Moved by G. W. A. Lay and seconded.

Resolved,—that it be a recommendation from this Grand Division to Subordinate Divisions to take up periodical voluntary subscriptions to form a fund for the payment of suitable and proper temperance lecturer or lecturers for this Province. Carried.

Moved by Rep. H Rose and seconded.

That as the G. D. is not in a position at present to employ a Temperance lecturer, the sum of four dollars be appropriated to any deputy or member of this Grand Division or P. W. P. who may institute a new Subordinate Division. Carried.

Notice was given that the following motion would be brought up for discussion, at the next semi-annual session.

Montreal, 23rd January, 1863.

We hereby give notice of the following addition to the By-Laws of this Grand Division of Canada East, to be moved at the Semi-Annual Session to be held in Quebec. *Resolved*,—That the Initiation fee in this Grand Division be one dollar, and the regular annual dues be one dollar for each Representative.

P. H. BURTON, Rep. Howard Division No. 1.
JOHN MOORE, Rep. St. Lawrence, No. 16.
J. B. LAY, Rep. Shefford Division, No. 47.
W. B. VANVLIET, Rep. Lacolle Division, No. 117.
J. J. HIGGINS, Rep. Mechanics Division, No. 65.
THOMAS BRODIE, Rep. Gough Division, No. 3.

Moved by Representative Miles and seconded by Rep. Stevenson, that in the opinion of the Grand Division of Canada East, it is inexpedient that a man should belong to more than one organization of a character so similar as the "Sons of Temperance," and the "Good Templars," because it is found to be impracticable for a man to be equally zealous in both. Therefore while we are fully alive to the efficiency of the various organizations now existing, and the vast field before us, we are yet of opinion that the efficiency of all would be greatly increased were each individual in connection with only one such organization at one time.

The Resolution was discussed at some length, during which the question was put to the G.W.P. whether the Resolution then under discussion was to be considered obligatory on the Order or as a mere expression of opinion. The G.W.P. answered that it was a mere expression of opinion and not obligatory. He was then asked if the Resolution passed at Ormstown in 1860 relative to dancing was in the same position. He answered that it was. It was then moved in amendment, and seconded; that the consideration of this resolution be postponed to this day six months. Amendment carried.

The G.W.P., appointed the following standing Committees :.

GOOD AND WELFARE.-Reps. W. Russell; W. B. VanVliet, and W. Stevenson. FINANCE. APPEALS

McCormick

PUBLICAT H. Brodie,

Moved by That the the dered to the for the exce contributed the Grand 1 On motion

P.G.W.P., Moved b That the th dered to the their libera and that the Carried un The Gra

bec, on the

In attenda 1863. R Hall, G.S. Miles, G. G.W.P.

Represen Wm. Bates, D. McDona Palmer. I --G. M. Ro Shefford, M McCormick P. Haining A. Knight Hungerfor No. 55.--O E. T. Mile Mansfield, chanics, N