CONSTITUTION.

Lodge may may either schalf of the

sht of appeal e forwarded late of the gainst, said he By-laws se to any of cated upon al, by the

te period, be reinbeen exto a com. report at bers then ared eligodge may

hall have sion, and at date, es nbership ges and itted to b of the no case rms for cepting ired to

or ducs ad on Lodge, shall or susopped

ower .

to adopt from time to time, such By-laws and resolutions as may be beened expedient, and to repeal, alter or amend the same ; prorided they do not in anywise contravene any part of this Constitution, the Constitution and By-laws of the Grand Lodge of Ontario, or the laws, principles or customs of the Order.

Clause 70. —All such By-laws shall be immediately forwarded in duplicate to the Grand Secretary, authenticated by the seal of the Lodge and the signature of the N. G. and Secretary, one copy to be retained by the Grand Lodge and the other to be returned to the Lodge, certified approved, or otherwise as the case may be r and no such By-laws shall be operative until approved by the Grand Lodge, or, in its recess, by its Committee on Laws of Subordinates.

AMENDMENTS

Clause 71.—This Constitution and the Rules of Procedure on Truls, and Rules of Order for Subordinate Lodges or any part thereof, shall not be altered, amended, suspended or annulled, unless by action of the Grand Lodge of Ontario, and then only by a two-thirds vote of the representatives present and voting.