

Provided, however, that nothing in this Act shall be construed to grant banking privileges on the said company, or the right to issue any note of the nature of a bank note. Banking prohibited.

Sec. 2. *And be it enacted,* That it shall be the duty of the secretary of said company, to keep a book containing a copy of this Act, and of such Constitution and By-Laws of the said company as may be established, and that all persons who may wish to become members of the said company shall be required to express in writing at the foot thereto, which expression of assent and the payment of such fees, charges or premiums, as may be demanded by the proper officers of the corporation, shall constitute such persons members of the said company, and as such shall be bound by all the rules and regulations of said company, as contained in this Act and in the Constitution and By-Laws of the said company, and every person or persons, or corporation which shall be insured by this company shall become members thereof, as already provided for. By-laws.
Premiums.

Sec. 3. *And be it enacted,* That any member of the said company shall have full power to withdraw therefrom at any time, by applying to the proper officer thereof and paying such fees as may be reasonably demanded and any arrearages of assessments that he may then owe to the company, when the said proper officer shall cancel such insurance or insurances, as may be in the name of the person so withdrawing, and make a record thereof in the books of the company, which shall release such member and any real estate that he may have insured from all liability, for, or on account of any notes, due-bills, or other evidences of debt to the said company, held by it for premiums on such real estate, the insurance on which shall thus be cancelled, and shall debar him or her from any claims on this corporation for any loss or damage by fire subsequent to the time of such withdrawal and cancelling such insurance. Withdraw.

Sec. 4. *And be it enacted,* That all promissory notes, notes of hand, or other evidences of debt held by the said company which shall have been given thereto for premiums for insurance, or for any part or parts of said premiums, shall consti- Votes.