Committe feel warranted in urging upon this High Court, the absolute necessity of some provision whereby proposed amendments intended for discussion at the sitting of the High Court should be made known before the meeting at which it is proposed to intro-duce them, as in the limited time at the disposal of the Committee it is impossible to properly and sufficiently consider all matters submitted to them, and they would recommend the passage of a By-Law at this Session, requiring that all propositions to amend the Constitution or Laws should be published in THE FORESTER not later than the number for June next, preceding the meeting of the High Court at which it is intended to introduce them.

(1) "To amend section 15 by striking out the first line and inserting the words 'the members of the Executive Council." Your Committee do not recommend this proposition as the members of the Executive Council do not all have the handling of funds of the Order, whilst those who do are always under

heavy and satisfactory bonds.
(2) This is disposed of by the first.

(3) Not recommended.

- (4) "To strike out subsection 3 of section 34." Not Your Committee, however, would direct the attention of the Supreme Court to the fact that words have been omitted by the printer. To amend subsection 4 by inserting certain words. Not recommended, as the word "payment" there used is wider in its significance than the proposed additional words.
- (5) To strike out subsection 6 of section 43. recommended.
- (6) To strike out subsection 3 of section 44. recommended.
- (7) To add a fourth subsection to section 65. Not recommended.
- (8) To amend subsection 1 of section 73. recommended.
- (9) To amend subsection 2 of section 79. Not re-
- (10) To strike out subsection 5 of section 80. Not onto. recommended.
- (II) To strike out subsection 2 of section 142. There is no such subsection.
- (12) Several amendments to section 187. Not recommended.
  - (13) To strike out section 220. Not recommended.
  - (14) To strike out section 233. Not recommended. (15) To amend section 248. Not recommended. All of which is submitted in L., B. and C.

E. BOTTERELL. N. F. PATERSON. Jos. Jamieson.

## INVITATION.

An invitation having been tendered by Brother Wm. Griffith, P.H.C. R., on behalf of the Foresters in Hamilton to attend and take part in the Forester demonstration, in connection with the summer carnival in that city on the 21st instant, Brother Dr. Oronhyatekha moved,

That the very cordial invitation of the Hamilton brethren be accepted, and the members of this High Court urged to attend on the occasion, and co-operate with the Foresters of the Ambitious City. Carried.

## MISCELLANEOUS BUSINESS

Moved by Brother J. W. Frost, seconded by Brother J. T. Carson,

That very general complaint having been made as to the accommodation provided by the Steamer Hastings in connection with this Session of the High Court, this High C' art expresses the hope that in future greater care be taken in arranging the details of similar excursions. Carried.

Moved by Brother J. W. Frost, and seconded by Brother Rev. W. B. Carey,

That in the opinion of this High Court the time has come when it is no longer necessary or advisable to have dual representation in the Executives of High and Supreme Courts, and that the Supreme Court be memorialized to amend the Constitution, so as to render any officer on the Executive of the one Court ineligible to office on the other. Lost,

Moved by Brother David Millar, seconded by Brother James Watt.

That the section of the report of the High Auditors referring to the times at which the audit should be in future be held be adopted. Carried.

## THE APPOINTED OFFICERS.

The High Chief Ranger was pleased to appoint the following officers:

H. Chap., Rev. A. McGillivray, Brock. ville.

H. J. S., Thos. Lawless, Hamilton.

H. S. W., John Leys, Sarnia.

H. J. W., J. A. Lillie Guelph.

H. S. B., William Dunn, Kingston.

H. J. B., A. Maguire, London.

H. Mar., T. D. Bailey, Toronto. H. Con., H. A. Botterell, Ottawa.

H. Mess., Acland Oronhyatekha, Deser-

Moved by Brother Dr. Oronhyatekha and seconded by Brother David Millar,

That the matter of adjusting and approving bonds of officers required to furnish bonds be referred to the High Standing Committee. Carried.

## INSTALLATION OF OFFICERS.

The High Court being prepared for the installation of its officers, Brother Dr. Oronyhatekha, S.C.R., assisted by the Supreme Court officers present, then pro ceeded to install the officers, as follows:

H. C. R., N. F. Paterson, Q. C., Port Perry.

P. H. C. R., A. R. Milne, Kingston. H. V. C. R., W. R. Hickey, Bothwell.

H. Sec., James B. Halkett, Ottawa.

H. Treas., Thomas G. Davey, London.

H. Coun., Jos. Jamieson, M. P., Almonte. H. Phys., Geo. H. Groves, M D., Carp.

H. Chap., Rev. A. McGillivray, Brockville.

H. J. Sec., Thomas Lawless, Hamilton.

H. S. W., John Leys, Sarnia.

H. J. W., J. A. Lillie, Guelph. H. S. B., Wm. Dunn, Kingston.

H. J. B., A. Maguire, London.