Pugwasn, No. 36.—Sec. 1, Art. 3.—The words "to appoint a Chaplain for the quarter," to be omitted, as the Chaplain is now a constitutional officer, and elected by the Division.

Sec. 2, Art. 3 .- The words "Constitution and" to be

omitted.

Sec. 3, Art. 4, is unconstitutional, as no member's connection with the Order can be severed without action being taken under provisions of Articles 6 and 8 of the Constitution, and Chapters 5, 6, 7 and 8 of Code of Laws.

VESPER, No. 124.—Sec. 2, Art. 3.—The words "Chaplain and also" to be omitted, as Chaplain is now a constitutional officer, and elected by the Division.

Sec. 6, Art. 3.—The words after one week's previous notice

has been given, to be added to the section.

PORT WILLIAMS, No. 195.—Your Committee do not find anything unconstitutional in the Bye-Laws of this Division.

WINE HARBOUR, No. 204.—Sec. S, Art. 5.—The words provided the Division votes him the Card, to be inserted between "F. S." and "after."

GOLDENVILLE, No. 206.—Sec. 1, Art. 5, to be omitted, being already provided for in Sec. 2 of Art. 2.

Sec. 1, Art. 6.—After the word "withdrawal" in 5th line,

insert the words after the Division has voted the same.

Sec. 1, Art. 8.—Your committee cannot recommend, it being unconstitutional.

Art. 17.—Your committee are of opinion that this article is unconstitutional, and would therefore recommend its erasure from the Bye-Laws of the Division. Your committee, however, would here observe that they are of opinion the National Division should re-enact the law whereby brethren would be prevented from holding effice until after the expiration of a certain period after re-instatement for violation of the pledge.

Argus, No. 210.—Your committee do not find anything in the Bye-Laws of this Division conflicting with the Constitution or Code of Laws.

Submitted in L., P., and F.,

PATE. MONAGHAN, Wm. MURRAY, JOHN HEENAN.

Halifax, April 25, 1864.