

## APPENDIX

(b) When a minister chosen by a congregation cannot be settled, the congregation or its governing board may place other names before the Settlement Committee.

8. There shall be also a committee for the transfer of ministers from one Conference (Synod or Union) to another, which may be composed of the presiding officer of the highest court of the Church, who shall be the convener and chairman of the committee, together with the presiding officers of the several Synods or Conferences. This committee shall have authority to transfer ministers and candidates for the ministry from one Conference (Synod or Union) to another, in harmony with the plan outlined in sections 3, 6, 7.

9. The minister in charge shall be the presiding officer of the governing body of each congregation within his pastoral charge.

10. That every minister or candidate for the ministry, duly appointed to a church or charge as regular pastor thereof, shall have the right to conduct services in the church, and the right of occupancy of the manse or parsonage in connection with the church or charge, subject, however, to the rules and regulations of the united Church.

## II. TRAINING FOR THE MINISTRY.

1. That no candidate for the ministry be received unless he has been first recommended by a body corresponding to a session, quarterly board, or a local church.

2. That the duty of inquiry into the personal character, doctrinal beliefs, and general fitness of candidates for the ministry recommended by sessions, quarterly boards or local churches, shall be laid upon the Presbytery (District Meeting or Association), and that such inquiry shall be repeated each year until they are recommended to the Conference (Synod or Union) for ordination.

3. (1) The attainment of a B.A. degree, including