tion, and one fee only shall be charged for the entry of all the names in any nomination or revocation paper, if more than one.

## 50. Proceedings on the Death of a Member:

(1) Upon receiving satisfactory proof of the death of a nominator, the committee shall either transfer the shares nominated in manner directed, or pay to every person entitled the full value of his interest, at their option, unless the shares if transferred to any such nominee would raise his interest in the society to an amount exceeding \$1000, in which case they shall pay him the full value of such shares not exceeding the sum aforesaid:

(2) If any member entitled to an interest in the society not exceeding \$500 dies intestate, and without having made any such nomination as aforesaid, which remains unrevoked at his death, the Directors shall transfer or pay such interest, without letters of administration, to or among the persons who appear to a majority of the Directors, upon such evidence as they may deem satisfactory, to be by law entitled to receive the same:

(3) Upon the death of any member who has an interest in the society exceeding \$500, or transmitted by his will, and a notice in writing given by his executor or administrator to the secretary of the society, stating the death of such member, and the Christian name, surname, profession, or business of such legal representative, and specifying the nature and amount of his interest or claim; and the production, if the case requires, of the probate of the will of, or letters of administration to, such member, and of such evidence (if any) of his death as may be required by them, the Directors shall either transfer the shares, or other interest of the member specified in such notice, in the books of the society to his legal representative, or shall pay to him the sum which represents the full value thereof, and may make such transfer or payment at their discretion, unless the transfer would increase the