

No. 97

AN ACT

To further amend section 2 of the act, approved the twenty-fourth day of June, one thousand nine hundred thirty-nine (Pamphlet Laws 685), entitled "An act designating certain life insurance companies as limited life insurance companies, and further describing the powers thereof," by further describing the powers of limited life insurance companies.

Limited Life
Insurance
Companies.

Section 2, act of
June 24, 1939,
P. L. 685, as last
amended by act
of June 10, 1947,
P. L. 511, further
amended.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 2 of the act, approved the twenty-fourth day of June, one thousand nine hundred thirty-nine (Pamphlet Laws 685), entitled "An act designating certain life insurance companies as limited life insurance companies, and further describing the powers thereof," as last amended by the act, approved the tenth day of June, one thousand nine hundred forty-seven (Pamphlet Laws 511), is hereby further amended to read as follows:

Section 2. Powers.—All limited life insurance companies are hereby specifically empowered to issue policies agreeing to pay not more than twenty dollars (\$20.00) per week in the event of disablement from sickness; nor more than double that amount in the event of disability from accident; nor more than five hundred dollars (\$500.00) in the event of death from natural or accidental causes, and to issue policies of endowment insurance subject to the condition hereinafter provided, notwithstanding any limitation to the contrary established by the act of Assembly pursuant to which such corporation shall have been incorporated or reincorporated or by any other act of Assembly or by the provisions of its charter.

Any such company may issue policies agreeing to pay in excess of five hundred dollars (\$500.00), but not exceeding one thousand dollars (\$1000.00), in the event of death from natural and accidental causes, provided it has

(a) In the case of stock companies, a capital of fifty thousand dollars (\$50,000.00), and in addition thereto has accumulated a surplus in the sum of at least twelve thousand five hundred dollars (\$12,500.00), or

(b) In the case of mutual companies, accumulated a surplus in the sum of at least fifty thousand dollars (\$50,000.00).

Any such company may issue policies of endowment insurance agreeing to pay not more than one thousand dollars (\$1000.00) upon maturity thereof, provided it has

(a) In the case of stock companies, a capital of one hundred thousand dollars (\$100,000.00), and in addition thereto, has accumulated a surplus in the sum of at least twenty-five thousand dollars (\$25,000.00), or

(b) In the case of mutual companies, accumulated a surplus in the sum of at least one hundred thousand dollars (\$100,000.00).

Any such company may issue policies agreeing to pay in excess of the weekly limitations herein prescribed, but not exceeding [forty-five dollars (\$45)] *fifty-five dollars (\$55)* per week *and agreeing to pay an additional benefit for hospital and medical expenses for any one sickness or accident not exceeding one hundred fifty dollars (\$150)* in the event of disablement from sickness or accident, provided such policies limit payment of benefits to periods during which insured shall have been admitted as a patient into and as such be necessarily wholly and continuously confined within a duly licensed and incorporated hospital, provided it has:

(a) In the case of stock companies, additional capital of twenty-five thousand dollars (\$25,000.00), and has accumulated additional surplus in the sum of at least twenty-five thousand dollars (\$25,000.00), or

(b) In the case of mutual companies, accumulated additional surplus in the sum of at least twenty-five thousand dollars (\$25,000.00).

Such additional capital and additional surplus as required by clauses (a) and (b) of this paragraph shall be deemed to be capital and surplus additional to that required by any of the previous paragraphs of this section or by the act under which such company was incorporated or reincorporated.

Section 2. The provisions of this act shall become effective immediately upon final enactment.

Act effective immediately.

APPROVED—The 25th day of May, A. D. 1951.

JOHN S. FINE

No. 98

AN ACT

Relating to habeas corpus; conferring jurisdiction upon the judges of the courts of common pleas; prescribing venue; defining procedure in all cases; authorizing service to be made upon persons anywhere in the Commonwealth; providing for the imposition of costs; allowing appeals; specifying the appellate court to which appeals may be taken; and repealing inconsistent legislation, including that conferring jurisdiction on courts of quarter sessions

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Habeas corpus.