Subsection 1—The band or council of the band may from time to time determine who is or who is not a member of such band entitled to share in the property and annuities of the band.

Subsection 2—The decision of the band or council of the band shall be

final and conclusive, subject to an appeal to the superintendent general.

Section 25 should be amended by deleting therein "Superintendent General"

and substituting therefor, "Band or Council of the Band".

Section 26 should be amended by adding after"... shall descend" in the fourth line, "according to the laws of descent on any intestacy in the province in which such property is situated" and deleting the balance of the section.

Section 26, subsection 2, should be amended by deleting "Superintendent

General" and substituting therefor "Band or Council of the Band".

Sections 27 and 28 should be amended by deleting "Superintendent General" and substituting therefor, "The Band or Council of the Band".

Section 29 should be deleted in view of amendment to Section 26.

Section 31 should be amended by adding after "... obtained a location ticket", "or deed therefor upon the approval of the Band or Council of the Band".

Section 32 should be amended by deleting "Superintendent General" and substituting therefor, "Band or Council of the Band", and adding to the subsection "subject to an appeal to the Superintendent General".

Section 32, subsection 2, should be amended by deleting "Superintendent

General" and substituting therefor "Band or Council of the Band".

Section 33 should be amended by adding after "... Superintendent General" in the third line, "upon the recommendation of the Band or Council of the Band" and deleting "Superintendent General" in the ninth line and substituting therefor "Band or Council of the Band".

Sections 34, 35, 36 and 38 should be amended by substituting "Band or

Council of the Band" for "Superintendent General" throughout.

Section 39 should be amended by adding subsection 4 as follows: "The Band or Council of the Band may institute any action for and on behalf of the Band for any claim or demand whatsoever, in any court having jurisdiction, when His Majesty on behalf of the Band or Council of the Band neglects or refuses to institute such action".

Section 39, subsection 4, shall become subsection 5.

Section 43 should be amended by deleting "Governor-in-Council" and

substituting therefor, "Band or Council of the Band".

Section 48 should be amended limiting expropriation only for public works, and subsection 3 should be amended giving the band or council of the band the right to choose their own arbitrator.

Section 51, subsection 2, should be deleted.

Section 52, and all subsections, should be deleted. We cannot urge too strongly that this section and subsections of the Indian Act relative to the removal of Indian reservations from urban centres be obliterated, as it is wholly contrary to British democratic principles and opposed to those ideals for which

our young men fought and died.

Section 93, subsections 2, 3 and 4:—In the matter of expenditures from the capital or interest accounts of the Six Nations, it is our opinion that no expenditures of any sort should be made without the knowledge and consent of the council, and that, in view of this opinion, that Section 93, subsection 2, of the present Indian Act should be repealed as regards the powers granted the superintendent general in this connection,—and in subsections 3 and 4 "Band or Council of the Band" should be substituted for "Superintendent General". Further we are of the opinion that in order that our people may