

General  
penalty.

son, other than a registered barber or apprentice, to practice barbering therein, or whoever, — so as to read as follows: — *Section 87R.* Whoever engages in or follows, or attempts to engage in or follow, the occupation of barbering, or conducts or attempts to conduct a barber school or barber college, unless so authorized to do by the board, or falsely pretends to be qualified to practice such occupation, or whoever, in conducting a barber shop, employs any person, other than a registered barber or apprentice, to practice barbering therein, or whoever violates any provision of sections eighty-seven F to eighty-seven R, inclusive, or any rule or regulation made under authority thereof, shall, in addition to any other penalty prescribed or authorized by said sections, be punished by a fine of not more than one hundred dollars or by imprisonment for not more than ninety days, or both.

*Approved June 2, 1936.*

*Chap. 315* AN ACT PROVIDING A NEW METHOD OF REINSURING RISKS OF CERTAIN MUTUAL FIRE INSURANCE COMPANIES.

*Be it enacted, etc., as follows:*

G. L. (Ter.  
Ed.), 175,  
§ 80, amended.

Section eighty of chapter one hundred and seventy-five of the General Laws, as appearing in the Tercentenary Edition, is hereby amended by inserting after the word "classified" in the twenty-third line the following new paragraph: —

Reinsurance  
of risks.

Whenever any such insurance company, whose business is confined chiefly to the insurance of sprinklered risks and which is conducted solely for the benefit and protection of its members and which pays no commissions or brokerages for the acquirement of its business, shall reinsure in a like company the whole or any portion of a risk covered by its policy or policies of insurance, it may do so either (1) by existing methods of reinsurance or (2) by agreement with its policyholder or policyholders attached to and made a part of such policy or policies, which agreement shall contain a schedule giving (a) the name and location of each reinsuring company and (b) the portion of the risk reinsured in each such company. Such agreement may also provide that the dividend or return of premium to be paid or credited upon termination of such policy or policies shall be the sum of (1) the dividend or return of premium to be paid or credited upon that portion of the premium or premium deposit retained by the company issuing such policy or policies and (2) the aggregate amount of such dividends or returns of premium paid or credited upon all portions of the premium or premium deposit ceded to all such reinsuring companies.

*Approved June 3, 1936.*