

Sec. 9. *And be it enacted,* That whenever a loss shall occur which the said company are liable to pay, it shall be the duty of the directors at their next meeting after they shall have been notified of said loss, to cause an accurate statement to be made of the proportion or sum to be contributed by each member, to make good the said loss to the person having sustained the said loss, and notify the members of 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 contribution aforesaid, it shall be lawful for the said board of directors to enforce the collection of the same, in the manner hereinafter provided.

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If a loss occur, each member to contribute.

SEC. 10. *And be it enacted,* That any guardian of any infant may insure any houses or buildings which the ward or wards of such guardian may own, either jointly with others or in severalty; and such insurance to have the same lien and to have the same effect in all respects, as if such minor or minors were of full age, and had made such insurance him, her or themselves.

Guardian of any infant may insure, &c.

SEC. 11. *And be it 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 any member of the said company failing to pay the interest on his, her or their premium note or notes, according to the constitution and by-laws of the said company, may be excluded from all benefits of insurance, and at the same time held liable to contribution in case of loss by others, during all the time he, she or they may be so in default, any law or statute of this State to the contrary thereof in anywise notwithstanding.

Power and authority to make by-laws.

SEC. 12. *And be it enacted,* That this corporation shall have full power and authority to rescind or revoke any policy of insurance by them issued, whenever they shall deem it for the interest of said company so to do.

Power to rescind or revoke

SEC. 13. *And be it enacted,* That in all cases in which property may be insured under this act, and when the party insuring may have real estate, the premium note which may be executed by the persons insuring, shall be secured by judgment entered up in a docket kept for that purpose in the office of the county clerk wherein said property insured may be, which said party insuring, shall either appear in person, or shall direct the clerk by an instrument of writing signed by the said party, and attested by one witness, to enter up judgment for the amount of his, her or their premium note, and which judgment shall be a lien on the real estate of the party so insuring; for entering up which judgment, the clerk of

Property insured—premium note secured by judgment