CHAP. 338. the Insurance Commissioner, are sustained by the said report, at once issue an injunction suspending the business of said company; and the Insurance Commissioner shall institute, or cause to be instituted, the necessary proceedings under the laws of this State, to close the affairs of any insurance company

of this State which shall appear to him, upon examination, to be insolvent or be fraudulently conducted; and the Insurance Commissioner is a necessary party to any proceedings instituted for the purpose of closing up the affairs of any insurance company, when the same shall not be in the name of the State

of Maryland; it shall be the duty of the Insurance Commissioner to report in detail to the Attorney-General any viola-

tion of the laws relative to insurance companies, their officers or agents, or the business of insurance; and he shall have

power to institute suits and prosecutions, either by the Suits to be instituted. Attorney-General or such other attorney as the Attorney-

> General may select, for any violation of the provisions of this Article. Eighth. For every company doing fire and inland insurance business in this State he shall calculate the re-insurance reserve for unexpired fire and inland risks by taking fifty per centum of the premium received on all unexpired risks that have less than one year to run, and a pro rata of all premiums received on risks that have one year or longer to run, and in marine insurance he shall charge sixty per centum of the amount of premiums written in its marine policies upon yearly risks and risks covering more than one passage, not terminated, and the full amount of premium under its policies upon all other marine risks less than one year, not terminated; provided, that the foregoing requirements or re-insurance reserve when applied to companies organized under the laws

> of foreign governments shall be calculated only upon the business of such company in the United States, and only the assets of such company held and invested in the United States

stock.

shall be recognized as constituting the reserve fund so required. Notice given as above determined, for fire, inland and marine insurance, to company and adding thereto all debts and claims against the comlts capital pany, he shall in case he finds the Ninth. Having charged the company the re-insurance reserve company impaired to the extent of twenty-five cent., give notice to the company to make good whole capital stock within sixty days; and if this is not done he shall require the company to cease to do new business within this State; and shall thereupon, in case the company is organized under the authority of this State, immediately institute such legal proceedings as are necessary to protect the rights af all persons in said company. Tenth. The Insurance Commissioner shall preserve in permanent form a