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209.03 INSURANCE---MISCELLANEOUS PROVISIONS

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CHAPTER 209

INSURANCE—MISCELLANEOUS PROVISIONS

209 03 Nonpayment of judgment, bar to business.

209.12 Action to collect assessments, limitation

209.03 Nonpayment of judgment, bar to business. No insurance company or mutual benefit society, order or association against which a judgment as an insurer has been recovered in this state shall, after 60 days from the rendition of such judgment and while the same remains unpaid, issue any policy in this state. If an appeal is taken the 60 days shall not begin to run until after the case has been remitted to the trial court.

209.12 Action to collect assessments, limitation. No action shall be brought by a receiver or trustee to recover any assessment made by or on behalf of a foreign mutual fire, life or accident insurance company, or for dues or fees on account of insurance therein, unless begun within six months after such assessment is made or the liability to pay such dues or fees accrued.