thereof, but shall be confined in its operation to the clause, sentence, paragraph or section thereof, so found unconstitutional and invalid.

- SEC. 3. And be it further enacted, That all laws, whether general or local, except as provided in this Article, be and they are hereby repealed.
- SEC. 4. And be it further enacted, That this Act shall take effect June 1, 1929.

Approved April 11, 1929.

## CHAPTER 267.

- AN ACT to add four new sub-sections to Section 123 of Article 48A of the Annotated Code of Maryland (1924 Edition), title "Insurance," sub-title "Mutual Insurance Companies," said new sub-sections to be known as sub-sections (g), (h), (i) and (j), and to follow immediately after sub-section (f), providing conditions under which foreign insurance companies which neglect to secure authority of the State Insurance Commissioner to transact business in this State may accept as members citizens of this State.
- Section 1. Be it enacted by the General Assembly of Maryland, That four new sub-sections be and they are hereby added to Section 123 of Article 48A of the Annotated Code of Maryland (1924 Edition), title "Insurance," sub-title "Mutual Insurance Companies," said new sub-sections to be known as sub-sections (g), (h), (i) and (j), to follows immediately after sub-section (f), and to read as follows:
- (g) Any mutual insurance company organized outside of this State, which is authorized to transact the business of insurance on the mutual plan, which neglects to comply with the requirements of this section, which accepts citizens of this State as members, and issues certificates or policies thereto after the first day of June in the year 1929, shall issue said certificates or policies subject to the following conditions:
- (h) That the company consents that the State Insurance Commissioner of Maryland is its agent for the service of pro-