and mixed, as may be obtained with the moneys aforesaid, and also with any, every and all other funds that may come into its possession in course of its business dealings, and the same may and dissell, grant, mortgage, lease and dispose of, in its discretion and at its will and pleasure, and execute, acknowledge and deliver all deeds and legal papers and any instruments concerning the same.

SEC. 11. And be it enacted, That the said company shall be and is hereby authorized and empowered to insure the fidelity of persons holding places of trust or responsibility of any State, corporation, company, person or persons whatsoever; to endorse for and to enter security and become security for the faithful performance of any trust, office, duty, contract or agreement, and to supersede any judgment, or to go upon any bond, to appeal from any order, judgment or decree of any court of record; and it is insure fidelity, &c further authorized to become sole surety in all cases where by law two or more sureties are required for the faithful performance of any trust or office, and it shall and may be lawful for any court to approve said company as sole surety in all such cases, and in every such case the capital stock of the said company shall be taken and considered as sufficient security therefor, but in such cases the officers and affairs of said company shall be subject to an examination, and its property and effects liable as aforesaid; and it shall be lawful for said company to stipulate and provide for indemnity from the parties aforesaid for whom it shall so become responsible, and to enforce any bond, contract, agreement, pledge or other security made or given for that purpose.

SEC. 12. And be it enacted, That said company shall have power to guarantee, endorse and secure the payments and punctual performance and collections of notes, debts, bills of exchange, contracts, bonds, accounts, claims, rents, annuities, mortgages, choses To endorse in action, evidences of debt, certificates of property or value, checks and the titles to property, indebtedness of individuals of companies, partnerships, loans of States, cities, counties and municipalities on such terms or commissions as may be agreed upon or established by said company and the parties dealing therewith.

SEC. 13. And be it enacted, That said company may receive upon storage, deposit or otherwise, merchandise, specie, plate, bullion, stocks, promissory notes, certificates and evidences of debt, contracts, and all other personal properties whatsoever, take charge and custody of real and personal estates and securities and To receive advance money thereupon on such terms as may be established or approved by said company; that in all cases in which public officers or municipal or private corporations are authorized to deposit money, stocks, bonds or evidences of debt, such deposits by such officers or corporations may be made with said company.

Sec. 14. And be it enacted, That it shall be lawful for said company to sell at public auction or private sale in its discretion,