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mber of the rity to withthe proper irges as may be reasonably demanded; and any arrearages of assess- CHAP. 356. ment that he may then owe to the said society when the said proper officer shall cancel any and all insurances that may be in the name of the person so withdrawing, and shall make or cause a record to be made thereof in the books of the said society, which shall release such member from all liability for or on account of any notes, judgments, due bills, or other evidences of debt to the said society held by it for premiums on any and all slaves insured, the insurance on which shall thus be cancelled, and shall debar him or her or them from any claim on this society for any loss or damage incurred by the running away of any slave or slaves of such person subsequent to the time of such withdrawal and cancelling of in-

SEC. 4. And be it enacted, That all promissory notes, Deemed a lient notes of hand, judgments or other evidences of debt held on real estate. by the said society, and which shall have been given thereto for premiums for insurance or protection or for any and all parts of said premiums, shall constitute and be deemed a lien on any real estate held or owned by any and all persons who shall become members of said society; and that the real estate of all persons who shall become members of said society, shall be held liable for the just and full payment of such notes, judgments or evidences of debt, either wholly or in part, at such time or times as the president and directors of said society may or shall demand, and of all legal charges that may be incurred in enforcing payment thereof, in case of refusal or neglect to pay by the drawers of such notes or evidences of debt; and that any sale, mortgage or transfer of such real estate subsequent to the date of such notes, judgments or evidences of debt and during the time they are in existence, shall not invalidate or prejudice the lien created thereon by the making and delivery of such notes, judgments or evidences of debt; and that such real estate shall only be released from liability or lien thereon by the full payment of such notes, judgments or evidences of debt, or such part thereof as may be demanded by the president and directors of said society, and the cancelling of the insurance or insurances for which they were given as premiums under such regulations as the said president and directors may establish; and in case of refusal or neglect to pay such judgments, notes or evidences of debt, either wholly or in part whenever and as often as demanded by the said president and directors of said society, the said president and directors