fraternity, or all of any class or classes thereof determined by conditions pertaining to their employment. or to membership in the union or fraternity, or both.

- (2) The premium for the policy shall be paid by the policyholder, either wholly from *the **union's funds or the fraternity's funds, or partly from such funds and partly from funds contributed by the insured members specifically for their insurance. No policy may be issued on which the entire premium is to be derived from funds contributed by the insured members specifically for their insurance. A policy on which part of the premium is to be derived from funds contributed by the insured members specifically for their insurance may be placed in force only if at least seventyfive per cent of the then eligible members, excluding any as to whom evidence of individual insurability is not satisfactory to the insurer, elect to make the required contributions. A policy on which no part of the premium is to be derived from funds contributed by the insured members specifically for their insurance must insure all eligible members, or all except any as to whom evidence of individual insurability is not satisfactory to the insurer.
- The policy must cover at least twenty-five mem-(3)bers at date of issue.
- The amounts of insurance under the policy must be based upon some plan precluding individual selection either by the members or by the union or fraternity. No policy may be issued which provides term insurance on any union or fraternity member which together with any other term insurance under any group ***life insurance policies issued to the union or fraternity exceeds twenty thousand dollars (\$20,000).

Section 2. This act shall become effective immediately upon its final enactment.

APPROVED—The 28th day of June, A. D. 1951.

JOHN S. FINE

No. 154 AN ACT

To further amend sections 113 and 133 of the act, approved the second day of May, one thousand nine hundred twenty-five (Pamphlet Laws 448), entitled "An act relating to fish; and amending, revising, consolidating, and changing the law relating to fish in the inland waters and the boundary lakes and boundary rivers of the Commonwealth," by further regulating fishing devices for game-fish on the Delaware River between Pennsylvania and New Jersey.

Act effective immediately.

^{* &}quot;the" omitted in original. ** "union" in original. *** "life" omitted in original.

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

Section 1. Sections 113 and 133 of the act, approved the second day of May, one thousand nine hundred twenty-five (Pamphlet Laws 448), entitled "An act relating to fish; and amending, revising, consolidating, and changing the law relating to fish in the inland waters and boundary lakes and boundary rivers of the Commonwealth," as amended by the act, approved the seventeenth day of July, one thousand nine hundred thirty-five (Pamphlet Laws 1153), are hereby further amended to read as follows:

Section 113. Fishing Devices for Game-fish.-It shall be unlawful to catch or fish for any game-fish, or any sunfish, or any white or yellow perch, in any part of the Delaware River above Trenton Falls with any device or by any means or method whatsoever excepting with rods and lines or handlines, commonly called dipsey or throwlines, each having not more than three hooks, or with trolling lines, with spoon or artificial bait, having not more than [one burr of three single hooks attached] three burrs, each of which shall have not more than three hooks or points. The number of rods and lines or the *number of trolling lines, not to exceed two of one or the other device named. Any person violating any provisions of this section shall on conviction thereof, in the manner provided by chapter fourteen of this act, be subject to a fine of twenty dollars.

Section 133. Fishing Devices for Game-fish.—It shall be unlawful to catch or fish for any game-fish, or any sunfish, or any white or yellow perch, in any part of the Delaware River below Trenton Falls with any device or by any means or methods whatsoever excepting with rods and lines or hand-lines, commonly called dipsey or throw lines, each having not more than three hooks, or with trolling lines with spoon or artificial bait, having not more than [one burr or three single hooks attached] three burrs, each of which shall have not more than three hooks or points; the number of rods and lines or the number of trolling lines not to exceed two of one or the other device named. Any person violating any provisions of this section shall on conviction thereof, in the manner provided by chapter fourteen of this act, be subject to a fine of twenty dollars.

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

Approved—The 28th day of June, A. D. 1951.

JOHN S. FINE

The Fish Law of 1925.

Sections 113 and 133, act of May 2, 1925, P. L. 448, as amended by act of July 17, 1935, P. L. 1153, further amended.

Act effective immediately.

^{* &}quot;mumber" in original.