

doing business in this State of sections 210–223, and enclose a blank for the report of its operations for each year ending December 31 ; and every association receiving such notice and blank shall file such report in the manner provided in section 213, not later than three months from the date of the receipt of such notice and blank, under the like penalties as provided in section 220 for not filing a report.

1894, art. 295, sec. 3.

225. Nothing contained in sections 210–223 shall apply to lodges or orders of a purely religious, charitable or benevolent description, paying exclusively sick, funeral or death benefits to members, their family or dependents, and not operated with a view to profit, nor shall any such organization be required to make any report under this or any other sections of the insurance laws ; and provided further, that no society, lodge or body of any secret or fraternal society, or association of employes of any particular trade, firm or corporation organized in this State, paying only sick benefits not exceeding two hundred and fifty dollars in the aggregate to any one person in any one year, or a funeral benefit to those dependent on a member not exceeding three hundred and fifty dollars, shall be required to make any report thereof under this article or under any other article of the insurance laws ; provided further, that certificates issued by the Improved and Independent Orders of B'nai B'rith may be made payable to charitable institutions as now provided in its by-laws.

Manufacturing Companies.

1888, art. 23, sec. 143. 1868, ch. 471, sec. 137.

226. Any corporation formed under this article for manufacturing purposes may change or extend its business to any other manufacturing business, subject to the provisions and liabilities in this article prescribed, with reference to such corporations ; and whenever any such corporation shall desire to change or enlarge its business, it shall take such steps and proceed in all respects as in sections 84, 85, 86, 87, 88 and 89 of this article provided in reference to the increase or diminution of the capital stock of corporations ; and if the assent of two-thirds of all the holders of shares of stock in the said corporation shall be obtained to the said proposed change, in the manner set forth in the said sections of this article, then upon the making out and recording, in the manner therein directed,