deceased or insane member may have paid to the Society, less all fines and fees due and unpaid by the insane or deceased member at the time of his seizure or death, with the interest thereon, as hereinafter provided.

sa

be

m

in

on

m

Wi

to

or

 h_0

or

st

U

or

 \mathbf{m}

of.

co

th

he

ur

Si

er

nt

in

m

th

Members desiring to withdraw subscriptions. terest.

43. Any member, not having received an advance, being may receive ack desirous of withdrawing from the Society a share or shares, on which twelve or more monthly subscriptions shall have been paid, may, on giving one calendar month's notice in writing to the Secretary, be allowed to do so, and may receive back with interest at 6 per cent., the net amount of his monthly subscriptions paid up, deducting any monies that may be due. But the Directors may allow a higher rate of interest than 6 per cent., to members withdrawing if they think it advisable so to do.

Shares may be transferred.

44. Any shareholder may transfer his share or shares by causing an entry of such transfer to be made in the books of the Society, in such manner as the Directors may appoint, and upon payment of the sum of 2s. 6d. for each transfer, and thereupon the transferee (after signing the rules) shall be entitled to all the privileges of the original shareholder.

Forms to be observed by legatee or legal representative.

45. In case of the death or insanity of any member the legatee or legal representative of such member shall, before becoming entitled to the privileges of an original shareholder, procure his place of abode and the particulars of his title to be registered in the books of the Society, or in default thereof for one month shall pay a fine of 2s. 6d., and shall at the same time exhibit the will or probate thereof, or grant of letters of administration or other document, (as the case may be), for the inspection and satisfaction of the Directors, and pay for such registry the sum of 2s. 6d.

Directors' Fees.

46. The Directors shall be paid the sum of 10s. each, for each Board or Committee meeting they may respectively have attended on the business of the Society, and shall be indemnified out of the funds of the Society, or otherwise, from all expenses in reference to the formation, conduct, and management of the Society.

How dissolution of Society to be effected.

47. No dissolution of this Society shall take place unless its affairs be deranged, or its principles prove inadequate to promote its objects, or its funds be insufficient to meet the claims, or from any other such cause, rendering the dissolution absolutely neces-

