such Fund; so that no circumstances shall relieve any Member or the representatives of any Member, from liability therefor, or give to any Member a right on any pretext to recover back any thereof from the Fund.

33.—All such contributions and penaltics, as paid, and also all donations to the Annuity Fund, and all revenue from investments thereof, not needed to meet expenditure, shall from time to time be invested by the Board, in such amounts and in such manner as the Board may deem most advantageous. And it shall be in the discretion of the Board at all times to vary such investments, as they may see occasion.

34.—The necessary incidental expenses of the Society, as the same from time to time shall be fixed and allowed by the Board, shall be charged upon and defrayed from the Annuity Fund.

35.—Annuities shall become payable, and be paid, from the Annuity Fund, in the cases, to the parties, of the amounts, and under the restrictions set forth by these By-laws,—and not otherwise.

36.—On the decease of any Member qualified under Articles Numbers Thirty-nine and Fifty of these By-laws, and leaving a widow, the annuity by reason thereof to become payable shall accrue and be paid to her, for so long as she shall live and remain the unmarried widow of such Member, and no longer.

37.—If at the time of the decease or re-marriage of such widow, which ever may first happen, there shall be living any minor child or children of such Member, such annuity shall thereafter accrue and be paid for the sole use of such child or children, and in equal shares for each if there be more than one, to his, her or their duly appointed tutor or guardian,—or, in default of such, then to any person whom the Board may name or approve to that end,—for so long as any shall remain under age, and no longer; the total amount not diminishing, so long as there shall remain any such child under age.

38.—On the decease of any Member qualified under Articles Numbers Thirty-nine and Fifty of these By-laws, and leaving any