

expense of the examination required under this section for associations incorporated under the laws of this State shall not exceed fifty dollars.

Cited but not construed in *Himmel v. Eichengreen*, 107 Md. 612; *Supreme Lodge v. Simering*, 88 Md. 284; *International Fraternal Alliance v. State*, 86 Md. 552; *Barton v. International Fraternal Alliance*, 85 Md. 31.

See notes to sec. 229.

1904, art. 23, sec. 212. 1894, ch. 295, sec. 143 G.

231. Any such association coming within the description of a fraternal beneficiary association, as set forth in section 229 of this article, organized under the laws of any other State, province or territory, and not now doing business in this State, shall be admitted to do business within this State, when it shall have filed with the commissioner of insurance a duly certified copy of its charter and articles of association, and a copy of its constitution or laws certified to by its secretary or corresponding officer, together with an appointment of the commissioner of insurance of this State, as a person upon whom process may be served as hereinafter provided; and shall pay said commissioner of insurance a fee of twenty-five dollars for filing said charter, copy of constitution and laws, and appointment of attorney; and provided that such association shall be shown by certificate to be authorized to do business in the State, province or territory in which it is incorporated or organized, in case the laws of such State, province or territory shall provide for such authorization; and in case the laws of such State, province or territory do not provide for any formal authorization to do business on the part of any such association, then such association shall be shown to be conducting its business in accordance with the provisions of section 229 to section 242 (both inclusive) of this article, for which purpose the commissioner of insurance of this State may personally or by some person to be designated by him, examine into the condition, affairs, character and business methods, accounts, books and investments at its home office, which examination shall be at the expense of such association, and shall be made within thirty days after demand therefor; and the commissioner of insurance shall be paid by such association for such examination the actual traveling expenses and not more than ten dollars per day for each day actually employed in such examination, not to exceed fifty dollars in the aggregate. The commissioner of insurance shall issue a certificate to such associations qualified as required in this section, authorizing it to do business within this State, for which certificate said association shall pay to the said commissioner the fee of twenty-five dollars.

Cited but not construed in *Himmel v. Eichengreen*, 107 Md. 612; *Supreme Lodge v. Simering*, 88 Md. 284; *International Fraternal Alliance v. State*, 86 Md. 552; *Barton v. International Fraternal Alliance*, 85 Md. 31.

See notes to sec. 229.

As to the insurance commissioner, see sec. 175, *et seq.*

Ibid. sec. 213. 1894, ch. 295, sec. 143 H.

232. Every such association doing business in this State shall, on or before the last day of March of each year, make and file with the