

SEC. 6. *And be it enacted,* That whenever any de-Deposit by
 posit shall be made by a minor, the directors of said minors.
 corporation may, at their discretion, pay to such
 depositor such sum or sums as may be due him or
 her, and the check, receipt or acquittance of such
 minor shall be valid; and that the deposit of married Married
 women shall be received or held and paid out on women.
 precisely the same terms and conditions as those of
 other adult persons, any law or statute of this State
 to the contrary notwithstanding.

SEC. 7. *And be it enacted,* That it shall be the duty To prepare
 of the Board of Directors, at a convenient time be-report.
 fore the regular annual meeting of the stockholders,
 to cause to be prepared a report of the condition of
 the said corporation, setting forth its receipts and
 expenditures, and such other facts in connection
 therewith as may be of interest to the said stock-
 holders; and the said board shall, at the same time,
 name three of the stockholders, who shall not be di-
 rectors, to examine the said report and determine To be ex-
 whether or not the same is correct; and the said amined.
 three persons shall state to the stockholders present,
 in writing, their opinion of said report and of the
 condition of the said corporation as shown thereby;
 said report, and all other papers connected therewith,
 may be printed or not, at the option of the board. And
 if said corporation shall find the profits accrued dur-
 ing the time to warrant them in so doing, including
 interest, fees and other receipts, not directly known Declare
 as capital, they may at such times, and in such sums dividend.
 as they may deem advisable, declare a dividend to
 the said stockholders in the ratio of the amount of
 stock held by each.

SEC. 8. *And be it enacted,* That no stockholder shall
 be permitted to transfer any stock standing to his, Stockholders
 her or their name on the books of the corporation, if indebted not
 such stockholder shall be *indebted* to said corpora- allowed to
 tion, without the previous payment or satisfactory transfer.
 arrangement of the said *indebtedness* with the said
 corporation.

SEC. 9. *And be it enacted,* That the directors may Directors
 call a meeting of the stockholders of said corpora- may call
 tion, either by their own vote, or at the request, in meeting.