



~~The~~ Cambridge Historical Society

~~By-Laws~~¹Laws¹

Rev. March 30, 2021

I. Corporate Name

The name of this corporation shall be "The Cambridge Historical Society."¹ (referred to throughout this document as "Organization.")²

II. ~~Mission Statement~~Organizational Purpose

We engage with our city to explore how the past influences the present in order to shape a better future and to carry out the purposes of the Organization as set forth in the Articles of Organization.

III. ~~The Cambridge Historical Society~~Membership

Anyone who supports the mission and goals of the Organization and expresses interest in sustaining a relationship with the Organization and who fills out such enrollment forms and agrees to such enrollment terms as the Board of Directors may from time to time require will be a member. Membership does not require the payment of dues; however, consistent with the foregoing the Board of Directors may from time to time request voluntary payment of membership dues to support the Organization but not as a condition or requirement of membership. Members may serve on the Board of Directors and advisory committees for such purposes and in such manner as may be determined by the Board of Directors. Members do not have voting privileges.

IV. ~~will act as a living repository for Cambridge's tradition and history. It will maintain any property entrusted to it and collect, preserve and interpret items of historical and antiquarian significance. The Society will encourage research and involvement in these efforts by its members and the community at large. In so doing, it will promote a better understanding of history as an important factor in the everyday affairs of the City and its residents~~**Board of Directors and Officers**

1. Board of Directors: There shall be a Board of Directors (referred to throughout this document as "the Board" or "Directors" (formerly known as the "Council" or "Councilors")) not to exceed fifteen (15) people, responsible for the governance of the Organization as a nonprofit corporation subject to the Massachusetts nonprofit corporation law, Mass. Gen.

¹ As adopted 17 June 1905, with amendments to 28 April 1959. Further amended and renumbered on 24 April 1977. Amended in Articles V and XII on 26 February 1978, in wording on 1 November 1989, 1990, and on 5 February 1995. Further amended on 21 January 1996, 13 February 2000, 24 January 2010, 22 March 2017, 6 February 2018, and 25 February 2020.

² As of December 2, 2020, by vote of the Council, the Organization began doing business as History Cambridge.

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Laws Chapter 180 and Section 501(c)3 of the Internal Revenue Code as they may from time to time be amended. The Board shall have and may exercise all of the powers of a board of directors as long as it meets the legal requirements of Massachusetts nonprofit corporations and applicable law.

2. Officers: The Officers of the Board shall be a president, up to two vice-presidents, a clerk, and a treasurer. All of the Officers shall be elected by and from among the Board of Directors serving on the Board of Directors as set forth below.

Election=

III. Seal

The seal of the Society shall be: Within a circle bearing the name of the Society and the date 1905, a shield bearing a representation of the Daye Printing Press and, crest of two books surmounted by a Greek lamp, with the representation of Massachusetts Hall on the dexter and a representation of the fourth meeting-house of the First Church in Cambridge on the sinister, and, underneath, a scroll bearing the words *Scripta Manent*.

IV. Membership and Dues

1. Acceptance and Privileges: The Society shall accept members, corporate members or other classes of membership in accordance with procedures established by the Council. There shall be no limitation on the number of members of the Society. Membership in the Society includes the privilege to attend Society meetings and the right to hold elective office. Cambridge Historical Society

2. Representation: Individual Length of Term: All Officers and corporate members shall be entitled to cast one vote in person and not by proxy on each matter submitted to a vote of the members.

3. Dues: The annual dues structure of membership Directors shall be fixed by the Council. Failure to pay annual dues may, at the discretion of the Council, be considered a resignation of membership elected by the Board of Directors and shall serve three-year terms, with their tenure in office set to begin either=

4. Advisory Committee Members: Advisory committee members may be elected by the membership at the Annual Meeting. Advisory committee members who at which they are not otherwise members of elected or, in the Society may attend the case of an election between Annual Meetings, at the next Annual Meeting but will not be entitled to vote. ; however, in

5. Honorary members: Honorary members of the Society may be elected by the Council at any time and shall hold such position at the pleasure of the Council. Honorary members shall be exempt case of filling a vacancy resulting from dues and may attend meetings of the members, but shall not be entitled to vote and shall have no duties, liabilities or responsibilities of any kind.

V. William and Frances White Emerson Scholars

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In grateful recognition of the long interest of Frances White Emerson and William Emerson and of their munificent bequests to the Society, the Council may from time to time appoint members of the Society to be known as William and Frances White Emerson Scholars.

resignation or removal of ~~VI. Officers and Council~~

1. ~~Officers:~~ The officers of the Society shall be a president, three vice presidents, a secretary with powers of clerk, a treasurer, ~~an~~ editor, a curator and twelve councilors, constituting a twenty member Council of the Society having the powers of a board of directors.

2. ~~Term of Office:~~ All of the above officers shall be elected by the membership of the Society at the Annual Meeting and shall hold ~~Officer or Director, such tenure in office for such terms as the Society at its Annual Meeting shall determine and until others are duly chosen and qualified in their stead~~ may commence at such time as determined by the Board of Directors. =

3. ~~Length of Term:~~ Unless the ~~Council~~ Board otherwise permits, an ~~officer~~ Officer may not serve more than six consecutive years in the same office. The ~~twelve councilors~~ Directors who are not ~~officers~~ Officers shall serve ~~for three years each~~ on a staggered basis, with ~~four~~ approximately one-third being elected ~~for three-year terms or re-elected~~ each year.

4. ~~Resignation and Removal:~~ Any ~~officer~~ Director or Officer may resign by notice in writing, filed with the ~~President or Clerk. Any resignation shall take effect on the date of the receipt of the written notice, or at any future date specified by the notice and, unless otherwise specified in the notice, the acceptance of the resignation shall not be necessary to make it effective. If the resignation is effective at a future time, a successor may be selected before that time, to take office when the resignation becomes effective. Consistent with the foregoing, an Officer may resign from her/his/their Officer position without resigning from the Board of Directors, in which case the resigning person may continue on the Board notwithstanding her/his/their discontinuing her/his/their position as an Officer and the written notice of resignation should specify if the resignation applies to the Officer position or to both the Officer position and the directorship position.~~

5. ~~secretary. Removal:~~ The ~~Council~~ Board may, by vote of a majority of its entire number, remove any ~~officer~~ Director, or agent Officer elected by the Board, or Agent appointed by the ~~Council~~ Board, for any reason, with or without cause except that removal of an Agent or other person may require a finding of good cause if and to the extent required by any contract or other binding commitment relating to such Agent or other person.

56. ~~Vacancies:~~ In case of a vacancy of an ~~officer~~ Officer by reason of death, resignation, removal, disqualification or otherwise, the ~~Council~~ Board shall have the power to fill the vacancy by the appointment of a successor to hold office until the position is filled by election at the next Annual Meeting of the Society. The Council shall have and may exercise all of the powers of a board of directors notwithstanding any vacancies in its number election of a successor to hold office for a new three-year term.

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V. Duties of ~~Council~~Board of Directors and Officers

1. ~~Council~~Board of Directors: The ~~Council~~Board shall be the executive body ~~of the Society.~~ The ~~organization's~~ affairs ~~of the Society~~ shall be under and subject to the general direction of the ~~Council~~Board, which shall administer, manage, preserve, and protect the ~~organization's~~ property ~~of the Society~~ and shall have full power to administer, direct, manage, and conduct its affairs, including but not limited to the following powers.

a. The ~~Council~~Board may vote to appoint assistants to any of the ~~officers~~Officers as needed.

b. After receiving the recommendation of a committee formed for that purpose, the ~~Council~~Board may ~~appoint~~ engage and hire an executive director to manage the affairs of the ~~Society~~organization, including ~~appointing resident fellows and~~ hiring and managing additional staff.

c. The ~~Council~~Board may present a written report for the year at each Annual Meeting. ~~Responsibilities of the Council shall be further clarified in a policy book adopted by the Council by a majority vote.~~

d. The Board may exercise such powers as authorized for Boards of nonprofit corporations by Mass. Gen. Laws Chapter 180.

2. President: The ~~president~~President shall be ~~chairman~~chair of the ~~Council~~Board and shall preside at all ~~Board~~ meetings ~~of the Society~~. In case of the death, absence, or incapacity of the president, the ~~president's~~President's powers shall be exercised by one of the ~~vice-presidents~~Vice-Presidents, as designated by the ~~Council~~Board.

3. ~~Vice-presidents~~President(s): The ~~vice-presidents~~Vice-President(s) shall perform such functions as are prescribed by the ~~Council~~. ~~One of the three vice-presidents, as designated by the Council, Board.~~ The Vice-Presidents shall represent the ~~Society~~organization in lieu of the ~~president~~President and an individual Vice President designated by the Board of Directors shall chair the ~~Council~~Board and preside at Board meetings when and if called upon by the Board of Directors to do so.

4. Clerk: The Clerk shall keep organizational records including the records of the Board and with the assistance of the Executive Director shall oversee the keeping of copies of annual filings with local, state, and federal agencies as may be applicable subject to the Treasurer seeing that such reports are prepared and filed as set forth below. The clerk shall ensure any required notice to Directors of Board meetings, notice to members of membership meetings of the Society when and if called upon to do so, and public notice of its meetings or notice of other matters requiring notice.

4. Secretary: ~~The secretary shall keep records and conduct the correspondence of the Society and of the Council. The secretary shall give each member of the Society written notice of its meetings and shall also present a written report of the year at each Annual Meeting.~~

5. Treasurer: The ~~treasurer~~Treasurer shall have charge of the funds and securities of the ~~Society~~Organization and shall keep its accounts in proper books. ~~The treasurer; however, any such practices of the Treasurer and Organization shall remain subject to the oversight and ultimate~~

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control of the Board of Directors. The Treasurer shall have the power to sign and endorse checks in the name of the Society Organization and to receipt for receive all monies and securities due the Society; the treasurer organization in such manner as is consistent with practices allowed by the Board of Directors; the Treasurer shall be able to delegate the day to day operations to the staff or an outside bookkeeper, with the approval of the Council Board. The treasurer Treasurer shall oversee all investments and disbursements of its funds, but only with the approval of at least the Board's Finance Committee and subject to the oversight of the Board of Directors and the Board's right to approve or disapprove such investments and disbursements, and see that all reports required by governmental agencies are prepared. The treasurer shall make a report at each Annual Meeting. The treasurer and copies maintained. The Treasurer shall ensure that the accounts of the Society Organization shall be reviewed or audited as may be required by applicable law, annually by one or more independent auditors appointed by the Council. certified accountants or auditors hired by the Board. At the Annual Meeting of the Board of Directors, the Treasurer shall provide or reasonably arrange for the provision of a report on the Organization's finances to the Board of Directors.

~~6. Editor: The editor shall have charge, under the direction of the Council, of the preparation for the press of the Society's publications and their printing and distribution.~~

~~7. Curator: The curator shall have charge, under the direction of the Council, of all physical collections of the Society, including but not limited to books, manuscripts, furniture, artifacts, buildings, and other memorials of the Society, except the records and books kept by the secretary and treasurer, and may present a written report at each Annual Meeting.~~

~~8. Councilors: The councilors~~

6. Directors: The Directors shall perform tasks as assigned by the Council Board.

VI. VIII. Society Meetings and Quorums

1. Meetings:

a. The Board of Directors will set a schedule of regular meetings each year.

b. The Annual Meeting of the Society shall be held on or before the first day of April of each year, at a time and place to be determined by the Council. Other regular or special meetings of the Society shall be held at the direction of the president or Council, or upon written request to the Council signed by not less than ten members Board, and the Annual Meeting shall include a meeting of the Board of Directors.

Other special or emergency meetings

c. ~~2.~~ Notices: Written notices of the time and place of Board may be called by the Annual Meeting Executive Director, President, or any other meeting of the Society three Directors. Reasonable notice of special or emergency meetings shall be sent to all members not less than ten days before given by telephone, electronic mail, or written notice. The notice of any meeting shall state the date, time, place, and purpose of the such meeting.

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~~3.~~

2. Quorum: ~~One~~ Unless a greater proportion is required by law, one-third of the ~~Councilors~~ Directors then in office shall constitute a quorum at any meeting of the Board. All decisions will be by majority vote of those present at a meeting at which a quorum is present, and the act of a majority of the Board Members present at a meeting at which a quorum is present shall be an act of the Board unless a percentage greater than a majority is required by law or by these Bylaws. A meeting at which a quorum is initially present may continue to transact business, notwithstanding the withdrawal of Directors, if any action taken is approved by at least a majority of the required quorum for such meeting.

3. Council. One-third of the members of the Society, or twenty five (25) members, whichever is less, shall constitute a quorum at any meeting of the members of the Society. ~~Councilors~~ Attendance and Conduct of Meetings: Officers and Directors shall participate in ~~Council~~ Board meetings in person, ~~not by proxy~~. Members may vote by proxy at Annual meetings or other meetings of the members of the Society, and not by proxy. When determined to be in the best interests of the Organization, meetings of the Board may be conducted by telephone or video conference call so long as such technology enables live, concurrent participation by all Officers and Directors. Officers and Directors may participate in in-person Board meetings via telephone or video conference call when necessary if such technology enables live concurrent remote participation. Meeting attendees participating via telephone or video shall be subject to all of the same rights and responsibilities as those participating in person.

~~4.~~ Action Without a Meeting: Any action requiring a vote to be taken at a meeting of the Board (including amendment of these Bylaws or the Articles of Organization) or of any committee, may be taken without a meeting if all the members of the Board or committee consent in writing to taking the action without a meeting and agree to approving the specific action subject to applicable law. Such consents shall have the same force and effect as a unanimous vote of the Board or of the committee. A copy of any action taken by written consent shall be filed by the Clerk and maintained in the Organization's corporate records where minutes of Board action are kept.

VII. Committees

1. Executive Committee: The ~~Council~~ Board may, by ~~vote of a majority of its members~~ vote, elect from ~~its membership~~ the Directors an executive committee ~~of not less than three (3) members which shall manage the current and ordinary affairs of the Society~~ composed of the Officers and up to five (5) additional Directors. A majority of the executive committee shall constitute a quorum for the transaction of business. The executive committee shall meet as needed and shall have the authority to act on behalf of the full Board subject to the Board's retaining oversight rights and rights of review and control. The executive committee shall report its actions to the ~~Council~~. ~~The Council~~ Board in such manner and subject to such guidelines as determined by the Board. The Board shall have the power to rescind any vote or resolution of the executive committee, but no such rescission shall be retroactive unless retroactive rescission is in good faith found by the

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Board to be necessary or in the best interests of the Organization and not inconsistent with legal obligations of the Organization.

2. Nominating Committee: The nominating committee shall consist of ~~not less~~no fewer than three (3) ~~nor more than five (5) members~~people drawn from the Board of the ~~Society~~Directors and/or the general public, appointed by the ~~president~~President with the approval of the ~~Council~~at least one month prior to the Annual Meeting. Board. The nominating committee shall present ~~to the Annual Meeting~~its report of nominations for officersOfficers and Directors to serve on the ~~Council~~Other Board at the Annual Meeting. It may also present nominations ~~may be made by members of the Society~~at to the Board between Annual Meetings to fill vacancies on the Annual Meeting. Board.

3. Finance Committee: The finance committee shall consist of ~~not less~~no fewer than three (3) nor more than seven (7) ~~persons, a majority of whom shall be members of the Society~~Directors. The members of the finance committee shall be appointed by the ~~president~~President with the approval of the ~~Council~~Board. The ~~president, any vice-presidents~~Treasurer will serve as the chair of the finance committee. The President, designated ~~by the Council, treasurer, assistant treasurer and director~~Vice-President(s), and Executive Director shall be ex-officio members of the committee. The committee shall, subject to the control of the ~~Council~~Board, supervise and direct the investment of the funds of the ~~Society~~Organization; shall review and recommend the annual budget of the ~~Society~~Organization; and shall use all reasonable efforts to assure that the treasurer's accounts and vouchers are properly audited and that securities are examined and accounted for each year.

4. ~~Advisory Committee: Members of the advisory committee shall be elected at the Annual Meeting of the Society and shall hold office for three years or for such terms as the Society shall determine. The members of the advisory committee shall advise the Council and membership on such matters in which they have expertise and shall be entitled to attend all meetings of the Council but without voting powers.~~

5. ~~Other Committees: Other Advisory~~ committees may be appointed and dissolved from time to time by the ~~president~~President ~~subject to the control of the Board and~~ with the approval of the ~~Council~~Board. These committees shall have such powers and responsibilities as the ~~Council~~Board shall designate. The ~~president~~President, designated ~~vice-presidents~~Vice-President(s), and the ~~director~~shall Executive Director may be ex-officio members of all committees and shall have the right to vote on committee matters in their capacity as members of such committees, and each such committee shall include among its members at least one ~~member of the Council~~Director, in addition to the ex-officio members. The committees shall be ~~under the oversight of~~chaired by a Director as designated ~~Council member~~by the Board of Directors.

×VIII. Indemnification

The

(a) The Cambridge Historical Society shall, to the extent legally permissible and only to the extent that the status of the Cambridge Historical Society as an organization exempt from

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federal income tax under Section 501(c)(3) of the Code is not adversely affected thereby, and subject to the terms herein, indemnify each person who may serve or who has served at any time as a ~~member of the Council,~~Director, or as an ~~officer~~Officer, or as a Director or Officer serving as a member of any committee of the ~~Society~~Organization or who at the request of the ~~Society~~Organization may serve or at any time has served as a fiduciary or trustee of an employee benefit plan of the ~~Society~~Organization (collectively, “indemnified ~~officers~~”,Officers”), from and against all expenses~~claims~~ and liabilities, including reasonable counsel fees, ~~and related expenses~~ reasonably incurred by or imposed upon such person in connection with any legal proceeding in which such person may become involved by reason of serving or having served in such capacity (other than in a proceeding voluntarily initiated by such person unless such person is successful on the merits and ~~the~~such proceeding was authorized by a majority of the full ~~Council~~Board); provided that no indemnification shall be provided for any ~~such~~ person with respect to any matter as to which such person shall have been finally adjudicated in any proceeding: not to have acted in good faith in the reasonable belief that such person’s action was in the best interests of the Society, or or not opposed to the best interests of the Organization, or to have acted outside the scope of her/his/their service to the Organization, or to have engaged in willful misconduct or negligence; and shall be indemnified to the extent that such matter relates to service by a Director, Officer or authorized fiduciary acting on behalf of the Organization with respect to any employee benefit plan, ~~in~~where the Director, Officer or fiduciary was found to be acting in the best interests of or not opposed to the best interests of the participants or beneficiaries of such employee benefit plan.

(b) Notwithstanding the foregoing, if the Cambridge Historical Society or person has insurance covering the costs and/or the defense of such legal proceedings, then the costs and defense shall be paid for by such insurance to the extent available. The Cambridge Historical Society shall have the power to purchase and maintain insurance on behalf of any Directors, Officers, fiduciaries and others including indemnified persons against any liability asserted against or incurred by her/his/their in her/his/their capacity as an indemnified person, or arising out of his or her status as such, whether or not the Cambridge Historical Society would have the power to indemnify or advance expenses to him or her against such liability.

(c) Any indemnification by the Cambridge Historical Society shall be on the condition that the Director or Officer seeking indemnification shall give the Organization written notice of her/his/their request for indemnification within a period of time from receipt or notice of a claim sufficient to provide the Organization an opportunity to consider the Organization’s interests in raising defenses, filing an Answer and defending all claims and the Director or Officer seeking indemnification shall forward a copy of any legal complaints to the Cambridge Historical Society to the attention of the President of the Organization and to the Executive Director within ten (10) business days of receipt by the Director or Officer.

(d) Such indemnification may, to the extent authorized by the Council~~Board~~, include payment by the ~~Society~~Organization of reasonable expenses incurred in defending a civil or

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criminal action or proceeding upon receipt of a written undertaking by the person indemnified to repay such payment if he shall be found not entitled to indemnification under this article, which undertaking may, if authorized by the Board, be accepted without regard to the financial ability of such person to make repayment.

(e) The payment of any indemnification or advance shall be conclusively deemed authorized by the ~~Council~~Board of ~~the Society~~Directors under this Article, and the members of the ~~Council~~Board approving such payment shall be wholly protected, if the payment has been approved or ratified (1) by a majority vote of a quorum of the ~~members~~Board of ~~the Council~~Directors consisting of persons who are not at that time parties to the proceeding or (2) by a majority vote of a committee of ~~two~~five or more ~~members of the Council~~Directors who are not at that time parties to the proceedings and are selected for this purpose by the full ~~Council~~Board (in which selection ~~members of the Council~~Directors who are parties may not participate); or ~~the payment is approved by a vote of a majority of the members of the Society; or~~ a court having jurisdiction shall have approved the payment. Notwithstanding the foregoing, as to any matter disposed of by a compromise payment by a person seeking indemnification pursuant to a settlement, consent decree or otherwise, no indemnification shall be provided unless such compromise and indemnification shall be approved: (i) by a majority vote a quorum consisting of disinterested Directors; (ii) If such a quorum cannot be obtained, then by a majority vote of a Committee of five or more disinterested Directors; or (iii) by a court of competent jurisdiction.

(f) If both the Organization and a person requesting indemnification are parties to the legal proceeding(s), counsel representing the Organization may also represent the indemnified person unless such dual representation would involve such counsel in an actual or potential conflict of interest or ethical or professional violation, and the Organization shall pay the costs of such counsel during the period of dual representation.

(g) The indemnification provided hereunder shall inure to the benefit of the heirs, executors and administrators of an indemnified ~~officer~~Director entitled to indemnification hereunder. The right of indemnification under this Article shall be in addition to and not exclusive of all other rights to which any person may be entitled. Nothing contained in this Article shall affect any rights to indemnification to which ~~Society~~-employees, agents, ~~Council, officers~~Board, and other persons may be entitled by contract or otherwise under law.

(h) No amendment or repeal of the provisions of this Article which adversely affects the right of an indemnified ~~officer~~Director under this Article shall apply to any indemnified ~~officer~~Director with respect to ~~his or her~~their acts or omissions which occurred at any time prior to such amendment or repeal without ~~his or her~~their written consent.

~~X~~IX. Use of Property and Procedure on Dissolution

The ~~Society~~Organization shall use its property and funds only ~~to accomplish in furtherance of the objectives and purposes specified in the mission statement of articulated in~~ these ~~by laws~~Bylaws, and no part of such property or funds shall inure, or be distributed, to ~~the members of the Society nor to any~~

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~~other~~ private person except the ~~de-accessioning~~~~deaccessioning~~ of objects in a way that is consistent with the collection policy of the ~~Society~~Organization and is overseen by the ~~Curator~~Executive Director with the approval of the ~~Council~~. ~~At any time the active membership falls below twenty six, this Society may be dissolved at the written request of any three members, according to the laws and statutes of this Commonwealth.~~Board. On ~~dissolution of the Society~~a vote of the Board of Directors to dissolve the Organization, any funds or assets remaining shall be distributed to one or more regularly organized charitable, educational, scientific, or philanthropic organizations, to be selected by the ~~Council~~Board and qualified under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and whose mission is consistent with the mission set forth in Article II above- and subject to any such dissolution being subject to and in accordance with the Massachusetts nonprofit corporation law, Chapter 180 of the Mass. General Laws.

~~XX~~. Amendment & Review of By-LawsBylaws

1. Amendment: These ~~by laws~~Bylaws may be amended at any meeting of the Board of Directors at which a quorum is present and by a vote of two-thirds of ~~the members~~those present and voting, provided that the substance of the proposed amendment shall have been inserted in the call for such meeting.
2. Review: These Bylaws shall be reviewed on a regular basis and updated as needed.