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American Dental Association

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Charter,
Constitutional and Admin-
istrative By-Laws
and
Code of Ethics
of the
American Dental
Association

1926



**CERTIFICATE OF INCORPORATION
OF THE
AMERICAN DENTAL ASSOCIATION**

Certificate Number 5379
STATE OF ILLINOIS

Office of
The Secretary of State.

To all to whom these presents shall come, greeting:

Whereas, a Certificate, duly signed and acknowledged has been filed in the Office of the Secretary of State, on the 19th day of June, A. D. 1922, for the organization of the

AMERICAN DENTAL ASSOCIATION

Under and in accordance with the provisions of "An Act Concerning Corporations" approved April 18, 1872, and in force July 1, 1872, and all acts amendatory thereof, a copy of which certificate is hereto attached:

Now therefore, I, Louis L. Emmerson, Secretary of State of the State of Illinois, by virtue of the powers and duties vested in me by law, do hereby certify that the said

AMERICAN DENTAL ASSOCIATION

is a legally organized Corporation under the laws of this State.

In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois.

Done at the City of Springfield this 19th day of June, A. D. 1922 and of the independence of the United States the one hundred and forty-sixth.

Seal of the State
of Illinois
Aug. 26, 1818.

(Signed)

LOUIS L. EMMERSON
Secretary of State.

STATE OF ILLINOIS)
COOK COUNTY,) SS.

To LOUIS L. EMMERSON, Secretary of State:

We, the undersigned, Thomas B. Hartzell, Otto U. King, C. W. Hall and W. H. G. Logan

Citizens of the United States, propose to form a corporation under an Act of the General Assembly of the State of Illinois, entitled, "An Act Concerning Corporations," approved April 18, 1872, and all acts amendatory thereof; and for the purpose of such organization we hereby state as follows, to-wit:

1. The name of such corporation is **AMERICAN DENTAL ASSOCIATION**

2. The object for which it is formed is

To cultivate and promote the art and science of dentistry, and of its collateral branches; to conduct, direct, encourage, support or provide for exhaustive dental and oral research; to elevate and sustain the professional character and education of Dentists; to promote among them mutual improvement, social intercourse, and good will; to disseminate knowledge of Dentistry and Dental Discoveries; to enlighten and direct public opinion in relation to Oral Hygiene, dental prophylaxis and advanced scientific dental service, and in relation to the advantages and progress of enacting and enforcing proper, just and uniform Dental Laws in the several States; and

collectively to represent, have cognizance of and to safeguard the common interests of the members of the Dental Profession; with express powers to acquire property for the purposes of the corporation by purchase, deed, gift, bequest or otherwise, and to hold and administer the same, and to publish Dental Journals, reports and treatises.

3. The management of the aforesaid American Dental Association shall be vested in a board of thirteen directors, to be known as trustees.

4. The following persons are hereby selected as the directors to control and manage said corporation for the first year of its corporate existence, to-wit:

Thomas B. Hartzell, 716 Donaldson Bldg., Minneapolis, Minn.

John P. Buckley, 1550 Hayworth Bldg., Los Angeles, Calif.

Otto U. King, 127 North Dearborn St., Chicago, Illinois.
R. H. Volland, Iowa City, Ia.

C. C. Allen, Tenth & Troost St., Kansas City, Mo.

John D. Millikin, Elkan Gunst Bldg., San Francisco, Calif.

Thomas P. Hinman, Fourth National Bank, Atlanta, Ga.

H. J. Burkhart, 300 Sibley Block, Rochester, New York.

C. W. Hall, Alhambra Building, Milwaukee, Wis.

Waldo E. Boardman, 419 Boylston St., Boston, Mass.

Clarence J. Grieves, 201 Madison St., Baltimore, Md.

Carl D. Lucas, 902 Hume Mansur Building, Indianapolis, Ind.

Arthur R. Melendy, Holston Nat. Bank Bldg., Knoxville, Tenn.

5. The location is in the city of Chicago, in the county of Cook, in the State of Illinois, and the post office address of its business office is at No. 5 North Wabash Ave.

(Signed) THOMAS B. HARTZELL
OTTO U. KING
C. W. HALL
W. H. G. LOGAN.

State of Illinois)
) SS.
Cook County)

I, Betty V. Borris, a Notary Public in and for the County and State aforesaid, do hereby certify that on this 10th day of June, A. D. 1922, personally appeared before me Thomas B. Hartzell, Otto U. King, C. W. Hall and W. H. G. Logan, to me personally known to be the same persons who executed the foregoing certificate, and severally acknowledged that they had executed the same for the purpose therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year above written.

BETTY V. BORRIS,
Notary Public.

(Betty V. Borris)
(Notary Public)
(Cook County, Ill.)

Filed June 19, 1922, Louis L. Emmerson, Sec'y of State.

Filed for Record, June 21, 1922, Joseph F. Haas,
Recorder.

CONSTITUTIONAL BY-LAWS

ARTICLE I

Name

The name of this organization shall be the American Dental Association.

ARTICLE II

Object

The particular objects of this Association shall be: To cultivate and promote the art and science of dentistry, and of its collateral branches; to conduct, direct, encourage, support or provide for exhaustive dental and oral research; to elevate and sustain the professional character and education of dentists; to promote among them mutual improvement, social intercourse, and good will; to disseminate knowledge of dentistry and dental discoveries; to enlighten and direct public opinion in relation to oral hygiene, dental prophylaxis, and advanced scientific dental service, and in relation to the advantages and progress of enacting and enforcing proper, just and uniform dental laws in the several states; and collectively, to represent, have cognizance of and safeguard the common interests of the members of the dental profession; with express power to acquire property for the purposes of the corporation by purchase, deed, gift, bequest or otherwise, and to hold and administer the same and to publish dental journals, reports and treatises.

ARTICLE III

Membership

The membership of this Association shall consist of two classes, as follows:

A. Corporate Membership.—The regularly elected and qualified members of the House of Delegates, as described, constituted and provided for in these By-Laws, shall constitute the membership of this Association in its corporate capacity.

B. General Membership.—The general membership of this Association shall consist of the members of the constituent societies and such members of the Army Dental Corps, of the Navy Dental Corps, of the Public Health Service and others as may be elected or appointed in accordance with the Administrative By-Laws as hereinafter provided.

The General Membership may be divided into subclasses as provided in Chapter 1 of the Administrative By-Laws.

When the word "member" or "membership" is used in either the Constitutional or Administrative By-Laws, there shall be meant the "general membership" of the Association unless it is otherwise specifically stated.

ARTICLE IV

Constituent Societies

Section 1.—State and territorial societies which have, or which hereafter may become organized in conformity with the general plan of the American Dental Association, shall be recognized as constituent societies, upon a majority vote of the Board of Trustees.

Sec. 2.—The term "State Society" shall be understood to mean the representative dental organization of any one of the states which has been received into the Union, and whose active membership is restricted to legal practitioners practicing within the legal borders of such state. The term "Territorial Society" shall apply in similar manner to the representative dental organization of any of the territorial possessions of the United States; provided, however, that the term "Territorial Society" shall be held to include the societies of the District of Columbia, of the Canal Zone, and of the insular possessions of the United States.

Sec. 3.—All state and territorial societies which may be regularly recognized and admitted constituent societies of the National Dental Association, heretofore existing and incorporated under the Laws of the District of Columbia, on the day said former Association may transfer its activities and membership to this Association, shall, upon such transfer becoming effective, become and be constituent societies of this Association, with the same rank and standing as that held by them, respectively, on said date in said former Association.

ARTICLE V

The House of Delegates

Section 1.—There shall be a business body known as the House of Delegates of the American Dental Association. It shall consist of delegates elected by the constituent societies, and by the other dental bodies named in Section 2 of this article. The House of Delegates shall represent the delegated powers of the members of the American Dental Association, and shall be the national representative body of the constituent societies. The legislative powers of the Association reside in the House of Delegates. It shall transact all the business of the Association, public, professional and scientific, not otherwise provided for by these By-Laws; and elect the general officers of the Association, and nine trustees, who, with the president, the president-elect, the general secretary and the treasurer shall constitute the Board of Trustees. The nine Trustees elected as such by the House of Delegates and former presidents shall be members of the House of Delegates without the right to vote.

Sec. 2.—The total voting membership in the House of Delegates, exclusive of the Board of Trustees, shall be as follows: One delegate each shall be allowed from the Army Dental Corps, from the Navy Dental Corps and from the Public Health Service, and one from each constituent society. Each constituent society shall be entitled to one additional delegate if one hundred of its members become regularly enrolled as members of the American Dental Association; and to one more delegate for each additional two hundred members enrolled.

Explanatory.—Regardless of enrollment in the American Dental Association each constituent society would have one delegate.

- With 100 members in the American, two delegates.
- With 300 members in the American, three delegates.
- With 500 members in the American, four delegates.
- With 700 members in the American, five delegates.
- With 900 members in the American, six delegates.
- With 1,100 members in the American, seven delegates.
- With 1,300 members in the American, eight delegates.
- With 1,500 members in the American, nine delegates.

In case any states do not affiliate, all members of the American Dental Association residing in such states may meet together at the first meeting of any session of this Association, and elect one delegate to represent them in the House of Delegates.

Sec. 3.—In those states or territories in which more than one society is recognized as a constituent, the total num-

ber of delegates from such state or territory shall be computed on the total number of members enrolled in the American Dental Association from such state or territory, or District of Columbia, and the number of delegates from such constituent society in each state or territory shall be in proportion to the membership in each.

Sec. 4.—The voting membership of the first House of Delegates of this Association shall consist of the following:

The thirteen trustees named in the Statement for Incorporation of this Association.

The delegates heretofore selected, qualified and duly accredited to the House of Delegates of the National Dental Association of the District of Columbia for the 1922 meeting at Los Angeles.

The delegates duly selected qualified and accredited by the scientific sections of the National Dental Association to its 1922 meeting at Los Angeles.

The delegates duly selected, qualified and accredited by the Army Dental Corps and by the Navy Dental Corps to the 1922 meeting of the House of Delegates of the National Dental Association of the District of Columbia at Los Angeles.

The credentials of such delegates, certified by the secretary or proper Credential Committee of said National Dental Association of the District of Columbia shall be conclusive proof of the qualification and due selection of such delegates.

ARTICLE VI

Sections

This Association shall be divided into the following sections:

1. Operative Dentistry, Materia Medica and Therapeutics.
2. Full Denture Prosthesis.
3. Partial Denture Prosthesis.
4. Oral Surgery, Exodontia and Anesthesia.
5. Orthodontia and Periodontia.
6. Mouth Hygiene and Preventive Dentistry.
7. Histology, Physiology, Pathology, Bacteriology and Chemistry (Research).

ARTICLE VII

Scientific Foundation and Research Commission

The Association shall organize and maintain a Scientific Foundation and Research Commission of twenty-five members, who shall be elected by the Board of Trustees.

ARTICLE VIII

Annual Sessions

The American Dental Association shall hold an annual session at the time and place chosen by the House of Delegates. The time and place for the session, however, may be changed by a two-thirds vote of the Board of Trustees, but not later than sixty days prior to the time selected for the session. The first annual session of this Association shall convene at Los Angeles, California, July 17, 1922.

ARTICLE IX

Officers

Section 1.—The general officers of the Association shall be a president, president-elect, three vice-presidents, a general secretary and a treasurer.

Sec. 2.—The officers shall be elected annually by the House of Delegates, to serve for one year, or until their successors shall be elected and installed, excepting that the first officers shall be elected to serve until the election of their successors at the first annual meeting of this Association, to be held at Los Angeles, July, 1922.

ARTICLE X

Board of Trustees

Section 1.—The Board of Trustees shall have charge of the property and of the financial affairs of the Association, including the publication of the dental journal, subject to the approval of the majority of votes of the House of Delegates.

Sec. 2.—Three trustees shall be elected annually by the House of Delegates, each to serve for a period of three years.

Sec. 3.—Each member of the Board of Trustees shall be elected from one of the nine districts into which the constituent societies shall be grouped for this purpose as provided for in Chapter VII, Section 2, of the Administrative By-Laws.

ARTICLE XI

Dues

Section 1.—The annual dues of this Association shall be four dollars, payable January 1, for the ensuing year.

Sec. 2.—Members of the Army and Navy Dental Corps and the Public Health Service may be elected to full membership, with all privileges, on payment of the annual dues.

Sec. 3.—All members of the American Dental Association in good standing shall receive The Journal free.

Sec. 4.—In case of need, in order to raise funds, the House of Delegates may order an assessment not to exceed two dollars in one year, for each member; or an assessment not to exceed fifty dollars in one year upon each constituent society; but not both.

Sec. 5.—A proposal for an increase in dues shall not be considered at the annual session at which it is proposed, but must lie over until the next annual session.

Sec. 6.—Within ten days after the close of any annual session at which a proposal is made to increase the annual dues, the General Secretary of this Association must cause to be mailed to the secretaries of all state and territorial societies, a copy of the proposed amendment, for the information and consideration of various societies at their annual sessions.

ARTICLE XII

Amendments

The House of Delegates may amend or alter these Constitutional By-Laws at any annual session, due notice having been given at a previous meeting of said annual session, provided unanimous consent is obtained. Otherwise all amendments must lie on the table until the annual session next following their introduction, at which time a two-thirds vote will be requisite for their adoption. In the latter procedure due notice of the proposed changes, in substance or, if not too lengthy, in the exact wording, must be sent to each member of the House of Delegates with the regular notice of the annual session. (See also Art. XI, Sec. 5).

ADMINISTRATIVE BY-LAWS

CHAPTER I

Membership

Section 1.—Active Members.—The presentation of a properly certified roster of members in good standing of a constituent society, together with the annual dues, shall establish the full membership of each member thereof as a member of this Association.

Sec. 2.—Citizens in the United States residing in and practicing dentistry in foreign countries may become active members of this Association with the approval of the Board of Trustees and the House of Delegates. Application for membership must be made through the secretary of the state in which they claim residence, and must have the written approval and indorsement of two members of this Association residing in said state. The membership fee for such persons shall be \$5.00, which will entitle them to receive the Journal of the American Dental Association. They shall be automatically dropped from membership on the nonpayment of their dues.

Sec. 3.—Sixty (60) days after January 1, the General Secretary shall drop from the membership roll the names of all whose dues for the current year shall not have been received. Anyone dropped from the membership roll may be reinstated by complying with the provision of a state society governing the reinstatement of members.

Sec. 4.—A member who becomes a resident of another state must, in order to retain his membership in the American Dental Association, become a member of the constituent society in the state to which he has removed.

Sec. 5.—Honorary Members.—Dentists who have arisen to pre-eminence in foreign countries shall be eligible to honorary membership. They may be elected by the House of Delegates on nomination by a section, but not more than three shall be elected to honorary membership in any one year.

Sec. 6.—Associate Members.—Associate membership may be granted by the House of Delegates to distinguished visitors. Such membership accords all privileges for one year, including subscription to The Journal of the American Dental Association.

Sec. 7.—Membership of all classes may be declared forfeited by the House of Delegates for reasons considered sufficient by that body.

Sec. 8.—All members of the National Dental Association incorporated under the laws of the District of Columbia, of every class, who may be members of said Association, on the day when said Association shall transfer its activities and properties to this Association, shall become and be members of this Association, with the same rank, class and standing held by them respectively on said date in said former Association.

CHAPTER II

Registration

No member shall take part in the proceedings of the Association or of any sections until he has registered with the general secretary and secured an official badge of the Association.

CHAPTER III

Admission to Meetings

Section 1.—Admission to all general sessions, section meetings and clinics of the Association shall be limited to those persons who have received the official badge of the society, issued by the general secretary.

Sec. 2.—The general secretary shall issue membership badges to such members on presentation of their membership cards, or satisfactory evidence of the fact that such cards have been issued.

Sec. 3.—Membership badges shall be issued to all honorary and associate members, on presentation of satisfactory evidence of such membership.

Sec. 4.—Guest badges may be issued to all visiting dentists from other countries, to physicians, and to non-dental friends of members, at the discretion of the general secretary.

Sec. 5.—Exhibitors' badges may be issued to exhibitors and their employees.

Sec. 6.—A guest badge may be issued to legally qualified practitioners of dentistry residing outside the United States, and its possessions, who present membership cards of recognized dental associations of their provinces or national organization from the country in which said member resides.

CHAPTER IV

Qualifications, Terms and Registration of Delegates and Alternates

Section 1.—No one shall serve as a member of the House of Delegates who is not a member of this Association.

Sec. 2.—Delegates and alternates from the Army and Navy Dental Corps and the Public Health Service shall be elected for one year.

Sec. 3.—The number of delegates to which each constituent society may be entitled shall be based on the number of members from whom dues for the current year shall have been received by the general secretary of this Association at least thirty days prior to the first day of the annual session of this Association.

Sec. 4.—In the cases of those constituent societies which do not hold meetings of the current year at least forty-five days prior to the annual session of this Association, the number of delegates shall be estimated on the dues for the previous year received by the general secretary of this Association.

Sec. 5.—To be represented in the House of Delegates the officers of each constituent society shall file with the general secretary of this Association, at least thirty days prior to the first day of the annual session, a list of the names of its delegates and alternates.

Sec. 6.—Previous to the annual session the general secretary of this Association shall prepare and have printed a list of the delegates and alternates, elected by the various constituent societies; also the number of paid members of each. In case any society has elected more delegates than the number to which its paid membership shows it to be entitled, the general secretary, in preparing the list, shall drop one or more names from the list of such society, beginning at the bottom of the list, until the proper number of names remain.

Sec. 7.—At any election of delegates, the body electing may at the same time elect as many alternates as delegates, and the alternate of each delegate may act in the absence of the regular delegate from any annual session, except as provided in Section 9 of this chapter.

Sec. 8.—Every delegate must present his credentials and be duly registered by the general secretary, or other designated officer or committee before taking part in the business of the House of Delegates. Credentials shall include a certificate duly signed by the proper officials of the body delegating him, and such other evidence as may be required.

Sec. 9.—The credentials of a delegate having been accepted and his name placed on the roll of the House of Delegates, he shall remain the duly accredited delegate of the body which he represents until final adjournment of the session, provided that when an accredited delegate finds it impossible to continue his service, his regularly selected alternate shall be entitled to be seated. In the absence of the regular alternate, such vacancy shall be filled by the delegates from such state, from the alternates present.

Sec. 10.—If at the second meeting of the House of Delegates it be found that there are not enough regular and alternate delegates to fill the quota of any constituent society, the members of such society may meet and elect from members in attendance a sufficient number to represent them in the House of Delegates until such time as other regular or alternate delegates may arrive.

CHAPTER V

Procedure of House of Delegates

Section 1.—Order of Business.—The following shall be the order of business, unless changed by unanimous consent:

1. Call to order by the president.
2. Roll call.
3. Reading and adoption of minutes.
4. Reports of officers.
5. Reports of committees.
6. Unfinished business.
7. New business.

Sec. 2.—No new business shall be introduced into the House of Delegates on the last day of the annual session whether in the form of resolution, memorial or otherwise, unless with unanimous consent; and such new business shall require a unanimous vote for final action.

Sec. 3.—The House of Delegates shall be governed by Roberts' Rules of Order, when they are not in conflict with these Administrative By-Laws or with the rules of the House.

Sec. 4.—One-fifth of the voting members of the House of Delegates shall constitute a quorum.

CHAPTER VI

Meetings of the House of Delegates

Section 1.—The House of Delegates shall meet annually on the day preceding the opening of, and at the same place as, the annual session of the Association.

Sec. 2.—Special sessions of the House of Delegates shall be called by the president, on written request of a sufficient number of delegates to represent a majority of the constituent societies, by a written or printed notice mailed to the last known address of each delegate, at least twenty-five days before such special session is to be held, in which shall be specified the time and place of meeting and in general terms the objects of such special session, and no other business shall be transacted thereat. The time and place for the meeting of a special session must be given in the requests signed by the delegates.

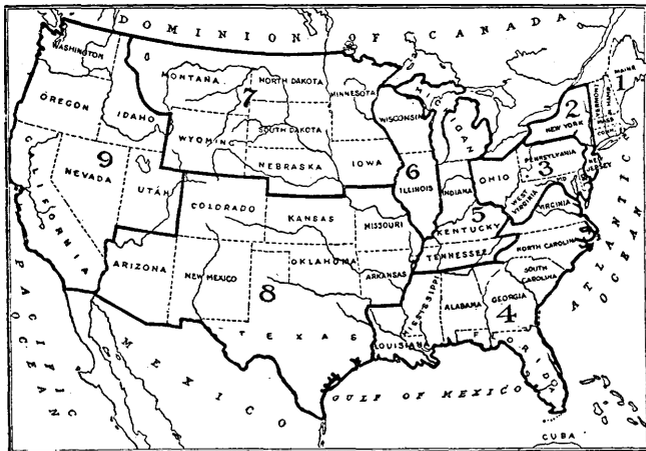
CHAPTER VII

Nomination, Election and Installation of Officers, Trustees, Honorary Members, Associate Members, Etc.

Section 1.—Nominations for office, except that of treasurer, shall be made orally, but no nominating speech shall exceed three minutes in length. Any nominees receiving the majority of the votes cast shall be declared elected. The president shall be nominated and elected at the session held one year previous to his installation, and shall be known as the president-elect until he is installed. The treasurer shall be nominated by the Board of Trustees.

Sec. 2.—To carry out the provisions in Article X, Sec. 3, of the Constitutional By-Laws, the House of Delegates shall authorize the grouping of the constituent societies into nine districts, each district having about one-ninth of the active members of the Association. The House of Delegates may at any session authorize a revision of such districts, whenever changes in membership of the Association may indicate the desirability of so doing.

On the occasion of the annual session of the Association, the delegates from the constituent societies in each of these districts in which the term of office of the trustee



is about to expire shall hold a meeting for the purpose of making nominations for a new trustee. Such meeting shall in each case be called by the trustee whose term is about to expire, or by someone appointed by the president if such trustee should be absent, and notice of the time and place of such meeting shall be given to each delegate from the particular district by the president.

At such meeting the delegates shall nominate one or more candidates for the office of trustee, whose name or names shall be presented to the House of Delegates. Nominations shall be made under the following rules: In case one member receives the unanimous vote of the delegates of the district for the particular office, the one name only shall be presented to the House of Delegates as the nominee of the District. In case one member receives a majority vote, the minority delegates may select a second nominee. In case no one member receives a majority vote, after two ballots have been cast, the members receiving the highest, next highest and third highest vote shall be the nominees from such district. The names of the nominees shall be handed to the general secretary, together with the vote which each nominee received, and both the names and the vote shall be announced to the House of Delegates by the general secretary. A nominating speech of two minutes may be allowed in behalf of each nominee.

Sec. 3.—All elections shall be by ballot, and a majority of the vote cast shall be necessary to elect. In case no nominee receives a majority of the votes on the first ballot the nominee receiving the least number of votes shall be dropped and a new ballot held. This procedure shall be continued until one of the nominees receives a majority of all votes cast, when he shall be declared elected.

Sec. 4.—The election of officers shall be the first order of business of the House of Delegates after the reading of the minutes of the afternoon of the third day of the annual session.

Sec. 5.—Nominations for honorary membership from the sections shall be referred without debate to the Committee on Sections and Section Work, which shall consider the relative scientific attainments and professional character of the nominees, and shall report its conclusions to the House of Delegates for action. The election of honorary members shall immediately follow the election of officers.

Sec. 6.—Nominations for associate membership may be

made by the sections at any meeting of the House of Delegates, and may be confirmed, with or without reference to the Committee on Sections and Section Work, at the will of the majority of the House of Delegates.

Sec. 7.—The general officers of the Association shall be installed at the close of the last meeting of the annual session at which they are elected.

CHAPTER VIII

Officers.

Section 1.—President.—The president shall preside at the general meetings and at the meetings of the House of Delegates, and shall perform such duties as custom and parliamentary usage require. On the morning of the first day of the annual session following his election he shall deliver an address at the general meeting not exceeding forty minutes in length.

In the event of the death, resignation, removal from a district or election to another office of a Trustee, the President shall have authority to fill such vacancy by the appointment of a person from the district where the vacancy occurs, to serve until a successor is chosen at the next annual session. The president shall make a report to the House of Delegates at the first meeting of the annual session.

Sec. 2.—President-Elect.—The president-elect shall assist the president and become an ex-officio member of such committees as do the president and secretary. At the installation of officers at the next annual session following that at which he was elected president-elect he shall become and assume the office of president of this Association without other election.

Sec. 3.—Vice-Presidents.—The vice-presidents shall assist the president. During his absence or at his request one of them shall officiate in his place. In case of the death, resignation or removal of the president, the vacancy shall be filled by the ranking vice-president.

Sec. 4.—General Secretary.—The general secretary shall give due notice of the time and place of all annual and special sessions of the Association and of the House of Delegates, by publishing the same in The Journal of the American Dental Association and other journals. He shall notify members of committees of their appointment, and of the duties assigned to them. It shall be his duty to verify the credentials of members of the House of Delegates and to provide a registration book for them, in which shall be recorded the name of each delegate in attendance at each session. He shall collect all dues and transmit the same to the treasurer, as may be directed by the Board of Trustees. He shall conduct all correspondence required of him by the Association or by the House of Delegates, or which may become necessary in the rightful conduct of his office. He shall keep in separate books the minutes of the general meetings and of the House of Delegates. He shall prepare a roll of the delegates attending each session to facilitate voting by roll call. He shall prepare for publication the official program of each session, and shall perform such other duties as may be directed by the Association or by the House of Delegates, and shall receive a salary to be fixed by the Board of Trustees.

Sec. 5.—Treasurer.—The treasurer shall be the custodian of all moneys, securities and deeds belonging to the Association, and shall hold the same, subject to the direction of the Board of Trustees. He shall give to the Board of Trustees a suitable bond, and shall receive a salary to be fixed by the Board of Trustees.

CHAPTER IX
Board of Trustees

Section 1.—The Board of Trustees shall have charge of all properties and of the financial affairs, and all moneys receivable by the Association shall be disbursed under the direct supervision of the Board of Trustees of the Association. At the first meeting of the Board after the annual session of the Association it shall organize. In addition to the nine elected members of the Board of Trustees, the president, president-elect, general secretary and the treasurer shall be ex-officio members and shall hold the same positions in the Board as in the Association.

Sec. 2.—Journal.—It shall be the duty of the Board of Trustees to provide for and superintend the publication of The Journal of the American Dental Association, and of all proceedings, transactions and memoirs of the Association, subject to the approval of the House of Delegates. It shall have full discretionary power to omit from The Journal of the American Dental Association in part or in whole, any paper that may be referred to it by any of the sections. It shall appoint a general manager and an editor of The Journal, which two positions may be held by one person, and such assistants as may be necessary, and shall determine the terms and conditions of their employment subject to the approval of the House of Delegates.

Sec. 3.—Meetings During Annual Sessions.—During the annual sessions of the Association the Board shall hold meetings as often as may be deemed necessary by the president, and all matters referred to it by the House of Delegates shall be reported on within twenty-four hours, if so ordered by the House.

Sec. 4.—Board Reports.—The Board of Trustees shall have the accounts of the treasurer and of The Journal office audited annually, or oftener if deemed necessary, and shall make an annual report on the same to the House of Delegates, which report shall also specify the character and cost of all publications of the Association during the year and the amount of all property belonging to the Association. The books of the Association shall be closed at the close of business on the 30th day of June of each year, when they shall be audited without delay and the report transmitted to the officers of the Association and the Board of Trustees within thirty days.

Sec. 5.—Vacancies.—In case of vacancy in the office of treasurer or general secretary, the vacancy shall be filled by the Board of Trustees.

Sec. 6.—Salaries.—The Board of Trustees shall fix the salaries of the general secretary, the treasurer, the editor and the manager of The Journal.

Sec. 7.—Regular Meetings of Board.—Regular meetings of the Board of Trustees shall be held immediately after the annual session of the Association and at the same place, and on the first Monday in the month of February, of each year, at such place as the Board may select at its first meeting.

Sec. 8.—Special Meetings of Board.—Special meetings of the Board of Trustees may be called at any time by the president, or by request of five members of the Board, due notice of which must be given to each member of the Board at least five days in advance of the meeting. The general object of a special meeting must be stated in the notice, and no other business may be transacted.

Sec. 9.—Any action of the Board of Trustees concurred in by all the trustees, in writing, as by mail or correspondence, shall be as binding and effective as if taken in meeting regularly called and convened.

Sec. 10.—Annual Sessions, Exhibits, Clinics and General Arrangements.—The Board of Trustees shall have full control of all arrangements for the annual sessions, and

shall provide meeting places for the Association, the House of Delegates and the various sections. It shall also have control of all clinics and exhibits, and of all money received therefrom. The Board of Trustees in their discretion may appoint a local committee on arrangements, which shall at all times be under the control of the Board of Trustees.

Sec. 11.—Invitations for the Association to convene in any city or place shall be presented to the Board of Trustees, who shall recommend to the House of Delegates the places available for an annual session, with the advantages and disadvantages of each.

CHAPTER X
Research Commission

Section 1.—This Commission shall consist of twenty-five members, who shall be elected by the Board of Trustees, not more than three of whom shall be from any one state. In addition to the twenty-five members elected by the Board of Trustees, the president, president-elect and general secretary shall be ex-officio members. They shall serve for five years, five being elected each year. They shall meet annually at the time of the annual session of the American Dental Association and at such other times as shall be designated by their Executive Board.

Sec. 2.—The duties of the Commission shall be to raise funds for carrying on exhaustive dental and oral research; to disseminate scientific knowledge; to support, establish and encourage research and such other duties as shall pertain to the furthering of this cause.

Sec. 3.—The Commission shall organize, shall elect a chairman and secretary, and shall adopt such regulations for the government of its actions, not inconsistent with these By-Laws, as it may find expedient from time to time. They shall elect from their number an executive board of five members, which shall, when the Commission is not in session and has not given specific directions, have general control of the administration of the affairs of the Commission and general supervision of all arrangements for administration, research and other matters undertaken or promoted by the Commission. The secretary shall keep a continuous record of its proceedings and report from time to time its recommendations through the general secretary to the Board of Trustees, and make an annual report to the Board of Trustees.

Sec. 4.—The Commission shall receive applications in writing from persons soliciting funds for research for themselves or for others; shall investigate personally or through their agents all applications, and shall require such proofs or verifications as the Commission may deem proper; shall pass on such applications, recommending or disapproving them in whole or in part, and report their recommendations, through the general secretary, to the Board of Trustees, stating the amount of grant recommended, the time or times for payment, and the person or persons to whom it should be made payable.

Sec. 5.—Such recommendation shall be promptly brought before the Board of Trustees, and if it is approved by said Board, the usual order for payment out of the proper Research Fund shall be made out by the general secretary, which, if found correct, shall be countersigned by the secretary of the Research Commission, and paid by the treasurer of the Association.

Sec. 6.—The Research Commission may also undertake and superintend research work, under its direct supervision, on the approval of the Board of Trustees.

Sec. 7.—The Research Commission shall each year, immediately after the annual session, make and submit to the Board of Trustees, through the general secretary, a budget for the ensuing calendar year, including estimated

expenses for research work directly under the supervision of the Commission.

Sec. 8.—All disbursements and payments shall be made by vouchers or orders drawn by the general secretary or business manager countersigned by the secretary of the Research Commission, if within the scope of appropriations already authorized or made, which when so countersigned shall then be paid by the Treasurer of the Association.

Sec. 9.—Except as above provided, or on express vote of the Board of Trustees, the Research Commission shall not expend money or incur financial obligations.

CHAPTER XI

Committees

Section 1.—Committees shall be classified as (a) standing committees, (b) reference committees, (c) special committees. Standing committees shall be elected by the House of Delegates. The standing committees shall be nominated by the Board of Trustees.

Sec. 2.—Committees, Appointment and Powers.—Reference committees shall be appointed from among the House of Delegates, but any member of the Association shall be eligible to serve on standing or special committees. All members of committees who are not members of the House of Delegates shall have the right to present their reports in person to the House of Delegates, and to participate in the debate, but shall not have the right to vote.

Sec. 3.—Standing Committees.—Standing committees shall be as follows:

- (a) A Judicial Council.
- (b) A Committee on Dental Education.
- (c) A Committee on Dental Legislation.
- (d) A Committee on Transportation.
- (e) A Committee on Mouth Hygiene and Public Instruction.
- (f) A Relief Commission.
- (g) An Ad Interim Committee of the Board of Trustees.
- (h) A Committee on U. S. Pharmacopeia and Formulary.
- (i) A Committee on Dental Index.

Sec. 4.—Judicial Council.—The Judicial Council shall be composed of five members. One member shall be elected each year, to serve for a period of five years. It shall organize by electing a chairman. The general secretary of the Association shall be, ex-officio, secretary of the Council. The latter shall keep a permanent record of its proceedings, shall conduct all correspondence, etc. The Judicial Council shall hold such meetings during the annual session and during the year as it may deem necessary. Three members shall constitute a quorum. It shall make an annual report of its proceedings to the House of Delegates. To this Council shall be referred all questions, complaints, protests and matters of an ethical nature. When such complaints, protests, etc., concern an individual's relations with his local or state society, they shall be considered by this Council only after the same shall have been referred to the constituent society concerned, or on an appeal from such constituent society. Its decisions shall be subject to appeal to the House of Delegates.

Sec. 5.—Committee on Dental Education.—The Committee on Dental Education shall consist of five members. One member shall be elected each year, to serve for a period of five years. The committee shall organize, shall elect a chairman and secretary, and shall adopt such regulations for the government of its actions as it may deem expedient. It shall expend money or contract financial obligations only as shall be authorized in writing by the Board of Trustees. The function of the Committee on Dental Education shall be: (1) To make an annual report

to the House of Delegates on the existing conditions of dental education in the United States. (2) To make suggestions as to the means and methods by which the American Dental Association may best influence favorably dental education. (3) To act as the agent of the American Dental Association under instructions of the House of Delegates, in its effort to elevate the standards of dental education.

Sec. 6.—Committee on Dental Legislation.—The Committee on Dental Legislation shall consist of five members. One member shall be elected each year, to serve for five years. The committee shall organize, shall elect a chairman and secretary, and shall adopt such regulations for the government of its action as it may deem expedient. It shall expend money or contract financial obligations only as shall be authorized in writing by the Board of Trustees. This committee shall have the authority to appoint a sub-committee, consisting of one member from each constituent society, and shall have the power to cooperate with the officers of the state and local societies and with the chief officers of the United States Army and Navy and the Public Health Service in regard to legislation affecting the welfare of dentistry. The Committee on Dental Legislation shall report to the House of Delegates at each annual session its proceedings during the previous year, and shall recommend such action in respect to pending legislation as it shall deem proper.

Sec. 7.—Committee on Transportation.—The Committee on Transportation shall consist of five members. The committee shall secure railroad rates for the annual session, and shall publish same in The Journal of the American Dental Association, and other journals, at the earliest possible time prior to the date of the annual session.

Sec. 8.—Committee on Mouth Hygiene and Public Instruction.—The Committee on Mouth Hygiene and Public Instruction shall consist of five members, one of whom shall be the general secretary of the Association, the other four members to be elected by the House of Delegates upon nomination by the Board of Trustees. One member shall be elected each year to serve for a period of four years. The Council shall organize by electing a chairman. The general secretary of the Association shall be secretary of the Council. The latter shall keep a permanent record of its proceedings and shall conduct all correspondence. The office of the Council shall be at the headquarters of the Association. The Council shall hold such meetings during the annual session and during the year as it may deem necessary. Three members shall constitute a quorum.

The Council shall adopt such rules and regulations for the government of its actions as it may deem expedient. It shall expend money or contract financial obligations only as shall be authorized in writing by the Board of Trustees. The work of this Council shall be:

- (1) To disseminate public instruction.
- (2) To promote public health.
- (3) To make the Legislative Committee of the American Dental Association to obtain proper legislation pertaining to mouth hygiene and public instruction.

The Council may appoint committees to carry on its work. It shall make an annual report of its work to the House of Delegates.

Sec. 9.—Reports of Standing Committees.—The reports of standing committees shall, as far as possible, be transmitted to the general secretary ten days before the date of the annual session, and he shall have them printed for distribution to members of the House of Delegates at the first meeting of the annual session.

Sec. 10.—Reference Committees.—(a) Immediately after the organization of the House of Delegates at each annual session, the president shall appoint from among its members such committees as may be deemed expedient by the House of Delegates. Each committee shall consist of three

members unless otherwise provided, the chairman to be specified by the president. The members of these committees shall serve during the session at which they are appointed.

(b) To the appropriate committee shall be referred resolutions, measures and propositions presented to the House of Delegates before final action shall be taken, unless otherwise unanimously ordered by the House of Delegates.

(c) Each reference committee shall, as soon as possible after the adjournment of each meeting, or during the meeting, if necessary, take up and consider such business as may have been referred to it and shall report on the same at the next meeting, or when called on to do so.

(d) The following reference committees are hereby provided:

1. A Committee on Sections and Section Work, to which shall be referred all business relating to the sections.

2. A Committee on Rules and Order of Business, to which shall be referred all matters regarding rules governing the action, methods of procedure and order of business of the House of Delegates.

3. A Committee on Dental Education, to which shall be referred all matters relating to dental colleges and dental education. The members of the standing Committee on Dental Education shall be ex-officio members of this Reference Committee.

4. A Committee on Legislation, to which shall be referred all matters relating to state and national legislation. The members of the standing Committee on Dental Legislation shall be ex-officio members of this Reference Committee.

5. A Committee on Amendments to Constitutional and Administrative By-Laws, to which shall be referred all business relating to this subject.

6. A Committee on Reports of Officers, to which shall be referred the president's address and the secretary's and Board of Trustees' reports.

7. A Committee on Credentials, to which shall be referred all questions regarding the registration and the credentials of delegates.

8. A Committee on Miscellaneous Business, to which shall be referred all business not otherwise disposed of.

Sec. 11.—(a) There shall be a Relief Commission, consisting of five members to be nominated by the trustees for one, two, three, four and five years, respectively, and thereafter one each year.

(b) The Commission shall organize, shall elect a chairman and secretary, and shall adopt such regulations for the government of its actions, not inconsistent with these By-Laws as it may find from time to time expedient. The secretary shall keep a continuous record of its proceedings and report from time to time its recommendations through the general secretary to the Board of Trustees, and make an annual report to the Board of Trustees.

(c) The Commission shall receive applications in writing from persons soliciting relief for themselves or for others; shall investigate personally or through their agents all applications, and shall require such proofs or verifications as the Commission may deem proper; shall pass on such applications, recommending or disapproving them in whole or in part, and report their recommendations, through the general secretary to the Board of Trustees, stating the amount of relief recommended, the time or times for payment, and the person or persons to whom it should be made payable.

(d) Such recommendation shall be promptly brought before the Board of Trustees, and if it is approved by said Board, the usual order for payment out of the proper relief fund shall be made out by the business manager,

which, if found correct, shall be countersigned by the secretary of the Relief Commission and paid by the treasurer of the Association.

(e) The Relief Commission shall not expend money or contract financial obligations except as it shall be authorized in writing by the Board of Trustees.

(f) No relief shall be granted or paid under this Section unless an equal amount has been paid or secured and promised to be paid to the same beneficiary by the constituent society to which the applicant belongs.

Sec. 12.—The Ad Interim Committee of the Board of Trustees shall consist of six members, who shall be the president, president-elect, and general secretary, ex-officio, and three other members of the Board of Trustees, to be nominated by the Board of Trustees and elected by the House of Delegates each year. The president and general secretary shall, ex-officio, be chairman and secretary of the Ad Interim Committee.

The Ad Interim Committee shall, when the Board of Trustees is not in session and has not given specific directions, have general control and administration of the affairs of the Association of a routine or ordinary nature, and shall have such additional authority as shall from time to time be delegated to it by the Board of Trustees or the House of Delegates.

The secretary shall keep a permanent record of the proceedings of this Committee, in the same book and in chronological sequence with the record of proceedings of the Board of Trustees, and the minutes of such proceedings shall be read at the succeeding meeting of the Board of Trustees, and shall have all the effect of like action taken by the Board of Trustees.

Meetings of the Ad Interim Committee may be called by the president or president-elect at any time by giving three days' notice by mail.

Three members of the Ad Interim Committee shall constitute a quorum for the transaction of business.

No report from this Committee shall be necessary other than the record of its proceedings by the general secretary to the next meeting of the Board of Trustees.

Sec. 13.—The functions of this Committee on U. S. Pharmacopeia and Formulary shall be:

(a) To attend the U. S. Pharmacopeial Conventions.

(b) To investigate the truthfulness of the claims made for pharmacopeial preparations.

(c) To co-operate with the Committees on Dental Legislation in the enacting of adequate legislation and the securing of proper interpretation and enforcement of all laws affecting the best interest of the dental profession and the public.

(d) To act as agent of the American Dental Association under the instructions of the House of Delegates. The Committee will not expend money or contract financial obligations except as shall be authorized in writing by the Board of Trustees and approved by the House of Delegates.

CHAPTER XII

General Meetings

Section 1.—Time of General Meetings.—The general meetings shall be held at 10:30 A. M. and at 8 P. M. of the first day of the annual session, and at 8 P. M. of the subsequent days.

Sec. 2.—Address.—At the first general meeting shall be delivered the address of the president, whose recommendations shall thereon go to the House of Delegates for ac-

tion. The balance of the time of the first meeting shall be devoted to such other addresses as may be provided.

Sec. 3.—Order of Business.—The order of the first general meeting shall be as follows:

1. Calling the meeting to order.
2. Prayer.
3. Address of welcome and response.
4. Report of Committee on Arrangements.
5. President's annual address.
6. Literary program.
7. Adjournment.

CHAPTER XIII

Sections

Section 1.—Meetings.—Each section shall hold its meetings during the annual session; provided that a section shall hold no meeting that will conflict with the general assemblies.

Sec. 2.—Officers of Section.—The officers of each section shall consist of a chairman, vice-chairman and a secretary. These shall serve for one year, or until their successors are elected and qualify; but each section may elect its secretary to serve a longer time at its discretion.

Sec. 3.—Election of Officers.—The election of officers of each section shall be the last order of business of the last meeting of the section.

Sec. 4.—Duties of Section Officers.—(a) Each chairman shall perform the usual duties of such office, and shall cooperate with the section secretary in procuring papers and in the arrangement of the program for his section. (b) Each vice-chairman shall assist his chairman, and take his place when necessary. (c) Each secretary shall keep the records of the section in a book provided for such purpose; shall, with the cooperation of the chairman, conduct all correspondence necessary to secure papers and perfect the program for his section; and he shall forward to the general secretary, at least forty days prior to the date of the annual session, a copy of his section program for insertion in the official program, and shall perform all other duties pertaining to the office of secretary.

Sec. 5.—Executive Committee.—Each section shall have an Executive Committee, which shall consist of the last three retired chairmen. In the absence of a member of this committee the acting chairman shall sit in his stead. At the first organization of each section, in 1913, an Executive Committee of three shall be elected, one to serve for one year, one for two years and one for three years, by which time the Executive Committee will be constituted as above provided. The Executive Committee shall examine and pass on all papers read before the section, and shall indorse for publication only those that are of scientific or of practical value; it shall also examine all papers offered to the section, prior to the reading thereof and shall, except in the case of the state society officers' section, choose the one to be read before the general meeting devoted to the work of its particular section, and such paper shall not be read before the section meeting.

Sec. 6.—Honorary and Associate Members.—Each section, at its opening meeting, may make nominations for honorary and for associate members, in accordance with Sections 5 and 6 of Chapter 1. The secretary shall immediately notify the general secretary of such nominations.

CHAPTER XIV

Papers and Discussions

Section 1.—Titles and abstracts of papers offered to

sections must be in the hands of the section secretary at least forty-five days prior to the annual session.

Sec. 2.—The time allowed for the presentation of a paper before a section shall be limited to thirty minutes, except by unanimous consent. No one shall address a section more than once on the same subject, nor for longer than five minutes, except with the consent of the majority of those present.

Sec. 3.—Each section may provide by-laws for its own government, provided they shall not conflict with the Constitutional and Administrative By-Laws of the Association.

CHAPTER XV

Publication

Section 1.—No paper shall be published as having been read before a section unless it has received the approval of the Executive Committee of said section.

Sec. 2.—Each author shall hand his manuscript to the section secretary immediately after the reading thereof, and such manuscript must be ready for publication at that time, and must be accompanied by copy for all illustrations needed. The secretary shall indorse thereon that it has been read, and shall hand it to the Executive Committee for its action. All papers approved by the Executive Committee shall be returned to the section secretary, who shall at once forward them for publication to the editor of The Journal.

Sec. 3.—No paper shall be published as having been read before a section unless it has actually been read, or unless, for special reasons, when the author has been present and prepared to read the paper, the section shall vote to have it read by title.

Sec. 4.—All papers and reports presented to a section, and approved by the Executive Committee, shall become the exclusive property of the Association; but the Board of Trustees may permit an author to publish his paper elsewhere than in The Journal of the American Dental Association.

Sec. 5.—Official Resolutions Approved by the House of Delegates.—No memorial, resolution or opinion of any character whatsoever shall be issued in the name of the American Dental Association, unless it shall have been approved by the House of Delegates.

CHAPTER XVI—AMENDMENTS

Articles of Incorporation

Section 1.—The House of Delegates at any annual session, wherever the same may be held, may instruct the Board of Trustees to make any changes in the articles of incorporation in accordance with the law, which may appear desirable or which may be made necessary, by any change or amendment to the Constitutional and Administrative By-Laws of this Association.

Sec. 2.—These Administrative By-Laws may be amended on a two-thirds vote of the House of Delegates, provided that no amendment shall be acted on till the day following that on which it is introduced, except that the Board of Trustees may by unanimous vote make such changes, and such changes only, as may be required to adapt them to the rules and regulations of the United States postal authorities.

STANDING RESOLUTIONS

APPROPRIATION RESOLUTIONS REFERRED

Resolutions presented to the House of Delegates carrying an appropriation shall be referred to the Board of

Trustees without debate, to be again reported to the House by the Board of Trustees at the same or the next session. (Transactions of 1923, p. 107.)

RELIEF APPROPRIATIONS

No relief shall be granted or paid under Section 11 of Chapter XI of the Administrative By-Laws unless an equal amount has been paid or secured and promised to be paid to the same beneficiary by the constituent society to which the applicant belongs. (Transactions, 1925, p. 144.)

INVESTING FUNDS

Resolved: That the Treasurer for the future be and is hereby authorized and empowered to keep all funds of the American Dental Association invested and reinvested in the same conservative manner as in the past; viz., in securities acceptable for the investment of strictly trust funds by reputable banks and other financial agencies.

DENTAL EDUCATIONAL COUNCIL OF AMERICA

Resolved: That the House of Delegates instruct the standing Committee on Dental Education to organize a sub-committee to be known as Representatives on the Dental Educational Council of America, subject to the approval of the House of Delegates, one member to be appointed for one year, one for two years, one for three years, one for four years, one for five years, and one to be appointed annually thereafter to serve five years, the present representatives on the Educational Council of America to remain undisturbed until their terms expire. The Representatives on the Educational Council of America shall not expend money nor contract financial obligations, except as they shall be authorized to do in writing by the Board of Trustees, subject to the approval of the House of Delegates.

COMMITTEE ON NOMENCLATURE

Resolved: That the House of Delegates instruct the standing Committee on Dental Education to organize a sub-committee on Nomenclature, subject to the approval of the House of Delegates, one member to be appointed for one year, one for two years, one for three years and one to be appointed annually thereafter to serve three years. The Committee on Nomenclature shall not expend money nor contract financial obligations except as it shall be authorized to do so, in writing, by the Board of Trustees, subject to the approval of the House of Delegates.

COMMITTEE ON HISTORY

Resolved: That the House of Delegates instruct the standing committee on Dental Education to organize a sub-committee on History, composed of three members to be appointed by the Committee on Dental Education, subject to the approval of the House of Delegates, one member to be appointed for one year, one for two years and one for three years, and one member to be appointed annually thereafter to serve three years. The Committee on History shall not expend money, nor contract financial obligations, except as it shall be authorized, in writing, by the Board of Trustees, subject to the approval of the House of Delegates.

RESOLUTIONS ADOPTED BY TRUSTEES

Resolved: That all committees, commissions or other activities connected with this Association be required to make a detailed statement to the Board of Trustees of the source of all receipts of funds, materials, etc., from any and all sources.

Resolved: That all committees, commissions or other activities of the Association receiving appropriations of funds of any nature make a detailed statement to the

Board of Trustees, specifying to whom moneys are paid, and the amount for traveling expenses or expenses of every nature.

Resolved: That such statements be placed on file for the inspection and information of the members of this Association.

LOCAL COMMITTEE'S FINANCIAL REPORT

Any unexpended balance remaining in the hands of the local committee on arrangements after the annual meeting shall be turned over to the secretary of the American Dental Association.

CODE OF ETHICS

Section 1.—In his dealings with patients and with the profession, the conduct of the dentist should be in accordance with the Golden Rule, both in its letter and in its spirit.

Sec. 2.—It is unprofessional for a dentist to employ letters, handbills, posters, circulars, cards, signs, stereopticon slides, motion pictures, telephone, radio, newspapers, or any kind of printed or written publications, or any other device or means for the purpose of

(1) Advertising personal superiority, or ability to perform services in a superior manner.

(2) Advertising definite fixed prices, which in the nature of the professional service rendered must be variable.

(3) Advertising statements that might be calculated to deceive or mislead the public.

(4) Advertising under the name of a corporation, company, association, parlor or trade name.

(5) Advertising special methods of practice or peculiar styles of work.

(6) Publishing reports of cases or certificates in the public prints.

(7) Employing, associating with or making use of advertising solicitors or free publicity press agents.

(8) Giving a guarantee or warranting operations as an inducement to patronage.

A dentist is permitted, however, to use professional cards of suitable size with name, titles, address and telephone number printed in modest type, and if he confines his practice to a specialty he may announce it on such cards. He may also place a similar card in a newspaper or other publication.

He may also mail to his patients a modest announcement informing them of his opening, removal, absence from or return to practice, and the use of simple appointment cards is also permitted.

Sec. 3.—It is unprofessional for dentists to pay or accept commissions on fees for professional services, or for radiograms, or on prescriptions or other articles supplied to patients by pharmacists or others.

Sec. 4.—One dentist should not disparage the services of another to a patient. Criticism of operations which are apparently defective may be unjust through lack of knowledge of the conditions under which they were performed. But the welfare of the patient is paramount to every other consideration, and should be conserved to the utmost of the practitioner's ability. If he finds indisputable evidence that a patient is suffering from previous faulty treatment, it is his duty to institute correct treatment at once, doing it with as little comment as possible and in such a manner as to avoid reflection on his predecessor.

Sec. 5.—If a dentist is consulted in an emergency by the patient of another practitioner who is temporarily absent from his office, or by a patient who is away from home,

the duty of the dentist so consulted is to relieve the patient of any immediate disability by temporary service only, and then refer the patient back to the regular dentist.

Sec. 6.—When a dentist is called in consultation by a fellow practitioner, he should hold the discussions in the consultation as confidential, and under no circumstances should he accept charge of the case without the request of the dentist who has been attending it.

Sec. 7.—The dentist should be morally, mentally and physically clean. He should be honest in all his dealings with his fellow man, as comports with the honor and dignity of a cultured and professional gentleman.

