Constitution, such representative shall send, or cause to be sent to the Secretary of the Association, an application to that effect, accompanied by medical and other certificates, in such forms as may from time to time be directed by the Board of Directors and furnished by the Secretary on demand; and also accompanied by satisfactory evidence of the legal status of such representative, and the Secretary, upon receipt of such application, certificates and evidence, shall, without delay, submit the same to the Finance Committee, who shall report thereon to the Board of Directors, and when approved by said Board at any of its meetings duly called, and the amount payable upon such application stipulated and duly recorded in the records of the proceeding of such Board, then the President and the Secretary shall, with all possible speed, issue a bank cheque or money order for such amount and in favor of such legal representative, who, upon giving a proper receipt for the same, and delivering up for cancellation the certificate of membership by virtue of which such claim was made, shall forthwith receive such bank cheque or money order, and be entitled to draw the money for the same.

Se

mer

seco

oper

writ Se

orde

and the

Se mee moti

> (1) (2) (3) (4) (5) (6)

Sewrit:

Se

first

pose

Pres

speal

Sec

Death Claim.

BY-LAW No. 5.

QUORUM AT MEETINGS.

Quor'm

Section 1.—Four members of the Board of Directors as is provided by the Constitution, shall form a quorum at any of the meetings of that Board, and twenty-five members of the Association shall form a quorum at any of the meetings held for the members of the Association, and they shall be competent to transact business.

BY-LAW No. 6.

Am'ndment. Section 1.—These By-Laws may be amended, enlarged or repealed by a majority of the members of the Association at any of its annual meetings, provided such amendment, enlargement or repeal is not contrary to the Constitution of the Association.