

- 127. Reinsurance.
- 128. Resident agent; policy forms.
- 129. Dividends on policies.
- 130. Impairment of assets; insolvency.
- 131. Rules for prevention of accidents.
- 132. Employer and employees may agree upon scheme of compensation.
- 133. Penalties.
- 134. Inconsistent provisions of law repealed.

Reciprocal Exchanges and Inter-Insurers.

- 135. Reciprocal or inter-insurance contracts; exemptions.
- 136. Execution of such contracts.
- 137. Attorney shall file verified declaration.
- 138. Service of process.
- 139. Limit of liability.
- 140. Reserves; impairment of assets.
- 141. Annual reports; examinations.
- 142. All domestic corporations authorized to exchange contracts of insurance.
- 143. Certificate of authority.
- 144. Taxes and fees; agents' licenses.
- 145. Penalties.

Fraternal Beneficiary Associations.

- 146. Defined.
- 147. Lodge system defined.
- 148. Representative form of government defined.
- 149. Exemptions.
- 150. Benefits.

- 151. Beneficiaries.
- 152. Qualifications for membership.
- 153. Certificate.
- 154. Funds.
- 155. Deferred payments.
- 156. Investments.
- 157. Distribution of funds.
- 158. Organization.
- 159. Existing corporation, reincorporation.
- 160. Mergers and transfers.
- 161. Annual license.
- 162. Admission of foreign associations.
- 163. Service of process.
- 164. Place of meeting.
- 165. Liability of officers and members.
- 166. Limitation upon power to waive provisions of association's laws.
- 167. Benefits exempt from execution.
- 168. Amendments to Constitution and laws.
- 169. Annual reports.
- 170. Valuation of certificates.
- 171. Standard of valuation.
- 172. Report of valuation.
- 173. Provisions to insure future security.
- 174. Deficiency shown by triennial valuation.
- 175. Examination of domestic associations.
- 176. Application for receiver.
- 177. Examination of foreign association.
- 178. Adverse publications.
- 179. Revocation of license.
- 180. Exemptions.
- 181. Exemptions from taxation.
- 182. Penalties.

held to have been brought under, and to have been conducted in substantial compliance with, sub-sec. 7, and hence that the court had jurisdiction. *Monumental Ins. Co. v. Wilkinson*, 100 Md. 32.

This section referred to in declaring sec. 122B of the act of 1902, ch. 338, in conflict with art. 3, sec. 29, of the Md. Constitution, and hence void. *Kafka v. Wilkinson*, 99 Md. 238; *Baltimore v. Williams*, 124 Md. 513.

179. This section referred to in declaring sec. 122B of the act of 1902, ch. 338, in conflict with art. 3, sec. 29, of the Md. Constitution, and hence void. *Kafka v. Wilkinson*, 99 Md. 238.

182. This section held not to give Maryland courts jurisdiction over the internal affairs of a foreign corporation, nor any visitatorial power over it so that its charter might be forfeited or its officers removed; nor can Maryland courts exercise authority over the by-laws or the relations between such corporation and its members growing out of the law of its creation. Object of this section. Controversy held to relate solely to the internal management of a corporation. *Condon v. Mutual Reserve Assn.*, 89 Md. 116.

Where a foreign insurance company has executed the power of attorney prescribed by this section, service of process of the United States circuit court on the agent named in such power is valid although the suit is upon a cause of action of which the state courts could not take jurisdiction under sec. 411 of the Code of 1904—see art. 23, sec. 118. Object of this section. *Carstairs v. Mechanics' Ins. Co.*, 13 Fed. 824.