RE-INSTATEMENT OF MEMBERS.

ARTICLE 4.—That a member who has become suspended through non-payment of his contributions may be re-instated at any time before his contributions, he shall only re-join the Veterans as a new member, in conformity with By-law 1. A member re-instated after suspension for non-payment of dues will not be entitled to financial allowance until the expiration of so long a time as he may have been in arrears.

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FINANCIAL ALLOWANCE.

ARTICLE 5.—At the death of a member, due notice thereof being given to the Secretary, and on production of the necessary certificate (pursuant to By-law 6), the financial allowance shall be paid to the person nominated by the deceased member. If no person has been nominated to receive the funeral allowance, the officers of the Veterans will pay to the Widow (if any); if not, to the next of kin; if none, the Veterans will make arrangements for deceased member's funeral, and pay the sum he was entitled to according to By-law 2. Members are requested to attend a deceased brother's funeral if possible.

ARTICLE 6.—No money shall be paid on the death of any member (not being a death at sea) except upon the production of a certificate of the said death, under hand of the Registrar of deaths or other person having the care of the register of deaths, in which it is or ought to be entered, or from the physician who may have attended the deceased member. In the event of a member dying abroad or at sea, where the above certificate cannot be obtained, secondary evidence to the satisfaction of the Executive committee must be produced, when the claim will be paid.