notice of such limitation, as the case may be, to be paid such surrender value, from such Fund.

50.—Any Member entitled under Article Number Three of these By-laws to withdraw from the Society, and not so doing, shall be held to keep the Board at all times promptly advised, not only (as required by Article Number Twenty-eight of these Bylaws) of any marriage which he may contract, but also of the place of his residence, and of any voyage or journey which he may make to any place not being either within North America to the North of Thirty-eight degrees of North latitude and to the East of the River Missisippi, or within Europe. And in default of his so doing, or in default of his punctually paving in to the Annuity Fund, from time to time, as the same shall fall due in terms of Article Number Thirty of these By-laws, such extra contribution as the Board (with advice of an Actuary, whose charge for such advice shall first be paid for by such Member) shall fix, by reason of any residence, voyage or journey, beyond such limits, -he shall ipso facto thereby forfeit all right whatever on the part of his widow and children to any annuity thereafter from such Fund.

51.—No dispute, claim, objection or question whatever, between the Society and any Member or Members thereof, or former Member or Members thereof, or any widow or widows, child or children, or other representatives of any deceased Member thereof, or any party claiming in right of or under any such Member, former Member, widow, child, or other representative, shall on any pretext be made the subject of litigation in any Court of Law or Equity whatsoever, unless after written submission thereof to the friendly arbitrament and decision of the Board of Directors of the Bank, and express refusal of such Board to accept the same and decide thereon. And upon every such submission, such Board shall have the fullest power to decide as to such dispute, claim, objection or question, irrespectively of all manner of formality of procedure; and their decision, certified under the seal of the Bank, shall be absolutely final and conclusive, notwithstanding any defect of form or irregularity of procedure, as touching the same, whatsoever.