

4. That Organizers be appointed for every Township in the jurisdiction of this Grand Association, and that County Executive Boards have power to appoint such Organizers within their jurisdictions, provided that such appointments be reported to the Grand Secretary as soon as made, and that in all cases such Organizers be fully under the control of the Grand Board, and that each and all such Organizers give bonds to the amount of Fifty Dollars, to be held by the County Executive Board.

5. Bro. Johnston's motion for the reduction of the per capita tax, payable to the Grand Association, your Committee recommend that this Grand Association make no change in the rate of such per capita tax at this time.

6. Bro. Moses' motion "that lady members of Sub-Associations be relieved from the payment of County dues," your Committee recommend that the Constitution touching this matter remain as it now stands:

7-1. In article II, section 6, of the constitution be struck out. Section 7 after the words "appeal to the meeting" the words "and under the direction of the executive board" be inserted and the word "and" before "to exercise" and "to oversee" be struck out. Section 9—After the words "addresses of the presidents and secretaries" be inserted. Section 11 (a) be struck out. To section 14 be added the last sentence in section 6, "in case a county" etc, "such county." Section 15—All after "therefore" be struck out. To section 17 be added "And the provincial executive board shall have power to order the cancelling of the charters of subordinate associations acting in violation of the constitution and to order the trial and expulsion of officers and members of county and subordinate associations who are guilty of the violation of the constitution or their obligations as Patrons of Industry."

II. In article III, section 10—President.—To strike out the clause between the words "executive officers of the county," and "to sign all orders." Auditors.—To insert the word "board" after "by the executive," and strike out all after "annual meeting."

III. In article IV, section 3—To add "who shall be elected annually." Section 14—To add the words "and provided always that nothing contained herein shall conflict with the provisions of section 17, article II." Section 19—To add the words "on payment of dues for the quarter in which so elected, unless the same shall have been paid to the association from which the applicant has withdrawn as certified by the withdrawal certificate."

IV. (a) Re-organization of Associations.—That any defunct Subordinate Association (deemed worthy) may re-organize and obtain the Pass Word by notifying the County Secretary of such intention, provided such Association collects the dues as the members are admitted during the quarter and forward with the report of membership at the close of the quarter, such re-organization of Associations to be under the control of the Grand Executive Board, to be limited as may be deemed expedient, from time to time.

(b) Admittance of Delinquent Members.—That delinquent members may be admitted to Associations (if deemed worthy) by payment of dues for the quarter in which admitted. But any member may be suspended for non-attendance to regular payment of quarterly dues, unless a withdrawal certificate is obtained by such member.

All of which is respectfully submitted,

GEO. ANSON AYLESWORTH,

Chairman of Committee on Constitution and By-laws.

Richmond Hall, Toronto, 1st March, 1894.

Moved by Bro. T. O. Currie, and seconded by P. Corrigan, that this Association appreciate the services of Bro. Valens, as Assistant Secretary, and that he receive the sum of ten dollars as a token of appreciation. Carried.