AS SOLVE WAS

and the state of the second property of the second party of the second party of the second party of the second

solved in their own college, but when he (Mr. Hall) attempted to explain to the convention how they had done it, he was met by scowls and other marks of disapprobation from the professors and others who make their living out of the many colleges there. The great secret of the success of their Ontario College was that the Faculty and the Council all worked for the good of the College and for no personal gain. (Applause.)

Mr. Yeomans endorsed all that the previous speaker had said, and added a word or two respecting the International Congress of Pharmacists which followed the American Association meeting. He unhesitatingly asserted that there was no College represented at that Congress better, if as well equipped, as their own. (Cheers.) They were indeed in an enviable position to day, and all that was needed was continued unity of action to keep Ontario in the forefront. (Cheers.)

Upon the conclusion of these brief addresses the President expressed the pleasure with which the Council had listened to them, after which the Council adjourned for the day to enable the committees to complete their work, and the balance of the members to attend the meeting of the Pharmaceutical Association.

FOURTH DAY'S SESSION.

The Council re-assembled for the final day's deliberations sharp at 10 o'clock on Friday morning with the evident intention of clearing off the balance of the work with nextness and despatch.

All members hitherto in attendance were in their places at roll call. After one or two other small matters of routine the following resolutions anent the vexed question of the recognition of New York Board of Pharmacy diplomas was

Moved by John J. Hall, seconded by John McKee, That the resolution passed in August, 1888, referring to the recognition by this Council, of diplomas or certificates by examination of the Board of Pharmacy of the city and county of New York, is hereby rescinded, and the following be and is hereby substituted therefor: That all persons approved of by the Council of the Ontario College of Pharmacy, holding diplomas or certificates by examination of the Board of Pharmacy of the city and county of New York, may be accepted by the Ontario College of Pharmacy, and the holders may be permitted to register without examination, and provided the above Board of Pharmacy accept similar diplomas from this College.

The resolution was unanimously adopted without discussion, the question having been pretty thoroughly canvassed among the members before submission to the

Mr. D'Avignon, acting chairman of the Legislation Committee presented the following report:

Your Committee on By-Laws and Legislation have considered the various matters referred to

them, and beg to report:—
1. That the following named persons, having produced satisfactory proof of their claims, be

allowed to register as apprentices from the

Geo. A. Jarson .	from	Oct. 1.	1890.
John D. McCann	44	October	1889.
Geo. Ferrier	**	July 14,	1893.
Wm, Driver,	"	Nov. 2,	1593,
Leonard Clarke . ,	• •	Supt. 1,	1893.
Ettie Birr	14	April I,	1889.
Hubert S. Young	44	Oct. 20.	
Mand Helen Gibson		Feb. 10,	1892.
James M. Blain	44	Sept. 3,	1891.
Egbert Wilson	44	Jan. 1,	1891.
George Frost	44	May 27,	1893.
John Kelly	44	June30,	1893.
Ernest Wardell.	44	May 29,	1893.
Dungan McKinuon		August	1882,
J. Rich, Godolphia	"	Mar.20,	1890.

2. We recommend that Robert G. Pritchard be registered from 13th Feb., 1893, in receipt of certificate of educational qualifications, dated at

or prior to that date.
3. In case of Ernest Caughell, that his appli cation be granted on furnishing affidavits from each of his employers as to correctness of his statements, shewing actual time of his service with them.

4. In the case of John E. Gayfer, it having already been decided by the Council last August, we can see no reason for making any change in that decision; and we recommend that the same course be pursued in the case of A. J. McColl.

5. In the case of Wm. Evans, we can not see any good reason for changing date of registra-

6. In the case of John W. Brown, his request cannot be entertained, as a compliance would

be contrary to the Act.
7. In case of A. W. Woodburn, we recommend that the Registrar be instructed to write to him that all time served under a registered druggist in business on his own account will be

8. Referring to the letter of Mr. H. A. Knowles, we recommend that the Registrar be instructed to toply that the Committee have al ready made the rule, that the apprenticeship can be registered only from date of certificate of educational qualification, which must be prior to the date of apprenticeship as required

9. The request of John A. Cooley can not be granted because contrary to the Act,

10.In case of Ira F. Belfry, we recommend that he be granted a new diploma to replace one burnt on payment of the usual fee.

11. Respecting the letters of E. J. Armstrong and J. H. Clements, we recommend that they be notified that they will be allowed to write at the Senior Examinations, and that this be an instruction to the Registrar to admit students not of full age of 21 years, to the examinations, provided that they have complied with all other requirements of the Act, and that should they be successful in passing the examinations the diploma shall be withheld until they have attained the age of 21 years.

12. That the Registrar be instructed to notify M. J. Bowerman, that the matter referred to in his letter cannot be entertained, referring him to resolution of Council bearing on the matter.

13. In the case of T. J. Cruttenden, we recommend that he be allowed to register, after attendance during Senior Term of the College, on passing the usual semi-annual examinations.

14. In the case of H. H. Goetz, we recom mend that the Registrar write to him that we cannot grant his request because contrary to the Act.

15. In the case of Clifton Seliery, we recom mend that the Registrar be instructed to send blank forms to him, with the information that his apprenticeship can only be registered from a date subsequent to that of his certificate of educational qualification, and that the certifi cate already sent to the Council is not sufficient.

16. We recommend that the Council do memorialize the Lieut. Governor in Council, asking him not to permit any amendments to be made to the Pharmacy Act, nor to allow the incor-poration temporarily or permanently into the Act of the amendments passed in the Legisla-

ture last February, until the Council of this College shall have been notified, and given ample time to represent to the Covernment the great public injury which has already been inflicted, and will be certain to increase if such amendment is allowed to be embodied in the Pharmacy Act, and that a copy of this memorial be signed by the President and Registrar and scaled with the Scal of the College and forwarded to the Hon, the Attorney General,

Respectfully Submitted, [Signed] J. E. D'Avidsos, Acting Chairman,

In committee of the whole, with Mr. MacLaren in the chair, a long discussion arose upon the provision proposed in clause 11, that would permit students to sit for examination before becoming 21 years of age. Messis, Clarke, Hall and Shuff were willing that some allowance be made but thought 12 months was sufficient extension to give; Messrs. Petrie, D'Avignon and McGregor, on the other hand, argued in favor of no limit, contending that sufficient restriction was provided by the provision that the diploma should not be issued until the student attained his majority. Finally the committee divided on the following amendment to the report, moved by Messrs. Clarke and Hall:-That clause 11 of the report be amended by inserting after the word "admit students," the words, "provided they be at least 20 years of age."

Messrs. Clarke, Hall, Mackenzie, Watters and Shuff supported the amendment, and Messrs. Petrie, D'Avignon, McGregor, Daviel, and McKee per contra. The vote being a tie, the chairman voted in favor of the amendment which was de-

clared carried.

The amended report was subsequently adopted by the Council.

The Council then adjourned for lunch.

Upon reassembling, the President requested Mr. Daniel to attend at a time convenient to himself and the Registrar to witness the destruction of the ballots used in the last election, in accordance with the requirements of the Act. Mr. Daniel consented.

Mr. Clarke moved, seconded by Mr. Shuff, the following resolution : -- That James M. Hargreaves, of Paisley, be elected as a member of this Board to fill the vacancy caused by the resignation of F. Jordan for Division No. 12. Carried.

Moved by Mr. Clarke, seconded by Mr. Watters, That James M. Hargreaves be placed upon the same committees that F. Jordan was placed upon. Carried.

Mr. Daniel submitted the report of the Building Committee as follows:

Your committee beg to report the College building now practically complete, although there are several matters that require attention, but an effort will be made to get along for a time without further expenditure. The desire of the committee has been to procure only those things absolutely necessary to the proper working of the various departments, and to add from time to time various appliances as the progress of the College demands and the finances permit,

The College is now one of the best, if not the best, equipped institutions on the continent, and your committee desire to keep it constantly in advance of the others. Several improvements have been made during the past six months, the most important of which is the completing of the drying room, a necessity that has been delayed on account of expense.