

company is fully authorized to do business in its own State; and every life insurance company doing business in this State during the year for which the statement is made that fails promptly to furnish the certificate aforesaid, shall be required to make a full detailed list of its policies and securities to the Insurance Commissioner of this State, who shall thereupon cause the same to be valued at the expense of said company.

Fourth. And it shall be the duty of the Insurance Commissioner, after having ascertained the amount of the net values of all of the policies in force, to see that the company has that amount in safe legal securities of the description and character hereinafter provided for in this article, after all its other debts and claims against it, including those resisted by the company, but exclusive of capital stock, have been provided for; and in case it is found that any life insurance company doing business in this State has not on hand, after deducting all debts and claims against it, exclusive of capital stock, an amount of assets of the character hereafter prescribed in this Act equal in value to the net present value of all its policies in force, it shall be the duty of the Insurance Commissioner to publish the fact that the existing condition of the affairs of such company is below the legal standard of solvency established by this State, and he shall require the company at once to cease doing new business, and he shall immediately institute such proceedings as are necessary to protect the rights of all persons interested in said company; and it shall be his duty to see that no company is permitted to insure lives in this State whose charter authorizes it to do fire, marine or inland insurance business.

Fifth. It shall be the duty of the Insurance Commissioner, after he has notified a life insurance company, organized under the authority of this State, to cease doing new business on account of its condition being below the legal standard of solvency established by this State at once to cause a rigid examination in regard to all the affairs of such company. In case it shall appear that said company is in such a condition as to fall below the legal standard of solvency established by this State, then in that event the said Insurance Commissioner shall not permit the said company to continue in the control of its business; and it is hereby made his duty to at once institute the necessary proceedings for the protection of its policy holders in accordance with the laws of this State, and to publish the results of the examination of the affairs of such company, whenever he may deem it for the interest of the public so to do, in one or more papers published in this State; provided, however, in case it shall appear that there is no fraud or gross incompetency or recklessness in the management of said company, he may give the

CHAP. 338.

Examination
of affairs
to be made.