

shall in all cases be a sufficient discharge. He shall also keep a cash book, where all monies received and payments made, are to be regularly and correctly entered; and he shall deposit daily with the bank, all such monies as he shall receive.

14.—That no monies shall be drawn from the bank without the signature of the President, (or in case of his absence or illness, of the Vice-President,) and of the Treasurer.

15.—That books shall be opened for keeping the accounts, minutes, and other proceedings and transactions of the society.

16.—That the proceedings of the Society shall be entered in a minute book, in detail, in such manner as the Board of Directors may, from time to time direct: such entries to be signed by the President, Vice-President or Chairman, as well as by the Secretary Treasurer.

17.—That the name and place of abode of each shareholder, shall be entered in a registry book to be kept for the purpose.

18.—That there shall be one or more Inspectors, whose duty it shall be to examine and determine the value of all property offered to the Society, as security for loans or advances, and to report their opinions in writing: such reports to be entered in the books of the Society.

19.—That every person becoming a member of the Society, (except as transferee, legatee, or legal, representative,) shall pay an entrance fee of 2s 6d per share.

20.—That all persons, upon taking shares in the Society, shall sign the rules in a book to be kept for that purpose.

21.—
he shall
objects
lings pe
appoint
thereof,

doublin
till the
after th
such n
under t

22.—
withdr
one ca
Secret:
ceive l
of his
any fi
due, a
per sh

23.—
reside
therea
tary o
abode
fined

24.—
the fo
posal
lend
given

25.—
every
next
of £2
rowe
he pr