munications of any kind whatsoever shall be deemed duly served if forwarded by messenger or through the Post Office to the address last given on the register.

XIII.

Joint Owners of Shares.

If any two or more persons shall take or become the holders of shares in this Society, in their joint names, the joint owners of shares shall, in matters connected with this Society, be reckoned as one member only, and the owner whose name has priority on the register shall alone be recognized in, and have power to act in the Society.

XIV.

Minors becoming Members.

The consent of the parent, master, or guardian of a minor that such minor shall be admitted a member into the Society shall be testified in writing, and be in such form as the Solicitor of the Society shall advise; and no minor shall be admitted a member without the special order of the Board for that purpose.

XV.

Transfer of Shares.

Any Shareholder, on giving previous notice in writing, according to form B, to the Secretary, shall be at liberty to sell or transfer his shares to any member or other person to be approved of by the Board, on payment of all fines and liabilities then due to the Society in respect of such shares, and discharging all other engagements, and such purchaser or transferee shall henceforth be registered as a member of the Society.

XVI.

Shareholders Withdrawing.

a Any Shareholder who shall be desirous of withdrawing any shares on which he has not received an advance, shall be allowed to do so, on giving one month's notice in writing, according to form D, of his intention, and shall receive in respect of each share the sum stated in the proper table annexed to these rules; and each share so withdrawn shall be charged with and bear a proportionate part of any loss that may have accrued or been declared previous to such withdrawal, and the amount of such loss shall be deducted