Proceedings when shares are divided. 4. In each and every case hereafter in which shares in the capital stock of the said Bank shall become divided into fractional parts, in consequence of the dissolution of a communauté de biens between man and wife, or of any partnership, or through any testamentary succession, or intestacy, no party having an interest in the shares so divided into fractional parts, shall be entitled to require that the portion or fractional part of such share belonging to him shall be entered in his name in the books of the Bank, but such shares so subjected to division and partition shall be sold by auction, and the profits or dividends accruing on such shares, so 10 long as the same shall remain undivided, shall be retained by the Bank until the said shares producing such profits or dividends have been sold, after which such profits or dividends shall be paid to the parties entitled to the same.