proper to consummate any such loans and to provide for the repayment thereof. The Commissioner shall be under no obligation personally, or in his official capacity as Insurance Commissioner to repay any loan made pursuant to this Section.

1933 (Special Sess.), ch. 40. sec. 51K.

51K. Within one year from the date of the entry of an order of rehabilitation of a domestic mutual insurance company, the Commissioner shall make a report to the court setting forth the reasonable value of the assets of the company, its probable liabilities, and the probable necessary assessment, if any, to pay all allowed claims in full.

Upon the basis of such report, including any amendments thereof, the court may levy one or more assessments against all members of such mutual company against whom the board of directors of such company might have levied any assessment upon the date of the order authorizing rehabilitation. Such assessment or assessments shall cover the excess of the probable liabilities over the reasonable value of the assets together with the cost of collection and the probable percentage of uncollectibility thereof, but the total of all such assessments against any member shall not exceed the maximum amount fixed in the contract of that member. The Commissioner shall thereupon begin proper proceedings to collect such assessments from the members, or shall make sale thereof under Section 51-I of this Article.

1933 (Special Sess.). ch. 40. sec. 2.

51L. In so far as the provisions of this sub-title are in conflict with other Acts or parts thereof, the provisions of this sub-title shall control.

1933 (Special Sess.), ch. 40, sec. 3.

51M. Should any section or part of a section of this sub-title be held to be invalid for any reason, such holding shall not be construed as affecting the validity of any of the remaining sections or part of a section of this sub-title, it being the legislative intent that the remainder of this sub-title shall stand, notwithstanding the invalidity of such section or part of section.

Provision in insurance may eliminate one of steps required of injured party by statute by omitting requirement of unsatisfied execution. Bass v. Standard Acc. Ins. Co., 70 Fed. (2nd), 87.

Fire Investigation Bureau.

An. Code, 1924, sec. 56. 1922, ch. 492, sec. 55. 1927, ch. 394, sec. 56.

56. Special Deputy for Investigation of Fires. That in order to carry out and perform the powers and duties conferred by Section 56, the commissioner is authorized to appoint and remove at please an additional deputy, at such compensation as fixed and provided by the budget, and