

fore any person or persons shall become a member or members, or a new policy on the mutual principle be issued to any old member, such person or persons shall deposit cash in advance, or execute his note to said company, for such premium as may be required by the Board of Directors, which note shall be secured in the manner hereinafter prescribed, and shall bear interest from date, the interest thereon to be paid annually in advance, at the rate of six per cent. per annum.

Sec. 3. *And be it enacted,* That the sixth Section of said Act of eighteen hundred and forty-five, Chapter thirty-seven, be and the same is hereby amended so as to read as follows: The Clerk of the Circuit Court for the county wherein the property insured may be situated, shall be furnished with a docket and index by said company, in which docket shall be entered a judgment by the person or persons or body corporate, to the Mutual Insurance Company of Washington County, for the amount of his, her or their premium note, without a declaration being filed, appearance for the plaintiff being entered, or writ issued against the party insuring, which said party insuring shall appear in person, or direct the clerk by an instrument in writing, signed by said party and attested by one witness, to enter up judgment for the amount of his premium note, which judgment shall be a lien upon his, her or their real estate; and no policy on the mutual principle shall be issued until such judgment be entered up; and the said clerk shall enter in said index alphabetical lists of the parties against whom such judgments are entered up, with the names of said parties set opposite the number of the judgments against them in said dockets, and shall receive for entering and indexing said judgments the sum of ten cents for each and every judgment so entered up, which sum shall be paid by the party insured.

Furnish clerk.

Premium note.

Alphabetical lists.

Sec. 4. *And be it enacted,* That the seventh Section of said Act of eighteen hundred and forty-five, Chapter thirty-seven, be and the same is hereby amended so as to read as follows: In case any party insuring shall refuse to pay any assessment which may be made upon his premium note, as hereinafter provided for, it shall be lawful for

Refusal to pay assessments.