

negotiating contracts of insurance or reinsurance in the name of his said employer, is hereby designated a broker's solicitor and shall be deemed to be such for the purposes of this article. No person shall act in any manner or perform any of the duties or functions of such broker's solicitor until application for a license therefor shall have been made both by said broker's solicitor and by his employer on application forms provided by the insurance commissioner, and duly signed by said broker's solicitor and by his said employer, and there shall have been issued by the insurance commissioner a license to act as such broker's solicitor, for which license there shall be paid to the insurance commissioner the sum of twenty-five dollars by or for each such broker's solicitor. Said license shall bear the name of the broker's solicitor to whom issued and of the employer for whom he is authorized to act and shall authorize said broker's solicitor named therein to solicit insurance and reinsurance in the name of his said employer, but not in his own name, or in the name of any other person, firm or corporation, and further to aid in any proper and lawful manner his said employer in negotiating contracts of insurance and reinsurance, in the name of his said employer, but shall not authorize or permit said broker's solicitor to act in or use his own name in soliciting or negotiating any contracts of insurance or reinsurance or in any renewal or renewals of any such contracts, or to deliver any policy or bill to any assured or collect any premium of insurance in his own name or in any other manner than in the name of and as the agent or employee of his said employer. The broker for whom any such solicitor shall act under such license may place any insurance procured by or through said solicitor in any company and in the same manner and to the same extent as if said business had been procured or negotiated directly by said broker employing said solicitor.

1922, ch. 492, sec. 67.

**70. *Non-Resident Brokers.*** Any duly authorized broker of any other state of the United States or of the District of Columbia, residing outside of this state, may negotiate any contract of insurance within this state or on property located within this state to the same extent, and on the same terms and upon the payment of the same fees as are or shall be required, demanded or exacted by any such state or the District of Columbia, or from citizens of this state negotiating or transacting a like business in any such state or the District of Columbia.

1922, ch. 492, sec. 68.

**71. *Penalties for Violation of Sections 66, 68, 69 and 70.*** Any person who shall use or exercise within this state the business or occupation of an insurance broker or broker's solicitor, as the case may be, without having procured a license therefor, as required by sections 66, 68, 69 and 70 of this article, and each person who employs, and each member of any partnership, and each officer of any corporation having authority to employ agents, clerks and solicitors, who shall employ or permit the employment or receive or accept the services of any broker's solicitor until a license in each such case shall have been duly issued as provided in section 69, shall be deemed