gage shall be made in such manner as shall be specified in the policy of the assured.

XXII. The Directors shall, after receiving any notice of any loss or Directors to damage by fire sustained by any inutual member with account and proof make assess-5 thereof, and ascertaining the same, or after the recovery of any judgment to be paid by as aforesaid against the Company for such loss or damage, settle and mutual memdetermine the sums to be paid by the several mutual members thereof, as bers in cases their respective proportion of such loss, and publish the same in such of loss by fire. manner and form as they shall see fit or as by the By-laws shall have 10 been prescribed; and the sum to be paid by each mutual member shall always be in proportion to the original amount of his or her deposit note or notes, and shall be paid to the Treasurer within thirty days next after the publication of such notice; and if any member shall for the space of thirty days after the publication of such notice, neglect or refuse 15 to pay the sum assessed upon him, her or them, or his, her or their proportion of any loss or damage aforesaid, in such case the Directors may sue for and recover the whole amount of his, her or their deposit note or notes with costs of suit; and the money thus collected shall remain with the Treasurer of the Company, subject to the payment of such loss or 20 expense as shall or may accrue during the continuance of his, her or their policy, and the balance, if any remaining, shall be returned to the party from whom it was collected on demand, after thirty days from the expiration of the term for which such insurance was made: Provided Proviso. always, that no payment, assessment or instalment shall be called in on 25 the said premium or deposit notes until all savings, profits or funds arising from or on account of payments made or moneys received on account of the mutual branch of Insurance of the said Company shall

XXIII. If it shall ever happen that the whole amount of deposit notes Provision in shall be insufficient to pay the loss occasioned by any one fire or fires, in case deposit such cases the sufferers insured by the said Company shall receive sufficient to towards making good their respective losses a proportionate dividend of cover losses. the whole amount of such deposit notes, according to the sums by them \$5 respectively insured; and any member upon payment of the whole of his or her deposit note, and surrendering his or her policy before any subsequent loss or expense has been incurred, shall be discharged by the said Company.

have been first applied to and expended upon the payment of losses or

damages previously occurring therein.

XXIV. Whenever any assessment is made on any premium note given Certificate of 40 to the said Company for any hazard taken by the said Company, or as Secretary of consideration for any policy of Insurance issued or to be issued by the said Company, and an action is brought to recover such assessment, the to be prima certificate of the Secretary of the Company, specifying such assessment facie evidence and the amount due to the Company on such note by means thereof, thereof. 45 shall be taken and received as prima facie evidence thereof in all Courts and places whatsoever.

XXV. When any house or other building shall be alienated by sale or Policies to be otherwise, the policy of mutual Insurance shall be void, and be sur-void on sale, rendered to the Directors of the Company to be cancelled, and upon the ings insured. 50 such surrender the assured shall be entitled to his, her or their deposit note or notes, upon payment of his, her or their proportion of all losses and expenses that have occurred prior to such surrender: Provided always, Proviso.