

PUGWASH, 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. 8, 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 office 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.