

3rdly.—All Reports of Committees or other Communications shall be read, and orders taken thereon, unless sufficiently important to be the subject of a motion.

4thly.—All Drafts of Letters, Petitions or By-laws prepared shall be read.

5thly.—Motions, if any, shall be made.

6thly.—A motion for Adjournment shall be always in order.

CHAPTER V.—BOARD OF ARBITRATION.

SEC. 1.—Upon a Communication being received by the Council through their Secretary or otherways, of matters requiring to be adjusted by the Board of Arbitration, the Council shall summon a Meeting of such Board of Arbitration.

SEC. 2.—Such Board of Arbitration at such Meeting shall then appoint a Chairman, and shall choose from among their Members, whether present or not, three persons to act as Arbitrators, taking care to select if possible such as may be best acquainted with the matter to be decided upon. In case of difficulty arising from the Board not agreeing as to the persons so to be appointed, a Ballot for Three Members shall be taken, who unless prevented by absence from Montreal, or sickness, shall serve on such Board under a penalty of One Pound Currency, unless he shall give in an excuse to the satisfaction of the Council.

SEC. 3.—Such Arbitrators, so appointed shall meet together to arbitrate on the matter in dispute, and shall report to the Council their decision within fifteen days, unless the Council shall see fit to grant delay.

SEC. 4.—In all cases submitted for Arbitration, such fees shall be exacted for the use of the Board of Trade as the Arbitrators shall see fit; they shall also decide which party shall pay the same.