

J. C. Gregg,
Solicitor,
Leithway.

27th May 1878

Dear Bro. Juppiter,

No. 3 I don't see the reasoning you
use as to the W. M. "Reasoning in
vicinity of" He would have been
elected as the Lodge previous to then
the state of the reasoning was
favourable or the other thing -
4. I wish you I connected with the
intention of to say as to the
W. M. I consider it well for the
Lodge and for the candidate also
how does it appear to you that your
answer as to the Emergency View of
it is either correct or "logical" -
supposing that there has been a
Committee formed to frame By Laws
I should think it would not be
required that the Committee
should lay the result of their
labours before the Lodge and let
any amendments be proposed and
voted there and then. Of course

if any one would think it right
to be forwarded to each member before
they were carried all well & good
but I should not do so without
say our conviction is that as
a rule we are scarcely ever
at home about them or is
capable of saying whether they are
good or not

any one is a Liberator suggests
an alteration which may strike
him as ludicrous or injudicious
and it would be carried after
consideration than if found
to be good

Yours right fraternally
W. G. *
W. G. *
W. G. *

* I mean simply this that I have
no more to say that because a
committee has framed them no one
else has any right to suggest an
alteration or any other singular both
as I did once before