Proviso.

the by-laws, in respect thereof; provided, however, that in case of such hyothecation of stock, no ments, fines and penalties incurred, according to greater sum of money shall at any time be drawn out by any member than shall have been already paid in by him on his shares at the time of hypothecation, the property so mortgaged as aforesaid to the corporation being taxed in the hands of the individual member or mortgagor.

May issue new shares.

Sec. 7. And be it enacted, That all shares of stock redeemed by hypothecated to purchased or advanced on by the society in accordance with the preceding section, shall be considered as redeemed shares, and shall be cancelled; and it shall be lawful for the society to issue an equal number of new shares in their stead, so that the number of unredeemed shares authorized by this Act may always equal and not exceed the number of one thousand unredeemed shares perpetually, and the member or members of the corporation so redeeming the said share or shares of stock, shall cease to be the stockholders and shall not be entitled to vote at any meeting of the corporation held for the purpose of electing Directors, or for any other purpose, and shall not be eligible for any of the officers of the corporation mentioned in this Act; provided, however, that any stockholder who may redeem his stock to the association shall thereupon have the privilege to subscribe for as many shares of new stock, at the price fixed by the board, as he shall have redeemed at that time; and upon so doing he shall not be deemed to have forfeited any of his rights enunciated above in consequence of redeeming the previous shares.

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Affairs to be investigated.

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Sec. 8. And be it enacted, That it shall be the duty of the Board of Directors, at least two days previous to each and every election for Directors in each and every year, to appoint from the stockholders three competent persons to investigate the affairs of said corporation, and to make a report thereof, which report shall be recorded in a book kept for that purpose, that shall be opened for the inspection at all times of any stockholder, and thereupon it shall be the duty of the succeeding Board of Directors, within ten days thereafter, after their qualification, to declare such dividend