

ACTS AND RESOLVES

OF THE

SIXTY-NINTH LEGISLATURE

OF THE

,

STATE OF MAINE

1899.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PUBLIC LAWS

OF THE

STATE OF MAINE.

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Снар. 107

Policy hereafter issued shall bear on the face, these words: "This policy is subject to assessment.

Licenses of any corporation violating this act, shall be revoked.

Act shall not conflict with provisions of special charters. When act shall take effect. Section 2. Hereafter in every policy or certificate issued to a resident of Maine by any casualty or accident insurance company doing business on the assessment plan, there shall be printed in bold type, making one of the principal lines near the top thereof, the words 'this policy is subject to assessments' and in or upon every application, circular, card, advertisement, and printed document issued by such corporation within this state there shall be printed conspicuously the words 'assessment plan.'

Section 3. When upon investigation, the insurance commissioner is satisfied that any such corporation has violated the provisions of this act it shall be his duty to revoke the license issued to such corporation and its agents.

Section 4. Nothing in this act shall in any way conflict with special provisions of the charters of companies heretofore granted.

Section 5. This act shall take effect July first, eighteen bundred and ninety-nine.

Approved March 17, 1899.

Chapter 107.

An Act additional to Chapter eighty-one of the Revised Statutes, relating to the sale, on writ, of Personal Property attached.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Personal property attached may be kept upon the premises where the same is found and the attaching officer may appoint a keeper thereof; but if the owner of said property or the occupant of said premises requests the officer, in writing, to remove said keeper, the officer shall remove the property attached or the keeper without unreasonable delay. If the defendant, in writing, requests the officer making the attachment to allow said property attached to remain upon the premises where found until he may give a bond dissolving said attachment, the officer shall not remove said property until the defendant has had a reasonable opportunity to give said bond.

Approved March 17, 1899.

Personal property attached, may be kept on premises where found and keeper appointed.

-property and keeper must be removed if owner requests.

-defendant may give bond, when property may remain on premises.