" means a credit program involving a financial 13 institution and a private label party that is used by a 14 customer of the financial institution and the private label 15 16 party primarily for payment for goods or services sold, 17 manufactured, or distributed by a private label party.

18 (2) For purposes of this paragraph (19) of subsection
19 (b) of Section 48.1, a "private label party" means, with
20 respect to a private label credit program, any of the
21 following: a retailer, a merchant, a manufacturer, a trade
22 group, or any such person's affiliate, subsidiary, member,
23 agent, or service provider.

(c) Except as otherwise provided by this Act, a bank may not disclose to any person, except to the customer or his duly authorized agent, any financial records or financial information obtained from financial records relating to that customer of that bank unless:

29 30 (1) the customer has authorized disclosure to the person;

31 (2) the financial records are disclosed in response to
32 a lawful subpoena, summons, warrant, citation to discover
33 <u>assets</u>, or court order which meets the requirements of
34 subsection (d) of this Section; or

35 (3) the bank is attempting to collect an obligation
 36 owed to the bank and the bank complies with the provisions

1 2 of Section 2I of the Consumer Fraud and Deceptive Business Practices Act.

(d) A bank shall disclose financial records under paragraph 3 4 (2) of subsection (c) of this Section under a lawful subpoena, 5 summons, warrant, citation to discover assets, or court order 6 only after the bank mails a copy of the subpoena, summons, 7 warrant, citation to discover assets, or court order to the 8 person establishing the relationship with the bank, if living, 9 and, otherwise his personal representative, if known, at his last known address by first class mail, postage prepaid, unless 10 11 the bank is specifically prohibited from notifying the person 12 by order of court or by applicable State or federal law. A bank 13 shall not mail a copy of a subpoena to any person pursuant to this subsection if the subpoena was issued by a grand jury 14 15 under the Statewide Grand Jury Act.

16 (e) Any officer or employee of a bank who knowingly and 17 willfully furnishes financial records in violation of this 18 Section is guilty of a business offense and, upon conviction, 19 shall be fined not more than \$1,000.

(f) Any person who knowingly and willfully induces or attempts to induce any officer or employee of a bank to disclose financial records in violation of this Section is guilty of a business offense and, upon conviction, shall be fined not more than \$1,000.

(g) A bank shall be reimbursed for costs that are reasonably necessary and that have been directly incurred in searching for, reproducing, or transporting books, papers, records, or other data of a customer required or requested to be produced pursuant to a lawful subpoena, summons, warrant, or court order. The Commissioner shall determine the rates and conditions under which payment may be made.

32 (Source: P.A. 94-495, eff. 8-8-05.)