

duty to revoke the license of such broker or broker's solicitor, or revoke the license of any agent or solicitor for all companies which he represents in this State for such length of time as the State Insurance Commissioner may think proper; provided, however, that before the State Insurance Commissioner shall revoke said license he shall give ten days' notice of the charges in writing, to be served upon said broker, agent or solicitor in person, or by registered letter to his last known address, or by copy of the charges left at his last known address, and provided an opportunity shall be given the said broker, broker's solicitor, agent, or solicitor to be heard upon said charges, and the said broker, broker's solicitor, agent, or solicitor shall have the right to have such revocation of license reviewed by the Superior Court of Baltimore City, when said offense occurred in Baltimore City, or by the Circuit Court of any of the counties of the State wherein such offense or offenses complained of occurred.

1916, ch. 255, sec. 184D.

**184D.** Every insurance company, as defined in section 192 of this Article, incorporated under the laws of this State and transacting therein the business of insurance in any of its branches, shall, in addition to the fees for domestic companies provided in this Article, pay for each license or certificate of authority which each agent or solicitor of such company is required under Sections 184A, 184B and 184C of this Article to take out, the sum of fifty cents as a registration fee. All such certificates of authority to agents and solicitors shall expire at midnight on the 31st day of December next ensuing the date of issue.

1916, ch. 255, sec. 184E.

**184E.** Any person or persons, or any company or association violating any of the provisions of Sections 184A, 184B, 184C and 184D, or any of said sections, shall be subject to the fines and penalties provided by Section 205 of this Article.\*

1916, ch. 274.

**186A.** No stock salesman, broker or other person representing any insurance company, wherever incorporated, in process of organization and not licensed to transact business in this State, shall be permitted to solicit subscriptions to or sell the stock of such company in this State unless and until such company has furnished the Insurance Commissioner with full particulars as to the methods and proposed cost of promotion. Before any such person shall solicit subscriptions to or sell the stock of such company, he shall be required to secure a license from the Insurance Commissioner, who, prior, to the issuance of such license, shall investigate the record of the applicant and may, for good cause shown, refuse to issue same. The fee for each such license shall be ten

\*Section 2 of the act of 1916, chapter 255, provides that said act (sections 184, 184A-184E) shall take effect from and after January 1, 1917.