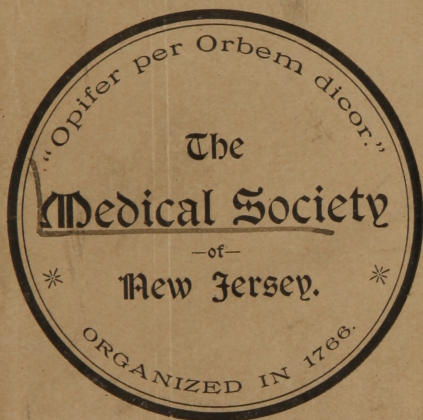


COLL. CAT.

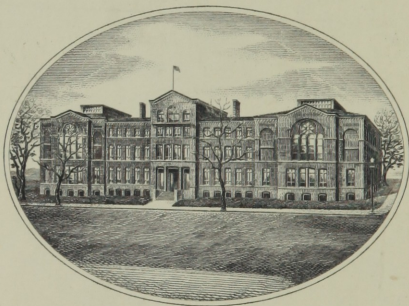


359433

Med. Soc. N. J.
Societies, Museums, etc.

ARMY MEDICAL LIBRARY

FOUNDED 1836



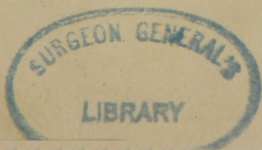
WASHINGTON, D.C.

7213
a m. f.
set G

CHARTER
OF THE
MEDICAL SOCIETY
OF
NEW JERSEY,
AND
ITS BY-LAWS, RULES AND REGULATIONS,

Revised and Adopted, 1885.

NEWARK, N. J.:
L. J. HARDHAM, PRINTER AND BOOKBINDER,
243 and 245 Market St.
1885.



1360

Societies, museums, etc,

Medical society of New Jersey

WB

1

AN4

m4c

1885

0001

THE MEDICAL SOCIETY OF NEW JERSEY was organized (1766) as a voluntary association for mutual improvement and for promoting the welfare of the medical profession, "every gentleman of the profession in the province" was invited to become a member.

It received its first charter by an act passed June 2, 1790: "*For incorporating a certain number* of the physicians and surgeons of this State by the style and title of THE MEDICAL SOCIETY OF NEW JERSEY.*"

This act expired by its own limitation in 1815, and a new act of 1816 provided for a District Society in each County, to make their own laws and regulate their own concerns, provided they were not contrary to the Constitution of the State Society.

This act of 1816 placed the control of the Society in the hands of fifteen managers, to be elected annually by a plurality of votes. This board was empowered to choose its own officers and make such by-laws and regulations for the due management of its concerns as might be deemed necessary. At the Annual Meeting of the Society in May of the same year, it constituted District

* Fifty-two are named in the act as corporators.

357433

Societies in the counties of Middlesex, Somerset, Monmouth, Essex and Morrice counties.

The terms of this charter, placing the control of the Society in the hands of a board of managers, an *imperium in imperio*, was not acceptable to the profession, and in 1818 a supplement was passed providing that the Society should be composed of four delegates from each district society which were or might hereafter be formed, who, with the officers for the time being, should constitute the Society.

This supplementary act, constituting the Society by delegates of the local societies placed it on a new basis and secured the cordial sympathy and co-operation of the physicians of the State. The State Society was thus made the creature of the local societies, and derived its life from their delegates annually elected. The mode of constituting the Society has undergone no substantial change since 1818.

In the act of 1823, the presidents of the Society "shall rank as Fellows and be entitled to all the rights and privileges of delegated members."

In 1864, the Society, desirous of surrendering "all its special privileges and pecuniary immunities and to reorganize as nearly as possible upon the voluntary basis," applied for and obtained its present charter, which went into effect on its centennial year.

FELLOWS.

All persons who shall have been, or may hereafter be President of the Society, shall rank as Fellows, and be entitled to all the privileges of delegated members.—*Act of Incorporation, Sec. 1.*

NAME.	Date of service as President.	Residence.	Date of Death.
*Robert McKean.....	1766	Perth Amboy....	1767, æt. 35
*Wm. Burnett.....	1767	Newark.....	1791, " 61
*John Cochran.....	1768	New Brunswick..	1807, " 76
*Nath'l Scudder.....	1770	Freehold.....	1781, " 48
*Isaac Smith.....	1771	Trenton.....	1807, " 67
*James Newell.....	1772	Allentown.....	1791, " 66
*Absalom Bainbridge....	1773	Princeton.....	†1807, " 65
*Thomas Wiggins.....	1774	Princeton.....	1801, " 70
*Hezekiah Stites.....	1775	Cranberry.....	1799, " 64
*John Beatty.....	1782	Trenton.....	1826, " 67
*Thomas Barber.....	1783	Middletown.....	1806 or 7, about 80
*Lawrence Vanderveer...	1784	Hillsborough....	1815,
*Moses Bloomfield.....	1785	Woodbridge....	1791, æt. 62
*Wm. Burnett.....	1786	Newark.....	1791, " 61
*Jonathan Elmer.....	1787	Bridgeton.....	1817, " 71
*James Stratton.....	1788	Swedesboro....	1812, " 56
*Moses Scott.....	1789	New Brunswick..	1821, " 83
*John Griffith.....	1790	Rahway.....	1805, " 69
*Lewis Dunham.....	1791	New Brunswick..	1821, " 65
*Isaac Harris.....	1792	Piscataway.....	1808, " 67
*Elisha Newell.....	1795	Allentown.....	1799, " 44
*Jonathan F. Morris....	1807	Somerville.....	1810, " 50
*Peter I. Stryker.....	1808	Somerville.....	1859, " 93
*Lewis Morgan.....	1809	Rahway.....	1821, " 63
*Lewis Condict.....	1810	Morristown.....	1862, " 89
*Chas. Smith.....	1811	New Brunswick..	1848, " 80
*Matt. H. Williamson...	1812	Elizabethtown..	1807,
*Sam'l Forman.....	1814	Freehold.....	1845, " 82
*John Vancleve.....	1815	Princeton.....	1826, " 48
*Lewis Dunham.....	1816	New Brunswick..	1821, " 65
*Peter I. Stryker.....	1817	Somerville.....	1859, " 93
*John Vancleve.....	1818	Princeton.....	1826, " 48
*Lewis Condict.....	1819	Morristown.....	1862, " 89
*James Lee.....	1820	Newark.....	†.....

* Deceased.

† In N. Y.

‡ Removed to Baltimore.

NAME.	Date of service as President.	Residence.	Date of Death.
*Wm. G. Reynolds.....	1821	Matawan.....	rem.to N.Y.
*Aug. R. Taylor.....	1822	New Brunswick..	1840, æt. 59
*Wm. B. Ewing.....	1823	Greenwich.....	1866, " 89
*Peter I. Stryker.....	1824	Somerville.....	1859, " 93
*Gilbert S. Woodhull...	1825	Manalapan.....	1830, " 36
*Wm. D. McKissack....	1826	Millstone.....	1853,
*Isaac Pierson.....	1827	Orange.....	1833, " 63
*Jeptha B. Munn.....	1828	Chatham.....	1863, " 83
*Jno. W. Craig.....	1829	Plainfield.....	1871, " 76
*Aug. R. Taylor.....	1830	New Brunswick..	1840, " 59
*Thomas Yarrow.....	1831	Sharpstown.....	1841, " 62
*FitzRandolph Smith...	1832	New Brunswick..	1865, " 79
*William Forman.....	1833	Princeton.....	1848, " 52
*Samuel Hayes.....	1834	Newark.....	1839, " 63
*Abr. P. Hageman.....	1835	Harlingen.....	1847, " 56
*Henry Van Derveer....	1836	Somerville.....	1874, " 82
*Lyndon A. Smith.....	1837	Newark.....	1865, " 70
*Benj. H. Stratton.....	1838	Mt. Holly.....	1875, " 72
*Jabez G. Goble.....	1839	Newark.....	1859, " 60
*Thomas P. Stewart.....	1840	Hackettstown...	1846, " 48
*Ferdinand S. Schenck...	1841	Six Mile Run....	1860, " 70
*Zachariah Read.....	1842	Mt. Holly.....	1879, " 71
*Abr. Skillman.....	1843	Somerset Co.....	1862,
George R. Chetwood...	1844	Elizabethtown....
*Rob't S. Smith.....	1845	Bound Brook....	1874, æt. 74
*Chas. Hannah.....	1846	Salem.....	1857, " 74
*Jacob T. B. Skillman...	1847	New Brunswick..	1864, " 70
Sam'l H. Pennington...	1848	Newark.....
*Joseph Fithian.....	1849	Woodbury.....	1881, æt. 87
*Elias J. Marsh.....	1850	Paterson.....	1850, " 47
*John H. Phillips.....	1851	Beverly.....	1878, " 64
*Oth'n'l H. Taylor.....	1852	Camden.....	1869, " 66
*Sam'l Lilly.....	1853	Lambertville....	1880, " 65
*A. B. Dayton.....	1854	Matawan.....	1870, " 57
*Jas. B. Coleman.....	1855	Trenton.....	1877, " 70
*Richard M. Cooper.....	1856	Camden.....	1874, " 58
*Thomas Ryerson.....	1857	Newton.....
*Isaac P. Coleman.....	1858	Pemberton.....	1869, æt. 66
John R. Sickler.....	1859	Carpenter's Lan'g
William Elmer.....	1860	Bridgeton.....
*Jno. Blane.....	1861	Perrysville.....	1885, æt. 83
John Woolverton.....	1862	Trenton.....
Theodore R. Varick ...	1863	Jersey City.....

* Deceased.

NAME.	Date of service as President.	Residence.	Date of Death.
Ezra M. Hunt.....	1864	Metuchen.....
Abr. Coles.....	1865	Newark.....
*Benj. R. Bateman.....	1866	Cedarville.....	1883, æt. 76
John C. Johnson.....	1867	Blairstown.....
*Thos. J. Corson.....	1868	Trenton.....	1879, æt. 51
*William Pierson.....	1869	Orange.....	1882, " 86
*Thos. F. Cullen.....	1870	Camden.....	1877, " 55
*Charles Hasbrouck.....	1871	Hackensack.....	1877, " 59
Franklin Gauntt.....	1872	Burlington.....
*T. J. Thomason.....	1873	Perrineville.....	1880, æt. 47
G. H. Larison.....	1874	Lambertville.....
Wm. O'Gorman.....	1875	Newark.....
*Jno. V. Schenck.....	1876	Camden.....	1882, æt. 57
Henry R. Baldwin.....	1877	New Brunswick.....
Jno. S. Cook.....	1878	Hackettstown.....
Alex. W. Rogers.....	1879	Paterson.....
*Alex. N. Dougherty.....	1880	Newark.....	1881, æt. 59
Lewis W. Oakley.....	1881	Elizabeth.....
Jno. W. Snowden.....	1882	Haddonfield.....
Stephen Wickes.....	1883	Orange.....
P. C. Barker.....	1884	Morristown.....
Joseph Parrish.....	1885	Burlington.....

* Deceased.

HONORARY MEMBERS.

The number of living Honorary Members shall not exceed fifteen.—*Chap. V,
Sec. 6, By-Laws of Society.*

*David Hosack, New York.....	1827
*J. W. Francis, New York.....	1827
*John Condict, Orange.....	1830
*Usher Parsons, Rhode Island.....	1839
*Reuben D. Murphy, Cincinnati.....	1839
*Alban G. Smith, New York.....	1839
*Willard Parker, New York.....	1842
*Valentine Mott, New York.....	1843
*Jonathan Knight, New Haven.....	1848
*Nath'l Chapman, Philadelphia.....	1848
*Alexander H. Stephens, New York.....	1848
*John C. Warren, Boston.....	1849
*Lewis C. Beck, New York.....	1850
*John C. Torrey, New York.....	1850
*George B. Wood, Philadelphia.....	1853
H. A. Buttolph, Morris Plains, N. J.....	1854
Ashbel Woodward, Franklin, Conn.....	1861
*Thomas W. Blatchford, Troy, N. Y.....	1861
*Jeremiah S. English, Manalapan, N. J.....	1867
Stephen Wickes, Orange, N. J.....	1868
S. O. Vanderpool, Albany, N. Y.....	1872
Jos. Parrish, Burlington, N. J.....	1872
Ferris Jacobs, Delhi, N. Y.....	1872
C. A. Lindsley, New Haven, Conn.....	1872
Wm. Pepper, Philadelphia.....	1874
S. Weir Mitchell, Philadelphia.....	1876
Cyrus F. Brackett, Princeton, N. J.....	1880
Joseph C. Hutchinson, Brooklyn, N. Y.....	1880
Thomas Addis Emmet, New York.....	1884
Isaac Taylor, New York.....	1884

* Deceased.

CHARTER, 1866,
OF
THE MEDICAL SOCIETY OF NEW JERSEY.

WHEREAS, The Medical Society of New Jersey Re-organization.
is approaching its centenary anniversary; and
whereas, the Society, by petition, has expressed a
desire to surrender all its special privileges and
pecuniary immunities, and to re-organize as nearly
as possible upon the voluntary basis; therefore,

I. BE IT ENACTED, *by the Senate and General* Society constitut-
ed by Delegation.
Assembly of the State of New Jersey, That the
Medical Society of the State of New Jersey,
already incorporated by the style and name of
"The Medical Society of New Jersey," shall con-
tinue to be a body corporate and politic, in fact
and in name, and shall and may have and use a
common seal, and alter the same at their pleasure;
and that the said Society shall be composed of
delegates (not less than three) chosen by and from Officers and Fel-
lows members.
each of the district or county societies, which now
are, or which under the authority of the said
Society may be hereafter instituted; the officers
for the time being, shall be *ex-officio* members of
the said Society independently of the authority of
delegation; and all persons who shall have been
or may hereafter be Presidents of the Society, shall

rank as fellows, and be entitled to all privileges of delegated members.

Power to confer
degree of M. D.

2. AND BE IT ENACTED, That the Society shall have the authority to confer the degree of M. D., under such rules and regulations as they may adopt, which degree shall be deemed sufficient evidence of a regularly educated and qualified practitioner of the healing art ; and hereafter no one shall be admitted to membership in any district or county society having connection with this Society, unless he shall have received the said degree of Doctor of Medicine, or been admitted *ad eundem*, from some other medical authorities, which this Society shall deem proper to recognize ; *provided*, that this shall not be construed so as to prohibit any person from becoming a member of any district society, who has received the degree of M. D. in any school recognized by, or in affiliation with the "American Medical Association," previous to the passage of this act.

Power to make its
Laws.

3. AND BE IT ENACTED, That this Society shall have power to prescribe the duties of its officers and members, fix their compensation, assess from time to time an annuity upon the district or county societies in the ratio of their membership respectively, and adopt such rules and regulations for the due management of the concerns of this and the several district societies as may be deemed necessary ; *provided*, the same be not contrary to the laws of this State ; and may hold any estate real

and personal, the annual income of which shall not exceed one thousand dollars.

4. AND BE IT ENACTED, That this act shall be considered a public act, and shall take effect on the fourth Tuesday of January, eighteen hundred and sixty-six; and that the act entitled "An Act to incorporate Medical Societies for the purpose of regulating the practice of physic and surgery in this State," passed January twenty-eighth, eighteen hundred and thirty, and all supplements thereto, be and the same are hereby repealed.

Repeal of previous Medical Acts.

BY=LAWS.
OF THE
MEDICAL SOCIETY OF NEW JERSEY.

(Adopted upon Report of Committee on Revision, June 9, 1885.)

CHAPTER I.

Title and Meetings.

- Name and Title. *Section 1.* The name and title of the Society shall be "The Medical Society of New Jersey."
- Members. *Sec. 2.* The Society shall consist of Fellows, Delegates and Officers.
- Members. *Sec. 3.* All ex-presidents are Fellows, and all officers of this Society are members by act of incorporation.
- Delegates. *Sec. 4.* Delegates receive their appointment from the District Societies. Each District Society shall be entitled to three delegates at large and one additional for every ten members.
- Reporters and
Chairmen of com-
mittees *ex-officio*
Delegates. *Sec. 5.* Reporters of district societies who furnish their reports to the Standing Committee at least ten days before the annual meeting of the State Society, and the chairman of all committees who have written reports to present, shall be delegates *ex-officio* in addition to the regular delegation.
- Sec. 5.* To the Fellows, Officers and Delegates

(*ex-officio* included) shall be committed the management of the business and affairs of the Society. Management of the Society.

Sec. 6. All members of the district societies, not in arrears to this Society, are entitled to seats as corresponding members, and when they report themselves to the Secretary, their names shall be entered on the minutes. Corresponding Members.

Sec. 7. The Medical Society of New Jersey shall hold its annual meeting in the month of June at such hour and place as shall have been designated at the previous meeting. Time and place of Annual Meeting.

Delegates from four district societies shall constitute a quorum. Quorum.

Sec. 8. The delegates composing this Society shall at every annual meeting produce a certificate of delegation, signed by the President or Secretary of the district society of which they are respectively members ; and no delegate can be considered a member without such certificate, nor unless the society of which he is a delegate shall have paid its annual assessments ; the *ex-officio* delegates shall furnish a certificate from the Standing Committee that they have fulfilled the conditions of their appointment ; and it shall be the duty of each district society to furnish annually a list of its regularly attending members, with their respective post-office address, which lists shall govern in determining the number of delegates to which each district is entitled, under the provisions of Sec. 4, Chapter I. Delegates to be Certified.

Order of Business.

Sec. 9. 1—The President, or in his absence, one of the Vice-Presidents, shall call to order. In case of the absence of all these officers, a president pro tempore shall be chosen by a viva voce vote.

2—Report of the Committee on Credentials.

3—Calling the roll.

4—Report of the Committee of Arrangements.

5—The minutes of the last annual and special meetings shall be read for information, correction and approval.

6—Report of the Committee on Business.

7—Any business which requires early consideration may by permission be introduced.

8—Report of the Committee on Ethics and judicial business.

9—Announcement of committees by the president.

10—Annual Address by the President.

11—Report of the Standing Committee. Five minutes will be allowed to each member for remarks upon the same.

12—Report of the Treasurer.

13—Report of the Corresponding Secretary.

14—Report of Committee on Honorary Membership and Honorary Degree of Doctor of Medicine.

15—Receiving and acting upon applications for the degree of M. D., and nominations for honorary membership.

16—Report of Committee on Treasurer's Accounts.

17—Reports of Delegates to, and reception of Delegates from Corresponding Societies.

18—Reading of essays by the appointed essayists.

19—Reading of such papers as approved by the Business Committee.

20—Report of the Committee on Nomination of Officers.

21—Election of Officers.

22—Miscellaneous business.

23—Adjournment.

The order of business may be temporarily suspended by a majority vote of the members present.

Sec. 10. The President, or in case of his absence or inability, the first, second or third Vice-President, in numerical order, is authorized to call special meetings, when applied to by any four of the members, two of whom shall be members of different district societies, and cause notice thereof to be given by the Secretary at least twenty days previous to the meeting.

Call for special Meetings.

Sec. 11. A vote of two-thirds of the members present shall be necessary to suspend or expel any member; and the accused member shall first have notice and time given for defence.

Discipline.

CHAPTER II.

Officers and their duties.

Sec. 1. The officers of this Society shall consist of a President, first, second and third Vice-Presidents, Corresponding Secretary, Recording Secretary, Treasurer and Standing Committee.

Duties of
President.

Sec. 2. It shall be the duty of the President to preside at all the meetings of the Society, preserve order, state and put questions, appoint committees except when otherwise provided for, call for reports of committees, enforce the observance of the By-laws, regulate the business of the Society, and perform such other duties appropriate to his office as the Society shall assign him. At the annual meetings he shall deliver an address on some suitable subject. He shall have the custody of, and, on proper occasions, use the seal of the Society. He shall grant with his signature and with the seal of the Society, all diplomas ordered by the Society; receive the fees, and pay the same to the Treasurer.

Vice-President.

Sec. 3. In the absence or disability of the President, one of the Vice-Presidents, in his numerical order, shall preside at the meetings of the Society; and in case of a vacancy in the office of President, caused by death, resignation or removal, all the duties pertaining to it shall devolve on one of the Vice-Presidents; the third Vice-President shall read an essay upon some appropriate subject at the first annual meeting, subsequent to his election.

Sec. 4. The Corresponding Secretary shall have the charge and custody of all letters and communications transmitted to the Society, and shall read and transcribe in a book such of them as may be considered worthy of preservation ; it shall be his duty, agreeably to the directions of the Society, to write and answer letters, and in general to manage all matters of correspondence. He shall keep regular and fair copies of all the answers returned, and shall lay them, together with all communications, before the Society at every succeeding meeting. He shall transmit to the Secretaries of the several district societies, information of such subjects as may have been acted upon in this Society relative to their interest or well being. He shall, as soon as convenient, notify all persons that may be elected honorary members of this Society, and, at the same time, transmit them a copy of the By-laws ; and shall perform such other duties as may be assigned to him.

Corresponding
Secretary.

Sec. 5. The Recording Secretary shall have charge of the laws and records of the Society ; attend all meetings and record the proceedings in a suitable book, after they shall have been approved by the Society ; give timely notice in such manner as shall be directed of all the regular as well as special meetings which the President may deem expedient to call ; he shall receive and lay before the Society all nominations and applications not connected with the duties of the Corresponding Secretary ;

Recording
Secretary.

and shall transcribe in the book of minutes the names of all persons who shall receive diplomas. He shall notify the chairman of every committee of his appointment, with the names of his associates and the subject referred to them, and furnish necessary papers ; furnish credentials to delegates to other medical societies ; demand and receive from the district medical societies a copy of all the proceedings had at their first meeting, and file the same among the archives of this Society, and perform such other duties as may be assigned to him. He may call upon any member of the Society to assist him during its session.

Treasurer.

Sec. 6. The Treasurer shall take charge and keep a correct account of all moneys belonging to the Society, together with the receipts and disbursements, and exhibit a statement of funds, once in every year, and deliver to his successor all books and papers, with the balance of cash or other property of the Society in his hands. He shall demand and receive all money due to the Society ; shall preserve for the benefit of the Society all donations and other movable property transmitted to his charge, and keep an exact list of the same, together with the names of the respective donors. He shall not pay any money out of the treasury, nor make any investment of the funds of the Society, or change the same, but by order of the Society.

Sec. 7. The Standing Committee shall consist of

three, and be considered members *ex-officio* of the Society, to be elected annually by ballot, the first named to be chairman, whose duty it shall be, at every annual meeting, to report the general state of health of the citizens of New Jersey during the preceding year, the causes, nature and cure of epidemics (if any have prevailed) in any part of the State; curious medical facts, discoveries and remarkable cases that may have come to their knowledge. Also to report all irregularities, neglect and contempt of the laws, rules and regulations of the Medical Society of New Jersey; to examine the By-laws and proceedings had at the first meeting of the several district societies, to see that they are not contrary "to any law or regulation of this Society, or the act of incorporation." It shall be a Committee on Medical Ethics and Judicial Business, to whom the Society shall refer all appeals from the district medical societies requiring adjudication, and their report, after examination in any case, shall be considered final, unless at its regular meeting, two-thirds of the Society resolve to take up the case for general discussion, and for the action of the Society as a whole. It shall be their duty to prepare for publication, in such manner as shall be directed, all cases, facts, circumstances and observations on medical and philosophical subjects, either of a general or local nature, as may be considered by the Society worthy either to promote its own respectability or the well-

Standing
Committee.

Committee on
Ethics and Judi-
cial Business.

being of their fellow citizens, and report deaths of members of the Society. And that these several objects may be promoted, it shall be the duty of each of the several district medical societies, at its annual meeting, to appoint one of its members as a reporter, who shall be required to furnish the Standing Committee, at least ten days before the annual meeting, with all the information which may present relative to these subjects within the bounds of the district society to which he belongs. The Committee shall have the privilege of attending the regular meetings of every district society.

Appointment of
Reporters.

Sec. 8. Every officer of this Society may, for sufficient reasons, resign his office, or may be removed by order of the Society for neglect, inattention, or mal-conduct; in either of which cases, or on the death of any officer, the Society shall supply his place as soon as may be convenient.

Officers chosen
from Members of
District Societies.

Sec. 9. All the officers of this Society may be elected from among the members, in good standing, of the district medical societies, except the President, who must be chosen from the members of the Medical Society of New Jersey.

Sec. 10. The expenses of the Recording Secretary, Treasurer and Chairman of the Standing Committee, shall be paid.

Committee on
Credentials.

Sec. 11. The Recording Secretary, Treasurer and a member designated by the President, shall be a Committee on Credentials. It shall be the duty of this Committee to examine the certificates

of all delegates, and if found to be in accordance with the provisions of Sec. 8, Chap. I., shall report their names to the Society.

Sec. 12. The Committee on Nominations shall consist of a delegate from each district society represented, who shall be chosen by his own delegation. The Committee shall present to the Society a list of candidates for the several offices provided for by Sec. 1 of this Chapter; also names of delegates to the American Medical Association and to corresponding societies; also the Committee of Arrangements for the next annual meeting, the Business Committee, the Committee on Honorary Membership and the members of the Prize Committee; also the time and place of the next annual meeting.

Committee on
Nominations.

Sec. 13. A Business Committee of five members shall be appointed annually, who shall select the subjects to be presented at each annual meeting and the person and committee to present them. To this committee shall be referred all voluntary communications to the Society, who shall select such as they may deem worthy to be read and discussed by the Society, provided that they shall not exceed in length three pages of foolscap.

Business
Committee.

Sec. 14. The Committee on Honorary membership shall consist of three Fellows, to be appointed by the Society to serve three years or until their successors are appointed. All nominations for Honorary Membership shall be referred to the

Committee on
Honorary Mem-
bers.

Committee, who shall report upon the same at the next annual meeting.

Committee on
Prize Essay.

Sec. 15. A committee of three shall be annually constituted to be called the "Fellows Prize Committee." The retiring President of the Society shall be its chairman, a Fellow selected by his associates shall be the second member, and the third shall be a member of a district society (not a Fellow), selected annually by this society's Committee on Nominations at each annual meeting. The committee shall announce the subject for competition for the ensuing year, and during this same year it shall adjudicate upon the essays of the previous year which shall have been placed in the hands of its prospective chairman not less than two months before this same session, when the committee was constituted.

Each essay shall be signed with an assumed name and have a motto, both of which shall be endorsed on a sealed envelope to accompany the essay, containing the author's name, residence and district society ; and none of these envelopes shall be opened by the committee until after its award, and then only those bearing the mottoes and names appended to the successful essays. The committee shall select the first two essays in order of merit, reference being had not only to the subject matter, but to the language and style of the author. To the first shall be awarded the prize of money ; to the second, that of honorable mention.

The committee shall notify the successful authors to be present at the next annual meeting of the Society, and give to the President the names of these authors, with their assumed names and mottoes. The President shall announce to the Society at the annual meeting, the authors, with their mottoes and *non de plume*, and before the whole Society, with some suitable ceremony, shall make the awards. The unsuccessful authors shall receive back their essays, upon their identification to the chairman of the committee. The successful essays shall be the property of the Society, and be published in its Transactions. No awards shall be made unless the merits of the essay shall be of a decided character; and in this case the money shall remain in the treasury until applied for a subsequent award.

Sec. 16. A Committee of Arrangements of five members shall be appointed annually, a majority of whom, at least, shall be taken, if possible, from the members of the district society in which the annual meeting of the Society is appointed to be held. The committee shall make the necessary arrangements for the meeting, and report their proceedings in writing to the Society.

Committee of
Arrangements.

CHAPTER III.

Elections.

Officers Elected
at Annual Meeting.

Sec. 1. All elections for officers shall be at the annual meeting of the Society, and by ballot ; and a majority of votes shall be required to determine a choice.

Nominations.

Sec. 2. Before the Society proceed to ballot, the Committee on Nominations shall present a list of candidates for the several offices, provided for in the second chapter of these By-Laws, and an opportunity having been given to the members to make other nominations, the Society shall then be called to ballot ; if no election is obtained on the first canvass, the two highest shall be considered the candidates for the succeeding balloting, and when a choice shall have been made, the persons chosen shall hold their office during the term of one year, and until others shall be elected.

CHAPTER IV.

District Societies.

Establishment of
District Societies.

Sec. 1. The Medical Society of New Jersey, whenever applied to for that purpose, may establish district medical societies, if expedient, in any of the counties of this State ; five licensed physicians or surgeons, practitioners and residents of the county, are necessary to organize any district society.

Sec 2. Nothing in these By-Laws shall be construed to prevent any recognized physician resident in a county having no district society connected with this from being a member of such society in an adjacent county. Whenever three-fourths of the members present concur in an application, they shall forthwith cause a commission to be issued, in the following form :

STATE OF NEW JERSEY.

By the MEDICAL SOCIETY OF NEW JERSEY, to A. B., C. D., E. F., G. H., and M. D., Physicians and Surgeons, Greeting :

Your application, requesting that a DISTRICT MEDICAL SOCIETY might be instituted, consisting of A. B., C. D., E. F., G. H., and M. D., in the County of———, was duly considered at a meeting of the MEDICAL SOCIETY OF NEW JERSEY, held at———, the———day of———, Anno Domini 18—, and it was thereupon voted that your request be granted ; provided that this grant is not to be extended beyond the period of one year.

In testimony whereof, the President, pursuant to the aforesaid vote of the Society, has hereunto subscribed his name, and affixed the seal of the Corporation at——— this———day of———Anno Domini 18—.

———, PRESIDENT.

[L. S.] *Attested:* ———, RECORDING SEC'Y.

Sec. 3. The by-laws, rules and regulations of each district society cannot, in any instance, be contrary to any law of this State, or of the Medical Laws of District Societies to Conform.

Society of New Jersey ; and it is the duty of the district medical societies, at the annual meeting immediately succeeding their first meeting, to present to the Standing Committee a copy of all the proceedings had at their first meeting.

Delegations.

Sec. 4. Each district society shall select and appoint its members of delegation, and send a certificate thereof to the Recording Secretary, with a list of its members, at least ten days before the annual meeting, yearly and every year, and they shall be considered members of this Society for one year, and until others shall be appointed.

Societies to maintain Meetings.

Sec. 5. Each district society shall, when required, give evidence that it is regularly organized, holds meetings at stated periods, has at least five attending members, and has complied with the By-Laws, Rules and Regulations of this Society.

Delegates.

Sec. 6. Each district society shall compel the attendance of its delegation at every stated and special meeting of this Society ; and if any district shall fail to be represented, without due reason assigned, an investigation and report of the causes of such failure shall be required from the district medical society thus unrepresented ; and upon a failure of representation for three successive years, the said society shall be suspended until restored by a vote of this Society.

CHAPTER V.

*Regulations concerning the Degree of Doctor of
Medicine and Honorary Membership.*

Sec. 1. Candidates for the Degree of *Medicinae Doctor*, may apply to any district society of this State, and shall be admitted to examination under the following rules and regulations :

1st. Each district society shall appoint annually, or *pro re nata*, a committee of not less than five members, who shall conduct the examinations.

2d. All examinations shall be in the presence of the Society at a regular meeting ; and no candidate shall be examined until he has given satisfactory evidence of having reached the age of twenty-one years, is of good moral character, and has pursued his medical studies under the care of some regular practitioner for the term of three years, including two courses of lectures in some medical institution in affiliation with the American Medical Association. If he has not graduated at some academic college, then the Society shall be satisfied that his preliminary education has been such as to qualify him for the study and practice of medicine.

3d. The examination shall extend to all the branches taught in the medical schools recognized as aforesaid ; and the candidate shall then be balloted for by the Society ; and if he shall receive the approving votes of two-thirds of all the mem-

bers present, the presiding officer shall give a certificate to that effect to the candidate.

4th. This certificate may be presented at the next or any subsequent regular meeting of this Society, not extending beyond the period of three years, with a written thesis upon some medical subject; and if, upon a ballot, they shall be approved by a majority of the members present, the candidate, upon the payment of fifteen dollars, shall be entitled to receive a diploma in the following form :

Form of Diploma for the degree of Doctor of Medicine when conferred on examination.

SOCIETAS MEDICA REIPUBLICÆ NEO-CÆSARIENSIS.
Legibus constituta, omnibus has Literas lecturis.

SALUTEM :

Quoniam A. B. vir ornatus et moribus inculpatus, qui omnibus studiis ad Medicinæ et Chirurgiæ usum scientiamque spectantibus animum fidelitur intendit, et opinionibus hominum faventibus, nobis commendatus est ut ad gradum Doctoris Medicinæ Chirurgiæque proveheretur :

Notum sit quod placet nobis, auctoritate hacce societate collata, inquisitione ejus peritiæ dilligentissima coram viris selectis et eruditis, secundum leges hujusce societatis, imprimis habita, supradictum A. B. titulo graduque Medicinæ et Chirurgæ Doctoris adornare, eique omnia jura, privilegia et honores ad istum gradum pertinentia, dedere et concedere.

*Cujus rei, hocce Diploma sigillo societatis nostræ,
Præsidis Sociorumque et Scribæ chirographis ratum,
testimonium sit.*

Datum _____, *die* _____ *anno*
Domini _____ *et Societatis*

PRÆSES.

~~~~~  
{ L. S. }  
~~~~~

{ SOCII.

SCRIBA.

5th. The honorary degree of M. D. may be conferred by this Society, by a vote by ballot of three-fourths of the members present, provided the nomination shall have been made at a preceding meeting, and provided the candidate has been a regular practitioner for the period of seven years, in the following form :

*Form of Diploma for the honorary degree of Doctor
of Medicine.*

SOCIETAS MEDICA REIPUBLICÆ NEO-CÆSARIENSIS.
*Legibus constituta, omnibus et singulis ad quos
hæ Literæ pervenirint.*

SALUTEM :

Quoniam vir probus et ornatissimus _____ *quem fama
promit scientiarum Medicinæ et Chirurgiæ cultorem,
liberalium honoribus artium provectumque, secundum
leges Reipublicæ Neo-Cæsariensis et hujusce Societatis,
nobis commendatus est ut ad gradum honorarium
Doctoris Medicinæ Chirurgiæque proveheretur : nos,
igitur. Præses, cæterique Socii Societatis Medicæ*

Reipublicæ Neo-Cæsariensis illum ad gradum honorarium Medicinæ Chirurgiæque Doctoris libentissime proveximus, eique omnia jura privilegia et honores ad istum gradum quoquomodo pertinentia, dedimus et concessimus.

In cujus rei majorem fidem et plenius testimonium, sigillo hujusce Societatis, Præsidisque et Scribæ chirographis hocce Diploma muniendum curavimus.

Datum _____, die _____ anno
Domini _____ et Societatis

PRÆSES.

{ L. S. }

{ SOCII.

SCRIBA.

Sec. 6. Practitioners of medicine of this or any other State may be admitted as honorary members by a vote, by ballot, of the Society, provided that the nominations be made by the Committee on Honorary Membership at a previous meeting; and provided, further, that the number of living honorary members shall not exceed fifteen.

CHAPTER VI.

Orders.

Functions of
President limited.

1st. At the meetings of the Society, the President shall not leave the chair unless on some urgent occasion, nor speak to any question without first obtaining permission.

2nd. Every member in speaking shall rise in his place and address the chair, and shall not be interrupted while speaking, unless he be declared out of order—an appeal being made to the President.

Conduct of members in debate.

3rd. If a member has spoken once in any debate, he shall not speak to the prevention of another who has not spoken and manifests a desire to speak; and no member shall speak more than twice on the same subject without permission from the chair.

Members limited in Debate.

4th. A member shall not speak on any subject after the question is put, unless to move a consideration.

Limits of Members.

5th. A motion shall not be considered unless seconded, and shall, if required, be committed to writing before any discussion or question can be taken, and in case of an equality of votes, the presiding officer shall decide.

Motions.

6th. The table of fees and rates of charging, as fixed and established by this Society, shall be the criterion (whenever a standard is required) for regulating and determining pecuniary considerations, for professional services rendered by the members of this and the several district societies throughout the State of New Jersey, in their respective locations. The table is subject to such alterations as each district society may deem expedient for its own locality.

Table of Fees.

Jurisdiction of
Society.

7th. This Society shall have control over the conduct of its own members ; and in reference to the members of district societies, shall exercise only appellate jurisdiction.

Duties of
President.

8th. It shall be the duty of the President and of all other officers who, in the discharge of their official duties, deliver addresses or present reports upon subjects referred to them, either by the rules or by a vote of the Society, to furnish the Secretary on the same or the next succeeding meeting, with a copy thereof, to be by him preserved among the archives of the Society, or to be published in the transactions of the Society.

Cushings
Manual.

9th. Cushings Manual of Parliamentary Law shall be followed in all cases not covered by these rules.

Alteration of
By-Laws.

10th. No alteration of these By-Laws shall be made except the subject proposed shall have been submitted in writing to the consideration of the Society at a previous stated meeting, and the concurrence of three-fourths of the members present shall be necessary to ratify and confirm any amendment.

CHAPTER VII.

Ethics.

ART. I.—*Duties for the support of professional character.*

Sec. 1. Every individual on entering the profession, as he becomes thereby entitled to all its

privileges and immunities, incurs an obligation to exert his best abilities to maintain its dignity and honor, to exalt its standing, and to extend the bounds of its usefulness. He should, therefore, observe strictly such laws as are instituted for the government of its members ; should avoid all contumelious and sarcastic remarks relative to the faculty, as a body ; and while, by unwearied diligence, he resorts to every honorable means of enriching the science, he should entertain a due respect for his seniors, who have, by their labors, brought it to the elevated condition in which he finds it.

Sec. 2. There is no profession, from the members of which greater purity of character, and a higher standard of moral excellence are required, than the medical ; and to attain such eminence, is a duty every physician owes alike to his profession and to his patients. It is due to the latter, as without it he cannot command their respect and confidence, and to both, because no scientific attainments can compensate for the want of correct moral principles. It is also incumbent upon the faculty to be temperate in all things ; for the practice of physic requires the unremitting exercise of a clear and vigorous understanding ; and, on emergencies, for which no professional man should be unprepared, a steady hand, an acute eye, an unclouded head, may be essential to the well-being and even to the life of a fellow creature.

Sec. 3. It is derogatory to the dignity of the

profession to resort to public advertisements or private cards or hand-bills, inviting the attention of individuals affected with particular diseases—publicly offering advice and medicine to the poor gratis, or promising radical cures; or to publish cases and operations in the daily prints, or suffer such publications to be made; to invite laymen to be present at operations, to boast of cures and remedies, to adduce certificates of skill and success, or to perform any other similar acts. These are the ordinary practices of empirics, and are highly reprehensible in a regular physician.

Sec. 4. Equally derogatory to professional character is it, for a physician to hold a patent for any surgical instrument or medicine, or to dispense a secret *nostrum*, whether it be the composition or exclusive property of himself or of others. For if such *nostrum* be of any efficacy, any concealment regarding it is inconsistent with beneficence and professional liberality; and, if mystery alone gives it value and importance, such craft implies either disgraceful ignorance or fraudulent avarice. It is also reprehensible for physicians to give certificates attesting the efficacy of patent or secret medicines, or in any way to promote the use of them.

ART. II.—*Professional services of physicians to each other.*

Sec. 1. All practitioners of medicine, their wives and their children, while under the paternal

care, are entitled to the gratuitous services of any one or more of the faculty residing near them, whose assistance may be desired. A physician afflicted with disease is usually an incompetent judge of his own case; and the natural anxiety and solicitude which he experiences at the sickness of a wife, a child or any one, who, by the ties of consanguinity, is rendered peculiarly dear to him, tend to obscure his judgment, and produce timidity and irresolution in his practice. Under such circumstances, medical men are peculiarly dependent upon each other, and kind offices and professional aid should always be cheerfully and gratuitously afforded. Visits ought not, however, to be obtruded officiously; as such unasked civility may give rise to embarrassment, or interfere with that choice on which confidence depends. But, if a distant member of the faculty, whose circumstances are affluent, request attendance, and an honorarium be offered, it should not be declined; for no pecuniary obligation ought to be imposed which the party receiving it would wish not to incur.

ART. III.—*Of the duties of physicians as respects vicarious offices.*

Sec. I. The affairs of life, the pursuit of health, and the various accidents and contingencies to which a medical man is peculiarly exposed, sometimes require him temporarily to withdraw from his duties to his patients, and to request some of his

professional brethren to officiate for him. Compliance with this request is an act of courtesy, which should always be performed with the utmost consideration for the interest and character of the family physician, and when exercised for a short period, all the pecuniary obligation for such service should be awarded to him. But if a member of the profession neglect his business in quest of pleasure and amusement, he cannot be considered as entitled to the advantages of the frequent and long-continued exercise of this fraternal courtesy, without awarding to the physician who officiates the fees arising from the discharge of his professional duties. In obstetrical and important surgical cases which give rise to unusual fatigue, anxiety and responsibility, it is just that the fees accruing therefrom should be awarded to the physician who officiates.

ART. IV.—*Of the duties of physicians as regards consultations.*

Sec. I. A regular medical education furnishes the only presumptive evidence of professional abilities and acquirements, and ought to be the only acknowledged right of an individual to the exercise and honors of his profession. Nevertheless, as in consultations the good of the patient is the sole object in view, and this is often dependent on personal confidence, no intelligent regular practitioner, who has a license to practice from

some medical board of known and acknowledged respectability, recognized by this association, and who is in good moral and professional standing in the place in which he resides, should be fastidiously excluded from fellowship, or his aid refused in consultation, when it is requested by the patient. But no one can be considered a regular practitioner, or fit associate in consultation, whose practice is based on an exclusive dogma, to the rejection of the accumulated experience of the profession, and of the aids actually furnished by anatomy, physiology, pathology, and organic chemistry.

Sec. 2. In consultations, no rivalry or jealousy should be indulged ; candor, probity, and all due respect should be exercised towards the physician having charge of the case.

Sec. 3. In consultations, the attending physician should be the first to propose the necessary questions to the sick ; after which the consulting physician should have the opportunity to make such further inquiries of the patient as may be necessary to satisfy him of the true character of the case. Both physicians should then retire to a private place for deliberation ; and the one first in attendance should communicate the directions agreed upon to the patient or his friends, as well as any opinions which it may be thought proper to express. But no statement or discussion of it should take place before the patient or his friends, except in the presence of all the faculty attending, and with

their common consent ; and no *opinions* or *prognostications* should be delivered, which are not the result of previous deliberations and concurrence.

Sec. 4. In consultations, the physician in attendance should deliver his opinion first ; and when there are several consulting, they should deliver their opinions in the order in which they have been called in. No decision, however, should restrain the attending physician from making such variations in the mode of treatment, as any subsequent unexpected change in the character of the case may demand. But such variation, and the reasons for it, ought to be carefully detailed at the next meeting in consultation. The same privilege belongs also to the consulting physician if he is sent for in an emergency, when the regular attendant is out of way, and similar explanations must be made by him at the next consultation.

Sec. 5. The utmost punctuality should be observed in the visits of physicians when they are to hold consultation together, and this is generally practicable, for society has been considerate enough to allow the plea of professional engagement to take precedence of all others, and to be an ample reason for the relinquishment of any present occupation. But as professional engagements may sometimes interfere and delay one of the parties, the physician who first arrives should wait for his associate a reasonable period, after which the consultation should be considered as postponed to a

new appointment. If it be the attending physician who is present, he will of course see the patient and prescribe ; but if it be the consulting one, he should retire, except in cases of emergency, or when he has been called from a considerable distance, in which latter case he may examine the patient, and give his opinion in *writing* and *under seal*, to be delivered to his associate.

Sec. 6. In consultations, theoretical discussions should be avoided, as occasioning perplexity and loss of time ; for there may be much diversity of opinion concerning speculative points, with perfect agreement in those modes of practice which are founded, not on hypothesis, but on experience and observation.

Sec. 7. All discussions in consultation should be held as secret and confidential. Neither by words nor manner should any of the parties to a consultation assert or insinuate that any part of the treatment pursued did not receive his assent. The responsibility must be equally divided between the medical attendants,—they must equally share the credit of success as well as the blame of failure.

Sec. 8. Should any irreconcilable diversity of opinion occur when several physicians are called upon to consult together, the opinion of the majority should be considered as decisive ; but if the numbers be equal on both sides, then the decision should rest with the attending physician. It may, moreover, sometimes happen that two

physicians cannot agree in their views of the nature of a case, and the treatment to be pursued. This is a circumstance much to be deplored, and should always be avoided, if possible, by mutual concessions, as far as they can be justified by a conscientious regard for the dictates of judgment. But, in the event of its occurrence, a third physician should, if practicable, be called to act as umpire ; and, if circumstances prevent the adoption of this course, it must be left to the patient to select the physician in whom he is most willing to confide. But, as every physician relies upon the rectitude of his judgment, he should, when left in a minority, politely and consistently retire from any further deliberation in consultation, or participation in the management of the case.

Sec. 9. As circumstances sometimes occur to render a *special consultation* desirable, when the continued attendance of two physicians might be objectionable to the patient, the member of the faculty whose assistance is required in such cases, should sedulously guard against all future unsolicited attendance. As such consultations require an extraordinary portion of time and attention, at least a double honorarium may be reasonably expected.

Sec. 10. A physician who is called upon to consult should observe the most honorable and scrupulous regard for the character and standing of the practitioner in attendance ; the practice of the latter if necessary, should be justified as far as it can be,

consistently with a conscientious regard for truth, and no hint or insinuation should be thrown out which could impair the confidence reposed in him, or affect his reputation. The consulting physician should also carefully refrain from any of those extraordinary attentions or assiduities which are too often practiced by the dishonest for the base purpose of gaining applause, or ingratiating themselves into the favor of families and individuals.

ART. V.—*Duties of physicians in cases of interference.*

Sec. 1. Medicine is a liberal profession, and those admitted into its ranks should found their expectations of practice upon the extent of their qualifications, and not on intrigue or artifice.

Sec. 2. A physician, in his intercourse with a patient under the care of another practitioner, should observe the strictest caution and reserve. No meddling inquiries should be made—no disingenuous hints given relative to the nature and treatment of his disorder; nor any course of conduct pursued that may directly or indirectly tend to diminish the trust reposed in the physician employed.

Sec. 3. The same circumspection and reserve should be observed when, from motives of business or friendship, a physician is prompted to visit an individual who is under the direction of another practitioner. Indeed, such visits should be avoided,

except under peculiar circumstances ; and when they are made, no particular inquiries should be instituted relative to the nature of the disease, or the remedies employed, but the topics of conversation should be as foreign to the case as circumstances will admit.

Sec. 4. A physician ought not to take charge of, or prescribe for a patient who has recently been under the care of another member of the faculty in the same illness, except in cases of sudden emergency, or in consultation with the physician previously in attendance, or when the latter has relinquished the case, or been regularly notified that his services are no longer desired. Under such circumstances, no unjust and illiberal insinuations should be thrown out in relation to the conduct or practice previously pursued, which should be justified as far as candor and regard for truth and probity will permit ; for it often happens that patients become dissatisfied when they do not experience immediate relief, and as many diseases are naturally protracted, the want of success, in the first stage of treatment, affords no evidence of a lack of professional knowledge and skill.

Sec. 5. When a physician is called to an urgent case, because the family attendant is not at hand, he ought, unless his assistance in consultation be desired, to resign the care of the patient to the latter immediately on his arrival.

Sec. 6. It often happens, in cases of sudden illness or of recent accidents and injuries, owing to the alarm and anxiety of friends, that a number of physicians are simultaneously sent for. Under these circumstances, courtesy should assign the patient to the first who arrives, who should select from those present any additional assistance that he may deem necessary. In all such cases, however, the practitioner who officiates should request the family physician, if there be one, to be called, and, unless his further attendance be requested, should resign the case to the latter on his arrival.

Sec. 7. When a physician is called to the patient of another practitioner, in consequence of the sickness or absence of the latter, he ought, on the return or recovery of the regular attendant, and with the consent of the patient, to surrender the case.

Sec. 8. A physician, when visiting a sick person in the country, may be desired to see a neighboring patient who is under the regular direction of another physician, in consequence of some sudden change or aggravation of symptoms. The conduct to be pursued on such an occasion is to give advice adapted to present circumstances ; to interfere no further than is absolutely necessary with the general plan of treatment ; to assume no future directions, unless it be expressly desired ; and, in this last case, to request an immediate consultation with the practitioner previously.

Sec. 9. A wealthy physician should not give advice *gratis* to the affluent, because his doing so is an injury to his professional brethren. The office of a physician can never be supported as an exclusively beneficent one ; and it is defrauding, in some degree, the common funds for its support, when fees are dispensed with which might justly be claimed.

Sec. 10. When a physician who has been engaged to attend a case of midwifery, is absent, and another is sent for, if delivery is accomplished during the attendance of the latter, he is entitled to the fee, but should resign the patient to the practitioner first engaged.

ART. VI.—*Of differences between physicians.*

Sec. 1. Diversity of opinion and opposition of interests may, in the medical as in other professions, sometimes occasion controversy and even contention. Whenever such cases unfortunately occur, and cannot be immediately terminated, they should be referred to the arbitration of a sufficient number of physicians, or a *court-medical*.

Sec. 2. As peculiar reserve must be maintained by physicians towards the public in regard to professional matters, and as there exist numerous points in medical ethics and etiquette through which the feeling of medical men may be painfully assailed in their intercourse with each other, and which cannot be understood or appreciated by

general society, neither the subject matter of such differences nor the adjudication of the arbitrators should be made public, as publicity in a case of this nature may be personally injurious to the individuals concerned, and can hardly fail to bring discredit on the faculty.

ART. VII.—*Of pecuniary acknowledgments.*

Some general rules should be adopted by the faculty in every town or district, relative to *pecuniary acknowledgments* from their patients ; and it should be deemed a point of honor to adhere to these rules with as much uniformity as varying circumstances will admit.

ART. VIII. This Society adopts the code of ethics established, or that may be hereafter established by the American Medical Association.

APPENDIX TO LAWS, ETC.

TABLE OF FEES,

AND RATES OF CHARGING FOR MEDICAL AND SURGICAL SERVICES, ESTABLISHED BY THE MEDICAL SOCIETY OF NEW JERSEY, AT THE ANNUAL MEETING IN MAY, 1874, FOR THE FUTURE GOVERNMENT OF ITS MEMBERS.

OFFICE BUSINESS.

Advice.....	\$1.00 to	5.00
“ by letter.....	5.00 “	15.00
“ at night, double.		
“ in venereal diseases (payable in advance).....	5.00 “	25.00
In cases requiring the applications of remedies, the charge to be doubled.		
Application of galvanic battery.....	1.00 “	3.00
Leeching, cupping, opening abscesses and other minor surgical operations.	1.00 “	10.00
Vaccination.....	2.00 “	5.00
Catheterization.....	3.00 “	5.00
Excising Uvula.....	3.00 “	5.00
“ Tonsil	10.00 “	15.00
Extracting tooth or cutting child's gums	50 “	1.00
Examinations with instruments—as speculum, laryngoscope, ophthalmoscope, sphygmograph, etc.....	3.00 “	20.00
Certificate in case of illness or for a life insurance policy.....	3.00 “	5.00

MISCELLANEOUS.

Chemical and microscopical examinations of urine.....	\$5.00 to 30.00
Chemical analysis in case of poison or suspected poison.....	50.00 " 300.00
Other chemical or microscopical examinations to be charged according to the trouble and expense involved.	
Post mortem.....	10.00 " 30.00
" " if subject is exhumed.....	30.00 " 100.00
Each assistant is entitled to a fee.	
Opinion as an expert.....	30.00 " 200.00
Efforts for the restoration of the poisoned	5.00 " 50.00
" if stomach-pump is used.....	20.00 " 100.00
Efforts for the restoration of the drowned	10.00 " 100.00
Administration of anæsthetics.....	10.00 " 100.00

GENERAL PRACTICE.

Ordinary visits.....	\$2.00 to 5.00
(If the distance exceeds one mile, a half-dollar for each mile may be added).	
Advice given to other patients at the same visit to be charged as office business.	
Visits after 9 o'clock P. M. or before 7 A. M., or in haste, or in extraordinary circumstances, to be charged double.	
Remaining in attendance all night.....	10.00 " 20.00
Detention, in addition to visit, per hour.	1.00 " 2.00
Visits in contagious diseases to be charged according to the trouble and exposure involved.....	4.00 " 10.00
Consultation visit (mileage to be added)	5.00 " 50.00
Attending physician entitled to consultation fees.	

Administering enema, in addition to charges for visit.....	\$1.00 to	3.00
Administering hypodermic injection....	1.00 "	2 00
Other special services to be charged as in office business.		

MIDWIFERY.

Ordinary case.....	\$15.00 to	100.00
(With visits the first week.)		
Case requiring version or forceps.....	20.00 "	150.00
Craniotomy or cæsarean section.....	50.00 "	200.00
Induction of premature labor.....	30.00 "	100.00
Attendance in case of Abortion....	10.00 "	40.00

Visits after the first week, or extra visits during the first week, to be charged as in general practice.

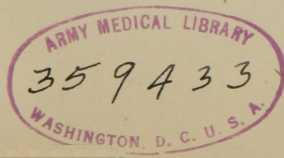
In any case when detained in constant attendance longer than six hours, an additional charge per hour may be made as in general practice.

SURGERY.

Visits and consultation same as in general practice.

Wounds, each dressing	\$2.00 to	10.00
" requiring ligaturing of vessels.	10.00 "	100.00
Simple fractures, first dressing :		
Bones of Hand.....	5.00 "	10.00
" Forearm, Arm or Shoulder....	10 00 "	40.00
" Foot....	5.00 "	15.00
" Leg.....	20.00 "	50.00
" Thigh or Hip.....	30.00 "	100.00
" Spine, Ribs or Sternum.....	10.00 "	50.00

Compound fractures to be charged one-half more.



Dislocations, reduction of :

Bones of Thumb or Fingers.....	\$5.00 to	20.00
“ Wrist or Elbow.....	15.00 “	50.00
“ Shoulder.....	15.00 “	50.00
“ Toes.....	5.00 “	10.00
“ Ankle.....	10.00 “	30.00
“ Knee.....	30.00 “	75.00
“ Hip.....	50.00 “	150.00
“ Clavicle.....	10.00 “	30.00
“ Lower Jaw.....	10.00 “	30.00
Amputation or resection (of extremities)	10.00 “	200.00
Trephining.....	20.00 “	75.00
Paracentesis abdominis or thoracis.....	10.00 “	30.00

If the aspirator is used, the charge is to be doubled.

Removal of tumors from external surface of body by incision, ligature, electricity or cautery :

Small, non-malignant.....	5.00 “	30.00
Large or malignant.....	50.00 “	200.00
Aneurism by ligature, or compression..	50.00 “	150.00
Ovariectomy, or removal of tumors from uterus.....	100.00 “	500.00
Lithotomy, or Lithrotomy.....	100.00 “	300.00
Tracheotomy, œsophagotomy, or pharyngotomy.....	30.00 “	100.00
Herniotomy.....	50.00 “	150.00
Reduction of hernia by taxis.....	5.00 “	30.00
Extraction of foreign bodies from nasal or aural passages.....	5.00 “	15.00
Extraction of foreign bodies from trachea or œsophagus.....	10.00 “	50.00
Operations for the relief of congenital deformities—as hare lip, etc....	20.00 “	100.00

Operations for fistula.....	\$30.00 to 200.00
“ upon the eye and ear.....	10.00 “ 200.00
“ “ genito-urinary organs..	30.00 “ 100.00
“ “ rectum.....	30.00 “ 100.00
“ auto plastic.....	50.00 “ 200.00
“ orthopedic.....	20.00 “ 75.00

The assistant surgeon is entitled to charge half fees.

MEDICINES.

A single dose, from.....	\$0.25 to 0.50
Mixtures, solutions and tinctures, per oz.	.25 “ 1.00
Blisters.....	.25 “ 1.00
Ointments.....	.25 “ 1.00
Pills, per doz.....	.25 “ 1.00
Quinine, per grain.....	.06 “ .12

All other medical services not specified to be charged accordingly.

It is earnestly recommended by the Society, that bills for professional services be rendered as often as once in six months.

Any number of visits made in a single day should be charged at not less than the usual rate, since cases requiring such frequent visits must involve more than ordinary responsibility; and many of the visits must be paid at inconvenient hours.

Professional services are entitled to compensation at the time the same are rendered.

In the cities and towns in the State contiguous to the cities of New York and Philadelphia, the rates of charging for medical and surgical services may reasonably correspond with the rates of those cities.

Charter of medical society of New Jersey...,
WB1 AN4 M4c 1885

Condition when received: The booklet was rebound at some time in the past, creating a new casing by mounting the paper covers to modern boards. In addition, many pages bore low quality guard strips along the gutter edges. The title page had been mended in the past using low quality tape along the gutter; nonetheless, due to embrittlement, the title page was now detached. The bottom edge was breaking. A few other pages also suffered tears. There were light tan water stains located along the bottom edges of most pages. The paper covers were very grimy.

Conservation Treatment: On the title page, removed tape carrier and reduced associated adhesive using acetone with local blotter washing. Mended the title page using a guard strip of kizukishi and tosa tengujo papers (Japanese Paper Place) secured with wheat starch paste (BookMakers). In addition, page three and page seven were mended using same. Surface cleaned the covers using a block polyvinyl eraser (Staedtler).

Conservation carried out by Rachel-Ray Cleveland
NLM Paper Conservator, 02 / 2006

