

Apportionment of loss. be the duty of the directors, at their next meeting, after they have been notified of said loss, to cause an accurate estimate and statement to be made of the proportion or sum to be contributed by each member to make good said loss to the person having sustained said loss, and to notify the members of the said corporation, of the same; and if, at the expiration of sixty days from the date of such notice, any member of said corporation shall have failed to pay his, her or their contributions aforesaid, it shall be lawful for the said company to proceed, either at law or equity, to enforce the payment by members, of such contribution or assessment, or of such annual interest in advance as may have been determined.

Failure to pay interest on notes. SEC. 15. *And be it further enacted*, That the said company shall have and is hereby invested with full power and authority to make any by-law or by-laws whereby members of the said company failing to pay in advance the interest on premium note or notes as assessed according to the by-laws of said company, may be excluded from all benefit of insurance, and at the same time be held liable to contribution while such default may continue.

Effect of giving premium note, etc. SEC. 16. *And be it further enacted*, That every promissory note, premium note or other evidence of debt given to and accepted by the directors, or proper officer or officers of the said company in its behalf, in consideration of a policy of insurance, whether the real consideration of said note or other evidence of debt may be so named therein or not, shall be given and conclusively understood to be upon all the conditions and liabilities named in this act or any amendment thereof, and such by-laws as may hereafter be legally adopted or amended; and it shall always be understood and agreed mutually that every person, persons or corporation, by signing said note or other evidence of debt, in consideration as aforesaid, and the delivery to and acceptance by said company of such note or evidence of debt, thereby authorizes, irrevocably, any attorney or attorneys-at-law of the Circuit Court for any county in this State, or of the Superior Court of Baltimore City, to appear in such court as the directors may designate, either during a term or recess of such court, and confess judgment for any assessment by the directors on any said note or evidence of debt, or interest in advance on same, made, estimated, determined or assessed in accordance with this act, in favor of said company as plaintiff, and against the maker or makers of any premium note or other evidence of debt, as aforesaid, as defendant or defendants, and the said attorney or