Year of the

- (i) For valuing individual policies of life insurance companies, fifteen dollars per million of insurance or any fractional part thereof, and for valuing group policies of life insurance companies, three dollars per million of insurance or any fractional part thereof.
- (j) For official examination of companies, under this Article, the charges specified in Section 51 of this Article.

An. Code, 1924, sec. 41. 1912, art. 23, sec. 191. 1902, ch. 1, sec. 126g. 1922, ch. 492, sec. 41.

41. (Retaliatory Provisions.) When by the laws of any other state, any deposit of money or securities is required, or taxes, fees, fines, penalties or other obligations or prohibitions are imposed upon companies incorporrated or organized under the laws of this state, and transacting business in such other state, or upon the agents of such companies, greater than those required or imposed by the laws of this state, so long as such laws remain in force, the same deposits, taxes, fees, fines, penalties, obligations and prohibitions shall be imposed upon all agents or companies of such state doing business in this state, instead of those prescribed by the laws of this state.

An. Code, 1924, sec. 42. 1922, ch. 492, sec. 42.

42. (Production of Books, etc.) No person shall be excused from testifying or from producing any books, papers, contracts, agreements or documents at the trial or hearing of any person or company charged with violating any provision of this article on the ground that such testimony or evidence may tend to incriminate himself, but no person shall be prosecuted for any act concerning which he shall be compelled so to testify or produce evidence, documentary or otherwise, except for perjury committed in so testifying.

An. Code, 1924, sec. 43. 1922, ch. 492, sec. 43.

(Blue Sky Provisions.) No stock salesman, broker or other person representing any insurance company, wherever incorporated, in process of organization and not licensed to transact business in this state, shall be permitted to solicit subscriptions to or sell the stock of such company in this state unless and until such company has furnished the insurance commissioner with full particulars as to the methods and proposed cost of promotion. Before any such person shall solicit subscriptions to or sell the stock of such company, he shall be required to secure a license from the insurance commissioner, who, prior to the issuance of such license, shall investigate the record of the applicant and may, for good cause shown, refuse to issue same. The fee for each such license shall be ten dollars. The cost of promotion, including commissions to the stock salesmen and all expenses of organization of whatever character, shall not exceed five per centum of the subscription or selling price of each share of stock, and the insurance commissioner shall require this provision to be plainly set forth in the stock subscription agreement or contract for the sale of stock. No part of the commissions to the salesmen or other organization expense under any subscription for stock shall be payable until such share or shares of stock have been fully paid for in cash or securities of equivalent value. The subscription to or sale of stock in any such company in series is prohibited, except that after a company is organized and actively engaged in the insurance business, the insurance commissioner is empowered to au-