College, there to remain until the second semi-annual meeting of the Council, when they are to be destroyed by the Registrar in the presence of the President or some member of the Council appointed by the President.

- 11. The vote shall be regarded as strictly secret. No one shall be allowed to ascertain for whom a member has voted and no one shall be present at the count with the scrutineers, excepting the President, Vice-President, Registrat and the candidates or their accredited representatives who shall in no way interfere with the scrutineers in the discharge of their duties. In the case of an equality of votes between candidates the Registrat if he is a duly qualited member of the College shall decide such dispute. But if not so qualified the President shall give the casting vote, and such vote shall be final, subject to reversal only on a recount of bailot papers as hereinatter provided.
- 12. The Registrar shall immediately declare who has received the largest number of votes in the different electoral territorial divisions, whom he shall declare elected to represent the respective divisions upon the Council Board of the College, and he shall forthwith inform the successful candidate division that he is the party chosen to represent such division in the county of the Ontario College of Pharmacy, and the Registrar shall also inform him of the time and place of the first meeting of the Council. And in any electoral territorial division where only one candidate has been properly nominated he shall be notified by the Registrar that he is elected by acclamation, at the time that the voting papers are sent out to the divisions where there is to be a contest.
- t3. If the members of the College in any electoral territorial division shall refuse or neglect to nominate a legally qualified candidate to the Council who shall have accepted such nomination as hereinbefore provided, or if any vacancy shall occur among the members of the Council from any cause, the remaining members of the Council shall fill up such vacancy from among the duly qualified members of the College resident in the territorial division so unrepresented.
- 14. At any time within thirty days from, and including the day of polling, any duly qualified member of the College entitled to vote may demand a recount of the ballot papers of the territorial division in which he resides and has voted on depositing with the Registrar the sum of twenty five dollars and a written request for such recount. The Registrar shall appoint the time and place and arrange for such recount, which shall take place within fifteen days from the date of the request and shall be conducted as far as is practicable in the same manner at as a general election, excepting that the petitioner and some one in his behalf may be present at such recount. Whatever portion of the twenty-five dollars remains in excess of the actual cost to the College of conducting such recount shall be returned to the petitioner, and it there is shown to be irregularities void in the election the whole of the twenty five dollars is to be returned.
- 15. If from any cause the President is unable, refuses or neglects to act in any capacity where his services are required throughout the by-law, the Vice-President shall discharge the duties of the President.
- 16. If from any cause the Registrar refuses, neglects or is unable to act in any capacity where his services are required in this by-law, the President shall appoint some

one to act in his place, and such person shall have power to perform all the duties and powers of the Registrar.

On the motion of Mr. John J. Hall (Chairmain of By laws and Legislation Committee) seconded by Mr. John McKee, the following resolution was carried unanimously:

That By-law No. to on division of the Province of Ontario by counties into thirteen electoral territorial divisions and the by laws on conducting elections in the electoral districts just read be adopted by this Council, and that the President and Chairman of the By laws and Legislation Committee be empowered to submit the by laws on electoral territorial divisions and on the manner of conducting the elections in the said divisions and other by-laws to the College Solutiors to have them made to conform to the Act, and submit the same to the Deputy Attorney General for supervision, and to report at the next semi-annual meeting of the Council.

Mr John J Hall also moved the following resolution, seconded by Mr. Henry Watters, which was carried unmimously:—

That all by-laws requiring it be amended to correspond with the by-laws just passed providing for district representation, and that the Chairman of the By-laws and Legislation Committee prepare and submit to this Council in August next such by-laws as amended to date.

Council met Friday morning, February 7th, 1890, at 10 o'clock, John A. Clarke, President, in the chair.

All the members being present, the following order of business was proceeded with.

The first communication being an account from the Map and School Supply Company for import order of glassware and apparatus which was left in the hands of the Registrar for adjustment and payment upon a motion by Mr. McGregor, seconded by Mr. Hobart.

Mr. Slavin presented report No. 2 of the Executive and Finance Committee recommending that the Registrar-Treasurer receive the sum of \$150 as a bonus for the current year. "The committee feeling that the space in the present building available for practical work is insufficient and in order that the practical operations of the College be facilitated we would therefore ask this Council for authority to consider the advisability of making an addition to the rear of the present building, to commence in 1891, when we hope that the \$4,000 mortgage will be paid off, and this committee to report at the August meeting. All of which is respectfully submitted.

"W. B. Slavin, Chairman."

Moved by Mr. W. B. Slavin, and seconded by W. H. Mackenzie, that report No. 2 of the Executive and Finance Committee be adopted.

Mr. Slavin states that before the motion was put he would refer to a few items in a financial way that might prove interesting to the members.

The first mortgage that will have to be paid off matures on the first of March, 1891, which has already been largely provided for and the Committee hope to be able to pay it off in full, there being little or no doubt that it will be paid off at maturity.

The second mortgage is to the Freehold Loan and Savings Co., and will mature on the 12th of July, 1892, and is for \$2,000.

The third and only remaining mortgage on the building will mature on the 13th of May, 1895.

Report unanimously adopted.

Mr. Hall presented the report of the Bylaws and Legislation Committee.

Moved by Mr. Hall, seconded by Mr. McKee, that the report of the By-laws and Legislation Committee be received. Carried.

Moved by Mr. Hall, seconded by Mr. McKee, that the report of the By-laws and Legislation Committee be adopted.

The President drew the attention of the Council to the fact that the Act dates back to 1884 and the amendments date back to 1889. Mr. Hall doesn't see that would make any difference with the report, that the wole Act as it now stands is an amended Act.

Mr Macgregor asks for an explanation in connection with the application for registration of Mr. Elburn.

Mr. Hall says that this man has a certificate to do business in Great Britain, and claims (as a right) to be registered under the Pharmacy Act; he has not passed the examination, but this would not set up a precedent, as every application of this kind has to come before this Council. The President draws attention to the fact that there was a similar case brought before them in August last, shown on page 18 of the report, which was refused.

Mr. D'Avigron:—The report states that we are not obliged to give it to him; each case must be decided on its individual merits, the Act is permissive.

Mr. Waters states that the degree conferred by passing the major examination is an honorary title.

Mr. Petrie says that if the Imperial College recognize and accept the diplomas of this college, he would favor not recognizing theirs.

Mr. MacGregor states that he agrees with Mr. Petrie that there is a difficulty ahead, if the English druggists are to come out here, as they tend to lower the dignity of the profession.

Mr. D'Avignon says he thinks it would be right to register this gentlemen.

Mr. Petrie states that they have had it brought before them very forcibly that it is very foolish for a State to recognize us unless we recognize them. And there is no doubt about it at all but anyone who has studied up the drug business in England and the way they do their business there will see that if a few of these men were established here in Canada it would demoralize the trade very much.

In England you can buy a pennyworth of